







Monday, January 7, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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JOURNAL OF PROCEEDINGS

BOARD OF SUPERVISORS

MONDAY, JANUARY 7, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 7, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Quorum present.

His Honor Mayor Rolph presiding.

Newly-Elected Supervisors.

The Clerk announced that certificates of election declaring that Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, Ronco-vieri, Shannon and Welch had been duly elected for a four year term as Supervisors at the last general elec-

Whereupon, the Chair declared above-mentioned Supervisors duly elected and inducted into office.

The newly-elected members, being called upon, briefly addressed the Board, expressing their apprecia-tion of the honor conferred on them by their election at the hands of the people, and declaring their intention to live up to the confidence reposed in them.

The retiring Supervisors-Powers, Mulvihill, Scott and Hynes—also addressed the Board briefly, congratulating the newly-elected members and expressing regret in severing associations enjoyed during their

terms on the Board.

Mayor Rolph Makes Inaugural Address to Board of Supervisors.

Mayor's Office,

San Francisco, Cal., January 7, 1924. To the Honorable Board of Super-visors of the City and County of San Francisco:

It is seldom, indeed, that there is

given to any man the honor that is accorded to me today, in the priv-ilege of coming before you to as-sume the office of Mayor of the great City of San Francisco for the fourth consecutive four year term. And I am doubly grateful for the tribute by reason of the fact that, in returning me to office, the people of San Francisco have done so by the greatest majority of my public career.

I reiterate the expression I used four years ago in addressing your Honorable Board—that again today I am the proudest and happiest man

in the United States:

As I look back upon the past twelve years they seem to have slipped away with astonishing rapidity. Much has been accomplished, the mere listing of which would require a lengthy volume, yet much remains to be accomplished, because a city, like an individual, can never cease developing along progressive lines, lest stagnation result

For what San Francisco, as a municipality, has done in twelve years I do not presume to claim the credit. Were it not for the fact that I have always been honored with the confidence of the great majority of your Honorable Board, and that you, as legislators, have taken all necessary steps to co-operate in and approve of plans and measures which have been worked out by the executive and administrative branches of the City government, nothing whatever could have been done.

I therefore wish to take this opportunity of complimenting and congratulating you, as a Board, for the spirit of cooperation which you have always shown. Some members of your Honorable Board have been identified with this administration since I was first elected—others for lesser periods of time. You have ever been forward-looking and hon-You have ever been mindful of the best interests of the City. To you, who have been constructive and wise in your judgments on pub-lic matters, the people of San Fran-cisco owe a real debt of gratitude.

It is one of the exigencies of political service that the time comes when each one of us goes back to private life. To those members of the Board who are retiring todayto Supervisors Joseph Mulvihill, William Stoddard Scott, Charles J. Powers and John D. Hynes—I wish every happiness and success. the incoming members—to Supervisors Philip C. Katz, John B. Badaracco, William H. Harrelson and Alfred Roncovieri—I bid a sincere welcome. I am sure that their pub-lic careers will be replete with credit to themselves and to the City which they have been honored to

Appointment of Commissioners.

It has been my custom, in assuming office for a new term, to an nounce appointments to those Commissions of the City and County of San Francisco wherein terms of office expire coincident with my office expire coincident with my own. There have been a number of such expirations today.

My appointments are as follows: Civil Service Commission—Judge

John F. Davis.

Board of Public Health-Dr. W.

Wymore.

Election Commission—Major C. J. Collins, Dr. John E. Bohm.

Commission — Frank

Sykes.

Playground Commission-Rev. D. O. Crowley, John McLaren, Henry B. Mills, Mrs. Sigmund Stern, Mrs. Mildred Pollok.

Park Commission-A. B. Spreck-

els, William F. Humphrey.

Police Commission—Jesse B. Cook. City Planning Commission—Chief Justice Matt I. Sullivan, Major Charles H. Kendrick, Fred W. Meyer, Ira C. Coburn, Supervisor Jesse Colman, Supervisor Richard Welch, Supervisor Phil C. Katz. J. Welch, Supervisor That C. Traffic Commission — Frank E.

Carroll.

Hetch Hetchy.

One of the most important problems with which we are confronted is the active pursuance of work upon the Hetch Hetchy project and the early completion of this undertaking, which will provide both water and power in vast quantities for the people of San Francisco.

Hetch Hetchy belongs to the pople of San Francisco, and whatever benefits accrue from their invest-ment must be theirs. I have consistently advocated the municipal distribution of municipal water and power from Hetch Hetchy.

In 1908 estimates on the cost of Hetch Hetchy were made by the City Engineer of the administration then in office. It was impossible at that time to anticipate the un-natural increases in costs, due largely to the war and to the fact that both labor and material have

doubled since that time.

In 1910, upon the basis of the 1903 estimate, the people of San Francisco voted a bond issue of \$45,000,000 for the building of Hetch Hetchy. This was long before I took office. My administration has carried on the project in the most economical and judicious manner, but owing to the underestimation of cost in 1908 for unforeseen reasons which I have already mentioned, the original bond issue is well-nigh exhausted without Hetch Hetchy being completed.

Next year there will be created a vast amount of electrical energy, amounting to 214,000,000 kilowatt hours, net, with the completion of the first unit of the Moccasin Creek power house, and this later can be increased to 322,000,000 kilowatt hours, net, by an additional invest ment of some \$3,500,000. This power is of the utmost importance, for the income from its disposal, after the bonds have been retired, will be of

greate profit to the people. For this reason, as well as in accordance with the provisions of the Raker Act, under which Hetch Hetchy development is proceeding. and in line with the policy of the Board of Supervisors, the power must be brought into San Francisco at the earliest possible moment, and the Charter should be so amended as to provide for its distribution

by the municipality.

The Moccasin Creek plant is being rushed to completion; a transmission line is being built across the State to the San Francisco city limits, and work should begin on a step-down and conversion station. through which the lines can be connected, first, with the Municipal Railways, and, as soon as practicable, with the street-lighting system and our public buildings. Thereafter will come either the purchase of an existing distributing system within the City or the construction of an entirely new system for municipal distribution of our power.

Municipal Railways.

During the past four years, since last addressed your Honorable Board in a message such as this, development of the Municipal Rail ways, as you know, has been going steadily forward. The system constitues to be and of the best paging. tinues to be one of the best-paying investments that San Francisco or any other city ever made, and has entirely fulfilled the confident expectations of our people.

I refer you to the report showing the total receipts for the month of December, 1923, to have been \$278,-683.45. This is a daily average of \$8,989.79, greater by \$539.88 than the daily average in December of the preceding year.

To carry out one necessary phase of the Municipal Railways develop-ment, I suggest the immediate construction of a rapid-transit system into the Sunset District, which, with this extension, will become one of the most rapidly growing sections

of San Francisco.

Purchase of Market Street Railways. There is at present under serious discussion another highly commendable accomplishment, the purchase of the Market Street Railway lines and their consolidation with the Municipal Railways, so as to form a single, unified, municipally owned

This purchase I warmly recommend, providing the Market Street Railways can be paid for out of their own earnings. The price should be fixed at an equitable figure, and the plan must, of course, then be submitted to the people for their approval. Details of this are now being worked out under the direction of a committee appointed

by me.

It has been said that the Market Street Railways franchises begin to expire within the next few years, and that by simply waiting for this eventuality the City can take over the lines without cost. The fact is, however, that even when the fran-chises expire it will be necessary to purchase the rails and rolling stock of the company at a price fixed by proceedings in equity, since property cannot then, any more than now, be confiscated. Moreover, it is far more desirable to amalgamate these properties with ours as a whole than to take over the lines one by one, piecemeal, and to be confronted with the ensuing confu sion over transfer exchanges.

Civic Center.

One of the moves immediately necessary to the further development of the Civic Center is the straightening out of the north line of Fulton street where it meets Market.

Proceedings to accomplish this are now under way, and it is confidently expected that, before the end of the present year, all of the necessary property will have been purchased, and that the buildings

now blocking the street will shortly thereafter be removed.

also recommend to your Honorable Board that an appropriation be made in the next annual budget for the installation of an indirect lighting system to light the City Hall and its magnificent dome, as is done with the Capitol in Washington, with our own Ferry Building, and with other beautiful public buildings throughout the country. There is no more beautiful edific in the world than our own stately City Hall, and it should be properly lighted.

I continue to favor, through condemnation, the purchase by the City of the triangular strip of property bounded by Market, Fulton and Hyde streets, and its ultimate incorporation into the general Civic Center plan. The present incomeproducing properties situated there on need not be disturbed until the City feels that it can well afford to convert this into a Civic Center unit.

I earnestly recommend that to complete the Civic Center a suitable building to house the Board of Public Health be erected on the southwest corner of Polk and Grove streets, so as to enclose the present Central Emergency Hospital. This will remove an important department of the City government from its present rented quarters on Mission street to a building adequate to its needs.

Likewise would I suggest as soon as possible the erection of a structure at the northwest corner of Polk and McAllister streets to house the Police and Fire departments jointly.

War Memorial.

I sincerely trust that your Honorable Board will continue to lend your earnest efforts to the plan of building, on the west side of Van Ness avenue, opposite the City Hall, the beautiful War Memorial for which a part of the funds has already been raised by public-spirited citizens.

The City has within the past year co-operated to the extent of pur-chasing by condemnation, at the corner of Van Ness avenue and Mc-Allister street, a parcel of property on which certain private interests proposed to erect a large warehouse whose blank wall would have faced the City Hall and Civic Center and greatly detracted from the beauty of the various architectural features, now second to none in the world.

Appraisals of property on which the War Memorial will be erected are being made at this moment, and I am in hope that the plan will come to fruition at an early date.

Schools.

One of the most important functions of any municipality is the education of its children, and to this my administration has devoted much attention. During the past four years no less than twenty modern schools have been built and six additional schools are now un-

der construction.

We must push forward as fast as we can the \$12,000,000 school-building program for approximately twenty-five new schools, bonds for which were voted by the people over a year ago. Careful surveys have been made by the Board of Education and the Board of Public Works in mapping out an intelligent plan of construction, and the money is available as fast as needed, so that work now started should continue uninterruptedly.

Relief Home.

At the same time as the school bond election the people voted \$2,-000,000 for a new group of Relief Home buildings to replace the temporary structures in which our aged and indigent are now housed.

This project is under way and the entire group should be completed within the next two years, when San Francisco will have one of the finest Relief Homes of any city or county in the United States.

Streets and Boulevards.

In the matter of streets and boulevards a tremendous amount of work has been done since I first took office, but much remains to do and your Honorable Board should, with me, bend your engeries to the working out of highway problems which

now confront us.

The extension of the Park Panhandle, 4600 feet long, to a junction with Market street, is one of the major improvements in contemplation. City Engineer M. M. O'Shaughnessy has designated a route running three blocks easterly from the present Baker street terminal of the Panhandle and thence on a diagonal southeasterly to Duboce Park and Market street. On easy gradients, with a comparatively small expenditure by reason of the fact that there are few expensive buildings inside the zone, we can construct a boulevard 200 feet wide to serve as a trunk artery between the downtown sections and

the Park and Ocean districts to the westward. It is estimated that the cost would be about \$3,000,000, and I heartily recommend that your Honorable Board provide ways and means of accomplishing this worthy project.

Analagous to this is the suggestion that there be built a Sunset boulevard, running diagonally across the Sunset District from the portal of the proposed new tunnel and connecting with the Skyline boulevard. This, like the Panhandle extension, will not alone give easy access to the district it crosses but act as a fire barrier for the entire section.

Proceedings are in contemplation to extend Van Ness avenue across Market street and as far as Howard street, a length of 1800 feet with a width of 125 feet. This improvement has been recommended by various business and commercial organizations and the cost has been estimated at \$750,000. I earnestly commend this project to your Honorable Board, with the hope that property owners having frontage thereon will be fairly compensated for property taken for street needs.

The increase by over 1000 per cent during the past ten years of the use of the automobile in California makes it highly necessary that another main artery be built through the Mission District, between Mission and Howard streets, from the proposed Van Ness avenue extension to Army street, a distance of about 8600 feet. The suggested width is 305 feet, taking in Capp street and the property on both sides and connecting at its southerly end with the proposed Bernal cut. This could be used for a double-track rapid transit line, and connecting at its easterly end with a downtown terminal. Nearly all buildings affected being of wooden construction, the estimated cost of \$6.000,000 is not considered excessive. And, by reason of the fact that it will likely solve for all time the matter of a rapid transit line out of the city, I commend the plan to your earnest consideration.

For more than ten years we have had under discussion the widening of the Bernal cut, an integral part of the boulevard scheme I have just mentioned. When the Southern Pacific Company was granted its franchise for tracks on Townsend street ten years ago a condition was imposed by me that land not needed for the right of way through Bernal cut be deeded to the city. Tentative agreements for the fulfillment of this pledge have been made through

the City Engineer's office and technical studies have been carried on, with the result that the City Engineer recommends the purchase of sufficient land to create a 117-foot strip by taking the cuts off from the slopes. This will take care of the Southern Pacific tracks, a street railway and a roadway 42 feet wide, besides sidewalks. Property values have been so enhanced that the project will now cost something like \$1,000,000, but I ask your Honorable Board to give it great thought. I am happy to say that at the southerly end, due to the initiative of the City Engineer's Department and the Board of Public Works, San Jose avenue has been widened to 80 feet and most of it paved to Ocean View, so that very little effort is required to create this great main artery, so badly needed.

Half a million dollars has been appropriated by your Honorable Board within the past year toward the construction of that part of the Bay Shore highway within San Mateo County. The completion of the highway within the city limits, from Army street southerly to Visitacion Valley, will involve some \$2,000,000 more. While it may be assumed that the State Highway Commission will prosecute to completion the building of this 125-foot roadway through San Mateo and Santa Clara counties, the burden of cost within our city limits must fall upon the City and County of San Francisco, and we should continue to provide money, as rapidly as pos-

sible, to take care of it. Among other improvements simnlar to these are: The paving of Turk street from Masonic avenue to First avenue, opening up a new artery into the Richmond District over this unaccepted street, which has been impassable for many years; the opening of Golden Gate avenue from Masonic avenue to Parker avenue through the Masonic Cemtery, which will be in line with the plan for cemetery removal which your Honorable Board has already taken steps to carry into effect; the purchase of land between Thirty-fourth and Thirty-fifth avenues, Richmond District, from Lincoln Park to Fulton street, and from Lincoln way through the Sunset District to Sloat boulevard and the Harding Memorial Park, making a beautiful parkway similar to the present Funston avenue parkway connecting Golden Gate Park with the Presidio, and a winding road over, or a direct road under, Berover, or a direct road under, Bernal Heights to connect with the main highway down the peninsula.

Some of these improvements should be accomplished by bond issue and some possibly by assessment districts. The method of attaining the desired end, I rest confidently in the judgment of your Honorable Board, with whose members I hope to have a conference in the near future for a general discussion of the projects herein outlined.

Market Street Subway.

The subways of New York City were considered as but a dream when the idea was first promulgated, but today they are a reality which impresses every visitor to that world metropolis. A subway for San Francisco, running beneath Market street, so as to relieve the present congestion of traffic, may also be considered a dream, but it appears to be a highly plausible one, and I intend to bend my energies toward the working out of the plan if, after mature investigation by our City Engineer, it is declared to be feasible.

Market street traffic is becoming more and more congested, despite everything that our city government can do to solve the problem. A beginning is being made through the construction by the State Board of Harbor Commissioners of a subway beneath Market street at The Embarcadero, to carry crosstown triffic beneath the street car tracks, and toward its cost the city contributed \$75,000. But this is only temporary relief, and a subway or something akin to it is vitally necessary.

Traffic Congestion.

Every growing city has its traffic problem and San Francisco is no exception. To give the subject intensive thought I appointed a Traffic Commission several months ago to work in conjunction with the Chief of Police. This commission has been going into the matter deeply and I sincerely trust that it will soon have evolved some practical plan for relieving the situation.

Among the suggestions is one that, in the improvement of streets in the future, the sidewalks be narrowed wherever possible, thus giving more street space to take care of the ever-increasing number of vehicles.

More space for the parking of cars downtown is another urgent requirement, which may mean a revival of the plan to excavate beneath Union Square for a parking station to be conducted either by the city or by private enterprise, as a concession granted by the city.

Playgrounds.

Continued development of our present 65 acres of public play-grounds should be one of the matters uppermost in the minds of your Honorable Board. Particularly in the more thickly settled sections of the city, where the children must play in the streets or not at all, should additional playgrounds, with full equipment, be provided. I hope that in each annual budget some provision will be made for this, since playgrounds facilitate wholesome play and materially react on the quality, both physical and moral, of our growing citizenry.

The huge swimming pool at the Herbert Fleishhacker Playground, Sloat boulevard near Ocean Beach, is completed and will be in operation next summer. Work is being actually pursued on this playground, as well as on the municipal golf links in Harding Memorial Park at Lake Merced nearby. These are the important items in San Francisco's recreational activities and should be fostered in every way possible.

Likewise must be hurried to com-pletion the Aquatic Park at the foot of Van Ness avenue, out of which it is hoped to make one of the most popular play spots in the city.

Occan Beach Esplanade.

For several years the city has been annually extending the beautiful Ocean Beach Esplanade, which eventually will connect the Cliff House with Sloat boulevard along the ocean's edge. This work should be prosecuted by the inclusion of a sum for the purpose in each year's budget. The Beach Chalet, for which \$75,000 was set aside this year, should be completed as soon this as the construction of the Esplanade passing this point makes it practicable.

Rincon Hill.

Much co-operative work can and will be done by the city government in the leveling of Rincon Hill, a project talked of for many years as a means of removing an unsightly eminence and providing a large and attractive area for industrial purposes.

A group of public-spirited citizens has undertaken within the past year to raise a fund to purchase the properly, at appraised value, of those landowners who do not wish to become a part of the general scheme. The city has agreed by resolution of your Honorable Board to expend about \$600,000 for street work after the hill has been removed, and I urge that the proper committee of the Board keep in close touch with

the situation so that no time will be lost in making this vast and beneficial improvement.

Golden Gate Bridge.
The people of San Francisco are vitally concerned with plans that are going forward for the bridging of the Golden Gate. Eminent engineers have said that the project is feasible, and representatives of counties north of the bay have met numerous times with City Engineer O'Shaughnessy and other represen-tatives of the City and County of San Francisco, appointed by me, to discuss details of procedure in the forming of an assessment district or in evolving some alternate plan for the financing of the scheme.

The bridging of the Golden Gate will, to my mind, be but a matter of time, and the resulting benefits to San Francisco and the region to the north will be unlimited. Let us, as city officials, lend our efforts freely to those in whose minds the details are being worked out.

Industrial and Livestock Building.

The city has been considering for several years the erection of a permanent building in which the annual livestock show may be held and to provide, in the same structure, facilities for the annual industrial exposition, automobile shows and other activities of similar nature for which the Evostion Andi ture for which the Exposition Auditorium is not sufficiently large or adaptable.

An option has been procured on nine blocks of land on the Marina at a figure which is considered very reasonable, and \$100,000 has been included in the current budget for the exercising of this option. I earnestly recommend that this deal. or some similar one, be closed at the carliest possible date lest the city lose the opportunity of retaining these important and helpful activi-

Tuberculosis Hospital.

Various matters over which we have no control, coupled with adverse legal decisions, have delayed the establishment, outside of San Francisco, of the Tuberculosis Sanitarium, which for some time has been in contemplation.

Plans have now progressed. through persistent and determined effort, to the point where the city has acquired approximately 300 west of Redwood City. There now remains the erection of buildings, the planting of trees and general beautification of the place, which I urge be done at the earliest possible moment in order that tuberculosis patients in the incipient stage of the disease may be taken care of and restored to health in these beautiful surroundings and healthful climate.

City Purchasing Bureau.

Your Honorable Board has reason to congratulate itself upon the establishment during the year just closed of the Central Purchasing Bureau, through which all supplies required in the conduct of the City and County government and its various public institutions are now being bought.

This bureau has been in operation just six months. Not only has its success been all that could be hoped for, but tens of thousands of dollars have been directly saved to the taxpayers through systematic and centralized purchasing of commodities, besides which the standard of quality has been materially raised.

I make special mention of the fact that in Mr. Leonard Levey we have a most efficient Purchasing Agent.

Miscellaneous Improvements.

Among other matters with which, in my opinion, this Board should concern itself is the great need of providing additional comfort stations for the public in various parts of the city. Not alone should these be established in parks and squares, but also at convenient points in the downtown district. Difficulties having been encountered in the past in finding locations for such stations, it would seem wise that, in some cases, they be placed beneath the sidewalks.

There should also be active pursuance of the work of placing adequate signs at street intersections all over San Francisco. This has already been started and much has been acomplished, but there should be no cessation of effort, no delay in providing money annually for this purpose, until the entire city has

been covered.

Gifts to the City.

We have been most fortunate in years gone by in having received several notable public institutions through donation from generous and public-spirited citizens. Among these are the M. H. de Young Me-morial Museum in Golden Gate Park: the Steinhart Aquarium, also in Golden Gate Park; the California Palace of the Legion of Honor being erected by Park Commissioner and Mrs. A. B. Spreckels in Lincoln Park, in which will be a magnificent pipe organ given by John D. Spreckels; and Huntington Square, a public playground between California and Sacramento streets, east of Tav-lor street, the gift of Mrs. Collis P. Huntington.

It is a highly laudatory spirit on

the part of our wealthy citizens to give to the people of their city such magnificent institutions as these and thereby to perpetuate their memory to succeeding generations. I have in every way encouraged such gifts and I shall continue to do so, in the hope that these splendid precedents will be followed by many others.

San Francisco's Prosperity.

I wish to call your Honorable Board's attention to the fact that San Francisco is a prosperous city. We have progressed steadily and are continuing to progress. Public constantly being con-ch with a view of betworks are structed, each with a view of bet-tering the lot of our citizens and of making them more happy and contented.

Our building permits last year were \$46,000,000. Our real estate sales were \$160,000,000. Our savings deposits now total \$475,000,000 and our annual bank clearings have reached the wonderful figure of

\$7,500,000,000.

Our tax rate is the lowest of that of any large city in the United States. We must continue to keep it low, yet by careful planning and wise expenditure of the taxpayers money must yearly add more and more to the desirability and attrac-tiveness of our community as a combined home and business center.

Industrial peace, with which we have been blessed during a lengthy period, must be fostered. Employers and employed must be kept in harmonious relationship, and all the influence that is ours must be di-

rected to that end.

This encourages private invest-ment and makes of San Francisco a city where good government means good business.

I wish to help make this a great, big, constructive world city, and all activities tending to this end will in the future, as in the past, have my hearty and active support and that of my entire administration.

In closing I wish to repeat that no man in the United States is more proud today than am I as I enter upon my fourth term as Mayor. And in honoring me the voters of San Francisco are honoring you. for it is only through the close cooperation of your Honorable Board and of the other departments of the city government, as well as of the majority of the citizens at large, that the accomplishments credited to my administration have been possible.

Sincerely, JAMES ROLPH, JR. Mayor of the City and County of San Francisco.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Protest Guerrero Street Set-Back Lines.

Communication from R. Sinnott, guardian of the person and estate of Ellen Sinnott, incompetent, por-testing on behalf of Ellen Sinnott against passage of resolution of in-tention to establish set-back lines along the easterly line of Guerrero street, commencing at Twenty-fifth street and running thence southerly 403 feet 11 inches.

Presented in Board after afternoon meeting adjourned and referred by Clerk to City Planning Committee.

APPROVAL OF JOURNAL,

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

UNFINISHED BUSINESS.

None.

NEW BUSINESS.

Standing Committees Appointed.

Supervisor McLeran presented:

Resolution No. 21946 (New Series), as follows:

Resolved, That the standing committees of this Board be constituted as follows, the first named Resolved, member to be chairman thereof:

Auditorium-Hayaen, Bath, Rossi.

Civil Service and Retirement System-Katz, Bath, McSheehy.

City Planning-McGregor, Colman, Roncovieri.

Commercial Development-Welch,

Hayden, Harrelson.

Education and Playgrounds-Mor-

gan, Schmitz, Shannon.
Finance—McLeran, McGregor,

Fire—Deasy, Roncovieri, Robb. Judiciary, Traffic and State Leg-

islation—Bath, Colman, Schmitz. Tunnels and Assessment Districts

-McSheehy, McLeran, Robb. Lighting-Schmitz, Wetmore, Welch.

Municipal Concerts and Public Celebrations—Roncovieri, Badarac-Deasy.

Police and Licenses-Robb, Katz, Badaracco.

Lands-

Public Buildings and La Wetmore, McLeran, Deasy. Public Health—Badaracco, Morgan, Harrelson.

Public Utilities-Shannon, Katz,

McSheehy

Public Welfare-Colman, Morgan, Hayden.

Streets-Harrelson, Welch, Mc-Gregor.

Supplies-Rossi, Shannon, Wet-

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon. vieri. Welch, Wetmore-18.

(Supervisor McSheehy requested to be recorded as opposed to the reappointment of the Chairman of the Finance Committee, but in favor of the balance of the resolution.)

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. -— (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1)Baumgarten Bros., meats. Hetch Hethcy construction dated Jan 2, 1924), \$900.74. (claim

dated Jan 2, 1924), \$900.74.

(2) A. D. Burr and Grace E. Burr, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim

dated Dec. 28, 1923), \$1,700.

(3) A. V. Fraze and Gracie D. Fraze, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim dated Dec. 28, 1923), \$1,000.

(4) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 2, 1924), \$1,-036.21.

(5) P. P. Orr and Estelle M. Orr, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim No. 21899 (New Series) (claim dated Dec. 28, 1923), \$2,000. (6) Fremont V. Vale and Ida M.

Vale, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim dated Dec. 28, 1923), \$2,900. (7) Miller & Lux Inc., meats

dated Dec. 26, 1923), \$1,-(claim 396.16.

(8) J. H. Newbauer & Co., ceries (claim dated Dec. 26, 1923),

\$1,280.17. (9) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Dec. 26, 1923), \$1,629.70.

(10) M. M. O'Shaughnessy, revolving fund expenditures, per vouch(claim dated Dec. 24, 1923),

\$667.61.

(11) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Dec. 24, 1923),

(12) Pacific Gas and Electric Co., electric current (claim dated Dec.

(claim dated Dec. 26, 1923), \$13. Co., 261.31.

Standard Oil Co., gasoline I (claim dated Dec. 26. (14)oil (claim and

1923), \$1,400.55.
(15) The Safety Insulated Wire dated Dec. 26, 1923), \$3,623.75.

(16) Sussman, Wormser & Co., groceries (claim dated Dec. 26,

1923), \$922.81. (17) Edward L. Soule Co., steel bars (claim dated Dec. 26, 1923), \$5,013.90.

(18) Standard Oil Co., gasoline, oil, etc. (claim dated Dec. 26, 1923), \$1,236.69.

(19) Sierra Railway Company of California, railway car service (claim dated Dec. 26, 1923), \$1,-231.51.

(20) Wilsey-Bennett Co., eggs and butter (claim dated Dec. 26, 1923),

\$2,417.02.

County Road Fund.

(21) James R. McElroy, first payment, city's portion of improvement of Buchanan street between Hermann street and Duboce avenue (claim dated Jan. 2, 1924), \$3,150.

(22) James R. McElroy, fifth payment, improvement of boulevard from Lincoln Park to Sutro Heights (claim dated Jan. 2, 1924), \$4,125.

School Construction Fund. Bond

Issue 1918.

(23) J. W. Burtchaell, second payment for electric fixtures, North Beach (Galileo) High School (claim dated Jan. 2, 1924), \$8,181.85.

(25) Douglass-Lynch Inc., first payment, linoleum for North Beach (Galileo) High School (claim dated Jan. 2, 1924), \$11,249.23.

(25) Monson Bros., construction of basket ball court at Andrew Jackson School (claim dated Dec. 31, 1923), \$740. 31, 1923), \$740.

Special School Tax.

(26) O. Monson, third payment, general construction of Oriental School Annex (claim dated Jan. 2, 1924), \$14,235.
(27) The Scott Co., first payment,

heating and ventilating Oriental School Annex (claim dated Jan. 2,

1924), \$2,022.68. (28) James H. Pinkerton, fifth

payment, plumbing for Pacific Heights School (claim dated Jan. 2,

Heights School (claim dated Jan. 2, 1924), \$4,181.85.

(29) P. J. Enright, fourth payment, heating and ventilating Pacific Heights School (claim dated Jan. 2, 1924), \$2,405.25.

(30) C. L. Wold, fourteenth payment, general construction of Pacific Heights School (claim dated Jan. 2, 1924), \$10,191.09.

(31) Anderson & Ringrose, second navment. general construction of

payment, general construction of Portola Primary (San Bruno) School (claim dated Jan. 2, 1924),

\$16,128.75.
(32) Anderson & Ringrose, ninth payment, general construction of Horace Mann School (claim dated

Jan. 2, 1924), \$9,506.25.

General Fund. 1923-1924.

(33) Producers Hay Co., hay, etc., plice Department (claim dated Police Department (claim dated Dec. 27, 1923), \$518.68.
(34) Standard Oil Co., gasoline and oil, Police Department (claim dated Dec. 27, 1923), \$583.57.
(35) San Francisco Society for

the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Jan. 7, 1924), \$1,125.

(36)California Academy Sciences, maintenance of Steinhart Aquarium, month of December (claim dated Jan. 7, 1924), \$3,418.18.

(37) Market Street Railway Co., refund of taxes paid on lands at Willard and Stanyan streets, purchased by city as per agreement (claim dated Dec. 24, 1923), \$563.88.

(38) Spring Valley Water Co., water furnished Fire Department hydrants (claim dated Dec. 31,

1923), \$13,287.90. (39) Louis J. Cohn, final payment, furnishing and erecting street signs (claim dated Jan. 2, 1924), \$4,110.30.

(40) Hugh McGill, second payment, installing high pressure water mains in North Point and in Larkin streets (claim dated Jan. 2, 1924), \$1,200.

(41) Healy-Tibbitts Construction

Co., second payment, sewer construction in Sixth street (claim dated Jan. 2, 1924), \$9,000.

(42) Conrad B. Sovig, second payment, cleaning and painting various bridges (claim dated Jan. 2, 1924), \$2,250.

(43) Municipal Construction Co., first payment, improvement of Collingwood, Twenty-first and Twentysecond streets (claim dated Jan. 2,

1924), \$2,700. (44) Haas Bros., groceries, Relief Home (claim dated Nov. 30,

1923), \$1,459.92. (45) Miller & Lux Inc., meats,

Relief Home (claim dated Nov. 30,

1923), \$570.36.
(46) OBrien, Spotorno & Mitchell, turkeys, Relief Home (claim dated Nov. 30, 1923), \$666.89.
(47) Shell Co., fuel oil, Relief

Home (claim dated Nov. 30, 1923),

\$1,252.80.

(48) Louis Strauss Inc., clothing, Relief Home (claim dated Nov. 30, 1923), \$688.50.

Park Fund.

(49) Jas. H. Barry Co., printing mphlets (claim dated Jan. 4, pamphlets

1924), \$730. (50) Loop Lumber Co., lumber for parks (claim dated Jan. 4, 1924),

(51) Loop Lumber Co., lumber for (claim dated Jan. 4, 1924), parks \$3,009.35.

(52) Loop Lumber Co., lumber for (claim dated Jan. 4, 1924), parks

\$508.36. (53) J. H. McCallum Lumber Co., lumber for parks (claim dated Jan. 4, 1924), \$1,779.30. (54) J. H. McCallum Lumber Co.,

(54) J. H. McCallum Lumber Co., lumber for parks (claim dated Jan. 4, 1924), \$1,853,18. (55) J. H. McCallum Lumber Co., lumber for parks (claim dated Jan. 4, 1924), \$631,20.

4, 1924), \$631.20. (16) S. F. Motor Drayage Co., clay for parks (claim dated Jan. 4, 1924), \$873.75. (57) G. W. Price Pump & Engine

Co., pumping plant, swimming pool (claim dated Jan. 4, 1924), \$3,999.90.

Appropriations for Alterations to Sarah B. Cooper School.

Also, Resolution No. -(New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Speeial School Tax, to cover cost of alterations in the Sarah B. Cooper School, to-wit:

General contract (Wm. Bruce), \$6,350; heating work (J. E. O'Hara), \$1,744; extras, incidentals inspec-

tion, etc., \$750.

Appropriations, Payments for Rights of Way.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of sum of \$65,000 set aside out of County Road Fund, per Resolution No. 20428 (New Series), for construction of diagonal roadway in district bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, and authorized in payment to the hereinafter mentioned persons for lands required

for the opening and construction of

said diagonal roadway, to-wit: To Eugene M. Hedrick and Julia T. Hedrick, as per acceptance of offer by Resolution No. 21910 (New Series) (claim dated Jan. 4, 1924). \$743.

To Minnie C. Learn, as per acceptance of offer by Resolution No. 21910 (New Series) (claim dated Jan. 4, 1924), \$1,950.

Appropriations, Payments of Tax Refund Judgments.

Also, Resolution No. -

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedules attached to vouchers; being payments of one-tenth of the amounts of final judgments, plus interest, against the City and County in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney, to-wit:
To Tobin & Tobin, attorneys and agents, the sum of \$5,744.84.

To Oscar Samuels and Samuels, as attorneys and agents, the sum of \$517.26.

To Southern Pacific Company, the

sum of \$224.50.

Increase for Overtime, Employees Department of Electricity.

Also, Bill No. 6557, Ordinance No. — (New Series), as follows:

Providing for an increase of \$10 per month in the salaries of certain employees in the Department of Electricity as compensation overtime services.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited and declared that when the salaries for the positions of foreman lineman. lineman and repairer in the Department of Electricity were fixed hy ordinance such salaries were established upon the basis of an 8-hour day, and did not take into account any overtime or emergency services by such employees, whereas such employees are subject to eall for and must perform emergency services in addition to their regular services of eight hours per day. As compensation for such emergency and overtime services there shall hereafter be paid to each foreman lineman, lineman and repairer in the Department of Electricity the sum of ten dollars per month in adidtion to the salaries now attached to their respective positions.

Section 2. This ordinance shall

take effect immediately.

Set-Back Line Hearing-2 P. M.

Hearing of objections to the establishing of set-back lines along portions of Thirty-first avenue, Twenty-fourth avenue, Guerrero street, Thirty-sixth avenue, Twenty-first avenue and Twenty-third avenue.

Supervisor Bath requested that the matter be sent back to the City Planning Committee in order that a Mr. Steful might present his objections, to which Supervisor Mcoffered objection on ground that the protest had been

fully heard.

Passed for Printing.

Whereupon, the following bill was presented and passed for printing by the following vote:

Establishing Set-Back Lines. Bill No. 6558, Ordinance No. ---

(New Series), as follows:

Establishing set-back lines along ortions of Thirty-first avenue, portions Guerrero Twenty-fourth avenue, street, Thirty-sixth avenue, Twentyfirst avenue and Twenty-third avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 3d day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 26, to establish set-back lines along portions of Thirty-first avenue, Twenty-fourth avenue, Guerrero street, Thirty-sixth avenue, Twentyfirst avenue and Twenty-third avenue, and fixed the 7th day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Super-visors, as the time and place for hearing objections thereto; thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordi-No. 5636 (New Series) back lines are hereby established as

follows:

Along the easterly side of Thirtyfirst avenue, commencing at a point 80 feet southerly from California street and running thence southerly 120 feet, said set-back line to be 10 feet; thence southerly to a point 75 feet northerly from Clement street, said set-back line to be 5 feet; along the westerly side of Thirtyfirst avenue, commencing at a point 100 feet southerly from California street and running thence southerly 106.87 feet, said set-back line to be 6 feet; thence southerly 136.45 feet, said set-back line to be 5 feet; thence southerly to a point 100 feet northerly from Clement street, said set-back line to be 4 feet.

Along the westerly side of Twenty-fourth avenue, commencing at a point 100 feet southerly from Judah street and running thence southerly to a point 100 feet northerly from Kirkham street, said set-back line to be 13 feet.

Along the easterly side of Guerrero street, commencing at Twentythence street and running southerly 403 feet 11 inches, said set-back line to be 11 feet.

Along the westerly side of Thirtysixth avenue, commencing at Balboa street and running thence southerly 225 feet, said set-back line to be 6 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly to Cabrillo street, said set-back line to be 10 feet.

Along the westerly side of Twenty-first avenue, commencing at a point 50 feet southerly from Irving street and running thence southerly to a point 100 feet northerly from Judah street, said set-back line to be 12 feet; along the easterly side of Twenty-first avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly to a point 100 feet northerly from Judah street, said set-back line to be 15 feet.

Along the westerly side of Twenty-third avenue, commencing at a point 100 feet southerly from Lincoln way and running thence south-erly to a point 100 feet northerly erly to a point 100 feet northerly from Irving street, said set-back line to be 13 feet; along the easterly side of Twenty-third avenue, commencing at Lincoln way and running thence southerly 100 feet, said set-back line to be 7½ feet; thence southerly 25 feet, said set-back line to be 10 feet; thence southerly 25 feet gold set back line southerly 25 feet, said set-back line ot be 121/2 feet; thence southerly to Irving street, said set-back line to be 15 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines ex-cept as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

No-Supervisor Bath-1.

Indefinite Postponement,

The following resolution, laid over from December 3, was presented by Supervisor Deasy and, on his motion, indefinitely postponed:

Public Garage Permit. Resolution No. --- (New Se-

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Berges Bros. to maintain a 2-story public garage on the east side Stockton street, 55 feet south of Pacific street, and extending in an L to the south side of Pacific street, 50 feet east of Stockton street. The rights granted under this resolution shall be exercised within

six months, otherwise said permit

becomes null and void.

Report of Special Committee.

The following was prescented and read:

January 7, 1924.
To the Honorable Board of Supervisors, City and County of San Francisco, City Hall.

Gentlemen:

On December 3, 1923, your Honorable Board appointed a committee of four members to investigate and report on the application of the Western Tallow Company for a 200-horsepower boiler permit to be in-stalled on the norteast corner of Davidson and Lane streets.

This firm now occupies a building, number 1599 Evans avenue, which is in a dilapidated, unsanitary condition, and which the most obnoxious odors come from through the reduction of dead animals.

We recommend that this boiler permit be granted on the following

conditions:

1. That the Western Tallow Company of 1599 Evans avenue will have installed in their new plant modern machinery similar to that which is now being used by the Western Meat Company. 2. That the Western Tallow Com-pany of 1599 Evans avenue will

cease operating and tear down the present building they now occupy on the day that the plant on the northeast corner of Davidson and

Lane streets starts.

Adjacent to the building on Davidson and Lane streets that is to be occupied by the Western Tallow Company there is a hog ranch that is in the most unsanitary condition. We recommend that the Board of Health investigate this hog ranch and all hog ranches in the neighborhood and report their findings to this Board.

JAS. B. McSHEEHY, Chairman.

C. J. DEASY. EDWIN G. BATH. Passed for Printing.

Whereupon, the following resolution was passed for printing:

Boiler and Oil Permit.

Resolution No. --- (New

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Western Tallow Co. to maintain and operate a 200-horsepower boiler and install a 2000-gallon oil storage tank at the northeast corner of Davidson and Lane streets.

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 21944 (New Se-

ries), as follows:
Resolved, That permission is hereby granted San Francisco Schwaben Verein to conduct a masquerade ball at California Turk and Polk streets, Saturday evening, January 19, 1924, upon payment of the usual license fee. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovierri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offer to Sell Land Required for Hetch Hetchy Transmission Line Right of Way.

Supervisor Shannon presented: Resolution No. 21945 (New Se-

ries), as follows:

Whereas, the City Engineer has recomemnded the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following lands, situate in the County of Alameda, State of Callfornia, required as a right of way for the electric transmission line in connection with the Hetch Hetchy Water Supply Project, for the sum set forth opposite their names, viz.:

Robert Larocca and Maria La-

rocca, \$500. (As per written offer on file.)

A portion of Survey No. 1 of the ex-Mission of San Jose. Said survey is laid down and designated on the Official Connected Plat of the ex-Mission of San Jose, as certified October 28, 1865, by the United States Surveyor General of California, said easement covering 2.46 acres.

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easements for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties

of the acceptance of their said offer; to examine the title to property covered by said easement, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deed conveying title to said easement and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovierri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

ADJOURNMENT.

There being no further business, the Board at the hour of 4:30 p.m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 3, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.



Monday, January 14, 1924. Wednesday, January 16, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, JANUARY 14, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 14, 1924, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Katz. Sheehy Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Quorum present.

His Honor Mayor Rolph being ab-McLeran Supervisor called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of November 19, 1923, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Letter of Appreciation From Mayor. The following was presented and read by the Clerk:

San Francisco, Cal., Jan. 12, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen: I wish to acknowledge with pride and appreciation the tribute paid to me in Resolution No. 21934, introduced by Supervisor William S. Scott and adopted by your Honorable Board at your meeting last Monday.

I assure you that your good wishes to Mrs. Rolph, my family and myself are heartily reciprocated for every one of you.

Very sincerely,

JAMES ROLPH, JR., Mayor.

Filed and ordered spread in Journal.

Annual Rate of Interest on Bank Deposits of City Funds.

The following was presented and read:

January 11, 1924. To the Honorable Board of Supervisors, City and County of San Francisco.

Gentlemen: In compliance with Chapter III, Section 2 of the Charter of the City and County of San Francisco, providing for the fixing of the annual rate of interest on all bank deposits of public money; We have this 11th day of January, 1924, established the annual rate of interest on all such deposits. Gentlemen: In compliance with

rate of interest on all such deposits at three per cent (3%) for the year

Respectfully yours,

JAMES RÖLPH, JR., Mayor, City and County of San Francisco

THOS. F. BOYLE, Auditor, City and County of San Francisco.

JOHN E. McDOUGALD, Treasurer, City and County of San Francisco.

Ordered spread in Journal.

Transportation on The Embarcadero.

The following was presented and

San Francisco, Cal., Jan. 12, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Cal. My Colleagues: As the members of your Honorable Board doubtless

know, there has been for a considerable time negotiations between the City Engineer, the Board of State Harbor Commissioners and interested citizens on the matter of providing adequate transportation for The Embarcadero.

The problem is not an easy one of solution, because of the report of City Engineer M. M. O'Shaughnessy that a bus line along the waterfront would be for a qonsid-erable time at least a losing ven-

I have lately been requested by those business men and others directly interested, and particularly by members of the Stevedores' Union, who find it most difficult to reach their places of employment, to call to the attention of your Honorable Board the situa-

tion now existing.
The City Eng Engineer has working most zealously on the matter and I would respectfully suggest that the proper committee of your Honorable Board co-operate with the Board of Public Works and the Bureau of Engineering in carrying out the ordinance on this subject adopted by you some time ago.

> Very sincerely yours, JAMES ROLPH, JR., Mayor.

Referred to Public Utilities Committee.

Salt Water Control at Deltas of Sacramento and San Joaquin Rivers.

ommunication—From D. Hadsell, representing the Sacramento Valley Development Association, soliciting a subscription from San Francisco of \$1,500 toward a fund being raised to match appropriation of \$20,000 and \$10,000 by the United States Reclamation Service and the State Engineer, respectively, toward the expense of an investigation of the feasibility of constructing a dam in Carquinez Straits, or other available place, as a means of solving the water problem in the lower salt reaches of the Sacramento and San Joaquin rivers.

Referred to Commercial Development Committee.

Dedication of New Millbrae Dairy Distributing Plant.

The following was presented and read by the Clerk:

San Francisco, January 14, 1924. Honorable James Rolph, Jr., Mayor, and Members of the Board of Supervisors.

Gentlemen:

At 8:30 on Tuesday evening, January 22d, the new Millbrae Dairy distributing plant at 855 McAllister street will be officially opened and dedicated.

This new, modern building, designed by John Reid, Jr., and equipped with the most modern, sanitary devices obtainable for the handling of milk, is considered the finest building of its kind in the United States, both architecturally and in its appointments.

An entertainment has been provided and will be followed by danc-

The Mills Estate, through its Millbrae manager, Mr. Frank Robb, extends to you a cordial invitation

to be present, and will deem it an honor and a pleasure to have you with us on this occasion. Respectfully,

FRANK ROBB.

Invitation accepted by Board. Consideration of Mayor's Veto.

Consideration of Mayor's veto of resolution granting T. Peloprat permission to maintain a public garage on the north side of Eighteenth street west of Church street. Ques-tion: Shall the resolution pass notwithstanding the objections of his Honor the Mayor?

A protest of property owners was presented by Supervisor Welch and

read by the Clerk.

A communication signed by a number of citizens and taxpayers in favor of the granting of the permit was also read by the Clerk.

Veto Overruled.

Thereupon, the question was put and the Mayor's veto overruled by the following vote:

Ayes—Supervisors Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-15.

Noes - Supervisors Badaracco.

Bath, Welch-3.

Notice of Confirmation of Sale of City Lands.-3 P. M.

Consideration of the matter of confirming the sale to Mrs. Helen Kelly Thurston, for the sum of four hundred (\$400) dollars, the following described city lands, to-wit:

Beginning at a point on the north-easterly line of Fifteenth street, dis-tant thereon 129.604 feet northwesterly from the first angle point west-erly from the westerly line of Castro street, and running thence northeasterly at right angles with Fifteenth street 50.935 feet; thence southwesterly 66.041 feet to a point on the northeasterly line of Fifteenth street, distant thereon 42.037 feet northwesterly from the point of beginning; thence southeasterly along the northeasterly line of Fifteenth street 42.037 feet to the point of beginning; being portion of Block 8 of the Flint Tract.

The above described property was bid up to \$650 and finally struck off and sold to Mrs. Helen Kelly Thurston at said figure.

certified check in the sum of \$360 was filed by the successful bidder with the Clerk of the Board.

Passed for Printing.

Thereupon, the following bill was passed for printing:

Confirming the Sale of Land Owned by the City and County of San Francisco.

Bill No. 6562, Ordinance No. -

(New Series), as follows:
Whereas, by Ordinance No. 5882
(New Series) approved May 17,
1923, the Board of Supervisors determined that public interest and
necessity demanded the sale of the land hereinafter described and hereinbefore referred to, and by said ordinance directed the Mayor of the City and County to sell all of said land at public auction to be held on or before the 11th day of June, 1923, and directed that notice of said sale be given for three weeks successively next before the sale, as re-

quired by law; and

Whereas, the Clerk of the Board of Supervisors thereafter proceded to publish notice of said sale in the official newspaper and one ometal newspaper and one other daily newspaper published in the City and County for three weeks successively next before said sale was directed to be made, describing the land to be sold therein with common certainty and stating the date on and after which said sale would be made, as specified in Ordinance No. 5882 (New Series), and that all bids or offers would be received by the Mayor at the chamier of the Day of the Mayor at the chamier of the Day of the Mayor at the chamier of the Day of the Mayor at the chamier of the Day of the Mayor at the chamier of the Day of the Mayor at the Chamier of the Day of the Mayor at the Chamier of the Chamier of the Mayor at the Chamier of the Chamier of the Mayor at the Chamier of the Chamier of the Mayor at the Chamier of th bers of the Board of Supervisors in the City Hall, City and County of San Francisco, State of California, on and after said date; and

Whereas, the Mayor, the Assessor and the chairman of the Finance Committee, being the Board of Appraisement constituted by the Charter of the City and County of San Francisco for such purpose, thereafter duly met and made an appraisement of said land and fixed the fair value thereof at the sum of \$400, and reported said appraisement to the Board of Supervisors in

writing; and

Whereas, thereafter and on the 11th day of June, 1923, at public auction the Mayor sold said property to Helen Kelly Thurston for the sum of \$400 and accepted from said Helen Kelly Thurston a deposit in currency in the amount of \$40, being 10 per cent or more of the amount bid as aforesaid, and thereupon and on the 18th day of December, 1923, duly notified the Board of Supervisors in writing of the fact of such sale, stating the sum bid, the name of the bidder, and requesting that the Board confirm the sale;

Whereas, the Clerk of the Board of Supervisors immediately thereupon proceeded to give notice by

publication in the official newspaper and one other newspaper published in the City and County of San Fran-cisco, for a period of twenty days from and after the 22d day of December, 1923, that at a meeting of the Board of Supervisors, to be held on the 14th day of January, 1924, the matter of said sale would come up for confirmation, stating also in said notice the fact of the sale, the amount for which the property had been sold as aforesaid, and the name of the purchaser, and also stating that if at such meeting on the 14th day of January, 1924, an offer of ten per cent more in amount than that named in said notice should be made to the Supervisors in writing by a responsible person the Supervisors would confirm such sale to such person or order a new sale;

Whereas, the date of confirmation specified in said notice has now arrived and a higher bid has been obtained accompanied by a deposit in the sum of \$360, being ten per cent and more of the bid heretofore presented by Helen Kelly Thurston, she having raised her bid this day to the sum of six hundred and fifty (\$650) dollars, being an advance over her previous offer and the same being ten per cent or more in amount than that named in said notice of confirmation of sale of the city land hereinafter described; and it appearing to the Board of Supervisors that the sum of \$650 bid as aforesaid by Helen Kelly Thurston is not disproportionate to the value of the property sold and that a greater sum cannot be obtained; therefore

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The said sale of the said land hereinafter described to Helen Kelly Thurston for the sum of six hundred and fifty (\$650) dollars is hereby ratified, approved and confirmed, and the Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute and deliver to said purchaser, upon payment of the balance of the purchase price, a good and sufficient conveyance in the name of the City and County of San Francisco conveying to Helen Kelly Thurston all the right, title and interest of the City and County in and to the land sold as aforesaid, and more particularly described as follows, towit:

Beginning at a point on the northeasterly line of Fifteenth street, distant thereon 129.604 feet north-westerly from the first angle point westerly from the westerly line of Castro street, and running thence northeasterly at right angles with Fifteenth street 50.935 feet; thence southwesterly 66.041 feet to a point on the northeasterly line of Fifteenth street, distant thereon 42.037 feet northwesterly from the point of thence southeasterly beginning; along the northeasterly line of Fifteenth street 42.037 feet to the point of beginning; being portion of Block 8 of the Flint Tract.

Section 2. The City Attorney is hereby directed to prepare the necessary conveyance and supervise the delivery of deed upon payment of purchase price as aforesaid.

Section 3. This ordinance shall take effect immediately.

Death of Samuel Rosencrans.

Referring to the pasing of Samuel Rosencrans, Mission merchant, his Honor the Mayor paid a glowing tribute to the character of the deceased.

was a real classy publicspirited citizen of this city," he said, "whose friendship I valued very highly. He was always for the building up-always for all that was best in a constructive way for San Francisco. He started as a poor boy, he grew to manhood, and by strict attention to business attained a high position in the com-mercial life of our city. He was a leader in the Mission Street Mer-chants' Association. He was my friend and a very good friend of this Board of Supervisors. He often invited you to attend the functions of his organization and we have been the recipient of his hospitality. I suggest that this tribute that has been paid to his memory by the Mayor be spread upon the minutes of your Board.

Welch joined Supervisor Mayor in expressing sorrow for the passing of Samuel Rosencrans and endorsed all that had been said. He seconded the motion that when the Board adjourns today it do so out of respect to the memory of Samuel

The Clerk was directed to prepare suitable resolutions in accordance with the expressed sentiment of the Board and instructed to send a copy of the same to the family of the deceased.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Streets and Commercial Develop-Committee, by Supervisor ment Harrelson, chairman.
Public Buildings Committee, by

Supervisor Wetmore, chairman.

Streets Committee, by Supervisor Harrelson, chairman.

Relative to Rescinding Action on Postponement of Evaluation Resolutions.

In the matter of the postpone-ment for eight weeks, by action of the Board at its last meeting, of the question of final passage of the resclutions theretofore passed for printing requesting the Railroad Commission to evaluate the proper-ties of the Pacific Gas and Electric Company and the Great Western Power Company:

Supervisor McShechy questioned the correctness of the ruling at said meeting whereby Supervisor Hayden, acting chairman, ruled his notice of reconsideration in the aforesaid matter out of order. Thereupon, he moved, seconded by Supervisor Shannon, that the ac-tion of the Board last Monday in postponing for eight weeks the final passage of the evaluation resolutions be rescinded.

Supervisor Hayden, in defense of his ruling at the last meeting, and in answer to newspaper criticism of it, declared that it is well known that all legislative bodies are governed by their own rules, supplemented by Roberts' or Cushing's manuals of parliamentary law. He thereupon declared that the very rule that his decision was based upon had been formulated by the Board for the purpose of anticipating dilatory tactics and efforts to unduly defer legislation by a few members as against the majority of the Board. He quoted an excerpt of the rules to the effect that a "notice of reconsideration shall apply only to the main question." declared that Supervisor McSheehy's notice of reconsideration was given to an amendment to the main question, which was the final passage of the resolution, and that such notice was clearly out of order.

Supervisor McLeran explained that the sole purpose in deferring action on the evaluation resolutions was to afford an opportunity to call a conference for the purpose of determining the best way to proceed to protect the City's interest.

Supervisor Rossi declared the only purpose of his amendment at the last meeting for a postpone-

ment of eight weeks was for the purpose of getting some intelligent action in furtherance of a plan for the distribution of our hydroelectric He took exception to Superpower. visor Shannon's action calling off a meeting of the joint committee which had been called to consider City's expert bond attorney Thompson's answer to City's telegram on the pending questions.

Discussion by Supervisors Welch, Rossi, Shannon, McSheeliy, Rossi, Mc-Leran, Colman, and Schmitz; John O'Connell, secretary San Francisco Labor Council; Henry E. Boyen, attorney for San Francisco Labor Council, and Edgar Peixotto, representing the Downtown Association.

Motion Defeated.

Thereupon, the roll was called Supervisor McSheehy's motion, and the same was defeated by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Katz, McSheehy, Ron-covieri, Shannon, Welch-8.

Noes-Supervisors Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore-10.

Hearing of Objections to Set-Back Lines.

Hearing of objections to the establishment of set-back lines on Twentieth avenue, Thirty-fourth avenue, Divisadero street, Twentyninth avenue, Faxon avenue, Thirtyfourth avenue and Forty-first avenue, fixed for the hour of 2 p. m. this day.

There being no objections offered, Bill No. 6560 (New Series), estab lishing set-back lines on above-mentioned streets and avenues, was

passed for printing.

PRESENTATION OF PROPOSALS. Motor Trucks.

Proposals for motor trucks were received and referred to the Supplies Committee.

St. Anne Street, Closing Portion.

Objections filed by Ernest H. Dettner against closing a portion of St. Anne street, as provided in Resolution of Intention No. 21820 (New Series). Date of hearing to be fixed.

On motion of Supervisor Harrelson, hearing was fixed for Monday, January 28, 1924, at 3 p. m.

(See Resolution No. 21973 (New Series), subsequently adopted.)

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vite:

Authorizations.

Resolution No. 21947 (New Series), as follows:

the Resolved, That following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

- (1) Baumgarten Bros., meats, Hetch Hetchy construction (claim dated Jan. 2, 1924), \$900.74.
- A. D. Burr and Grace E. Burr, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim dated Dec. 28, 1923), \$1,700.
- A. V. Fraze and Gracie D. Fraze, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim dated Dec. 28, 1923), \$1,000. (4) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Jan. 2, 1924),

\$1,036.21.

(5) P. P. Orr and Estelle M. Orr, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim dated Dec. 28, 1923), \$2,000.

(6) Fremont F. Vale and Ida M. Vale payment for right of way

Vale, payment for right of way lands in Stanislaus County; per Resolution No. 21899 (New Series) (claim dated Dec. 28, 1923), \$2,900. (7) Miller & Lux, Inc., meats (claim dated Dec. 26, 1923),

\$1,396.16.

(8) J. H. Newbauer & Co., groceries (claim dated Dec. 26, 1923).

\$1,280.17.

(9) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Dec. 26, 1923), \$1,629.70.

(10) M. M. O'Shaughnessy, living fund expenditures, volving per (claim vouchers dated Dec. 24,

1923), \$667.61. (11) M. M M. M. O'Shaughnessy, fund expenditures, revolving per vouchers (claim dated Dec.

1923), \$756.27,

(12) Pacific Gas and Electric Co., electric current (claim dated Dec. 26, 1923), \$535.13. (13) The Pelton Water Wheel Co.,

turbine repairs and parts (claim dated Dec. 26, 1923), \$1,261.31.

(14) Standard Oil Co., gasoline and oil (claim dated Dec. 26, 1923),

\$1,400.55.

(15) The Safety Insulated Wire

and Cable Co., copper wire (claim

dated Dec. 26, 1923), \$3,623.75.
(16) Sussman, Wormser & Co., groceries (claim dated Dec. 26,

1923), \$922.81. (17) Edwa (17) Edward L. Soule Co., steel bars (claim dated Dec. 26, 1923),

(18) Standard Oil Co., gasoline, oil, etc. (claim dated Dec. 26, 1923), \$1,236.69.

(19) Sierra Railway Company of California, railway car service 26, (claim dated Dec. 1923),

\$1,231.51.
(20) Wilsey-Bennett Co., eggs and butter (claim dated Dec. 26,

1923), \$2,417.02.

County Road Fund.

(21) James R. McElroy, first payment, city's portion of improvement of Buchanan street between Her-mann street and Duboce avenue (claim dated Jan. 2, 1924), \$3,150. (22) James R. McElroy, fifth

payment, improvement of boulevard from Lincoln Park to Sutro Heights (claim dated Jan. 2, 1924), \$4,125.

School Construction Fund, Bond

Issue 1918.

(23) J. W. Burtchaell, second payment for electric fixtures, North Beach (Galileo) High School (claim

dated Jan. 2, 1924), \$8,181.85.
(24) Douglass Lynch, Inc., first payment, linoleum for North Beach (Galileo) High School (claim dated

Jan. 2, 1924), \$11,249.23.

(25) Monson Bros., construction of basketball court at Andrew Jackson School (claim dated Dec. 31, 1923), \$740.

Special School Tax.

(26) O. Monson, third payment, general construction of Oriental School Annex (claim dated Jan. 2, 1924), \$14,235.

The Scott Co., first pay-(27)ment, heating and ventilating Oriental School Annex (claim dated Jan. 2, 1924), \$2,022.68.

(28) James H. Pinkerton, fifth

payment, plumbing for Pacific Heights School (claim dated Jan. 2, 1924), \$4,181.85.

(29) P. J. Enright, fourth payment, heating and ventilating Pacific Heights School (claim dated Jan. 2, 1924), \$2,405.25.

(30) C. L. Wold, fourteenth payment, general construction of Pacific Heights School (claim) at additional construction of Pacific Heights School (claim) at a school (claim) and the page 10 of the page 10 of

cific Heights School (claim dated Jan. 2, 1924), \$10,191.09.

(31) Anderson & Ringrose, second payment, general construction of Portola Primary (San Bruno) School (claim dated Jan. 2, 1924), \$16,128.75.

(32) Anderson & Ringrose, ninth

payment, general construction Horace Mann School (claim dated Jan. 2, 1924), \$9,506.25.

General Fund, 1923-1924.

(33) Producers' Hay Co., hay, etc., Police Department (claim dated Dec. 27, 1923), \$518.68.

- (34) Standard Oil Co., gasoline and oil, Police Department (claim dated Dec. 27, 1923), \$583.57.
- (35) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Jan. 7, 1924), \$1,125.
- (36)California Academy of Sciences, maintenance of Steinhart Aquarium, month of December (claim dated Jan. 7, 1924), \$3,418.18

(37) Market Street Railway Co., refund of taxes paid on lands at Willard and Stanyan streets, purchased by City as per agreement (claim dated Dec. 24, 1924), \$563.88.

(38) Spring Valley Water Co., water furnished Fire Department

hydrants (claim dated Dec. 31.

1923), \$13,287.90. (39) Louis J. Cohn, final payment, furnishing and erecting street signs (claim dated Jan. 2, 1924), \$4.110.30.

(40) Hugh McGill, second payment, installing high-pressure water mains in North Point and in Larkin streets (claim dated Jan. 2, 1924), \$1,200.

(41) Healy-Tibbitts Construction Co., second payment, sewer construction in Sixth street (claim dated Jan. 2, 1924), \$9,000.

(42) Conrad B. Sovig, second

payment, cleaning and painting various bridges (claim dated Jan. 2,

1924), \$2,250. (43) Municipal Construction Co., first payment, improvement of Collingwood, Twenty first and Twentysecond streets (claim dated Jan. 2, 1924), \$2,700. (44) Haas Bros., groceries, Re-

lief Home (claim dated Nov. 30,

1923), \$1,459.92.

(45) Miller & Lux, Inc., meats, Relief Home (claim dated Nov. 30, 1923), \$570.36.

(46) O'Brien, Spotorno & Mitchcll, turkeys, Relief Home (claim dated Nov. 30, 1923), \$666.89. (47) Shell Company, fuel oil, Re-

Home (claim dated Nov. 30, lief

1923), \$1,252.80. (48) Louis Strauss, Inc., cloth-

ing, Relief Home (claim dated Nov. 30, 1923), \$688.50.

Park Fund. (49) Jas. H. Barry Co., printing pamphlets (claim dated Jan. 4,

1924), \$730. (50) Loo (50) Loop Lumber Co., lumber for parks (claim dated Jan. 4, 1924), \$3,075.

Loop Lumber Co., lumber (51)for parks (claim dated Jan. 4, 1924),

\$3,009.35.

(52) Loop Lumber Co., lumber for parks (claim dated Jan. 4, 1924), \$508.36.

(53) J. H. McCallum Lumber Co., lumber for parks (claim dated Jan.

4, 1924), \$1,779.30. (54) J. H. McCallum Lumber Co., lumber for parks (claim dated Jan. 4, 1924), \$1,853.18.
(55) J. H. McCallum Lumber Co.,

lumber for parks (claim dated Jan. 4, 1924), \$631.20. (56) S. F. Motor Drayage Co.,

clay for parks (claim dated Jan. 4, 1924), \$873.75.
(57) G. W. Price Pump and En-

gine Co., pumping plant, swimming pool (claim dated Jan. 4, 1924), \$3,999,90.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Appropriations for Alterations to Sarah B. Cooper School.

Resolution No. 21948 (New Series), as follows:

That the Resolved. following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Special School Tax, to cover cost of alterations in the Sarah B. Cooper School, to-wit:

General contract (Wm. Bruce),

\$6,350.

Heating work (J. E. O'Mara), \$1,744.

Extras, incidentals, inspection,

etc., \$750. A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Schmitz, Rossi, Shannon, vieri, Welch, Wetmore-18.

Authorizations.

Resolution No. 21049 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to wit:

School Construction Fund, Bond Issue 1918.

(1) Robert Trost, fourteenth payment, general construction of North Beach (Galileo) High School (claim dated Dec. 26, 1923), \$82,468.79.

Special School Tax.
(2) Dan P. Maher Co., paints and brushes, school repairs (claim dated Dec. 17, 1923), \$640.25.

(3) Bureau of Street Repair, Department of Public Works, asphalt repairs to yards of Portola, Starr, King and Farragut schools (claim

dated Dec. 17, 1923), \$602.99.

(4) George H. Tay Co., nineteen porcelain urinals, with fittings, for schools (claim dated Dec. 17, 1923),

\$1,001.30.

Water Construction Fund, Bond

Issue 1910.

(5) Pelton Water Wheel ompany, sixteenth payment, water wheels for Moccasin Creek power plant (claim dated Dec. 26, 1923). \$2,530.31.

General Fund. 1923-1924. Enterprise Foundry Company, manhole covers, catchbasin frames and grates, sewer repair (claim dated Dec. 22, 1923), \$814.26. (7) Howard Automobile Co., one

Buick roadster, street repair (claim dated Dec. 22, 1923), \$1,456.25.

(8) J. H. McCallum, lumber, sewer repair (claim dated Dec. 22,

1923), \$2,566.83.

(9) Equitable Asphalt Mainte-nance Co., asphalt resurfacing royalties (claim dated Dec. 24, 1923), \$628.20.

(10) Niles Sand, Gravel and Rock Co., gravel for street repair (claim dated Dec. 24, 1923), \$1,162.51.

(11) Shell Company, fuel oil, etc., street repair (claim dated Dec. 24, 1922)

1923), \$768.75. (12) Western Rock Products Co.,

sand, street repair (claim dated Dec. 22, 1923), \$2,429.66.
(13) M. Greenberg's Sons, hydrants, Fire Department (claim dated Dec. 27, 1923), \$2,388.
(14) Shell Company, fuel oil, etc.,

Fire Department (claim dated Dec.

27, 1923), \$1,034.14. (15) San Francisco Journal, official advertising, Board of Supervisors (claim dated Dec. 31, 1923), \$553.34.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Appropriations, Payments for Rights of Way.

Resolution No. 21950 (New Se-

ries), as follows:

That the following Resolved, amounts be and the same are hereby set aside and appropriated out of sum of \$65,000 set aside out of County Road Fund, per Resolution No. 20428 (New Series), for construction of diagonal roadway in district bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, and authorized in payment to the hereinafter mentioned persons for lands required for the opening and construction of said diagonal roadway, to-wit:

To Eugene M. Hedrick and Julia T. Hedrick, as per acceptance of offer by Resolution No. 21910 (New Series) (claim dated Jan. 4, 1924),

\$743.

To Minnie C. Learn, as per acceptance of offer by Resolution No. 21910 (New Series) (claim dated Jan. 4, 1924), \$1,950.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Appropriations, Payments of Tax Refund Judgments.

Resolution No. 21951 (New Se-

ries), as follows:

following Resolved, That the amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedules attached to vouchers, being payments of one-tenth of the amounts of final judgments, plus interest, against the City and County, in accordance with peremptory writs of mandate, the same first having been approved the City Attorney, to-wit:

To Tobin & Tobin, as attorneys and agents, the sum of \$5,744.84.

To Oscar Samuels and Jacob Samuels, as attorneys and agents, the sum of \$517.26.

To Southern Pacific Company, the

sum of \$224.50.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Appropriation, \$2,350, Payment to Jno. Wright et al. for Land for Diagonal Street in Potrero.

Resolution No. 21952 (New Se-

ries), as follows:

Resolved, That the sum of \$2,350 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to John Wright and Charlotte Wright, being payment for property required for the opening of a diagonal street from Rhode Island to Carolina streets between Twentieth and Twenty-second streets, as per acceptance of offer by Resolution No. 21857 (New Se-ries) (claim dated Dec. 14, 1923).

A yes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Appropriation, \$10,547.18, Payment to Wellman, Peck & Company for Land

on Precita Avenue.

Resolution No. 21953 (New Series), as follows:

Resolved, That the sum of \$10,547.18 be and the same is hereby set aside and appropriated out of Special School Tax, and author-ized in payment to Wellman, Peck & Co., being payment for lands sit-uate on the north line of Precita avenue, distant 33 feet westerly from Harrison street and running through to Army street, as per acceptance of offer by Resolution No. 21896 (New Series). Required for the LeConte School.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri.

Welch, Wetmore—18.

Appropriations, Architectural Services. Schools.

Resolution No. 21954 (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Special School Tax, for payments of one-fifth of the estimated cost of architectural services in connection with the preparation of plans and specifications for the following schools, as set forth:

Douglas - Everett School, (1)

\$3,000.

(2) LeConte School, \$3,000.

(3) Dudley Stone School, \$8,000.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Boiler and Oil Permit.

No. 21955 (New Se-Resolution

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Western Tallow Co. to maintain and operate a 200-horsepower boiler and install a 2000-gallon oil storage tank at the northeast corner of Davidson and Lane streets.

avidson and Land Ayes — Supervisors Badaracco, Harrelson, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, MrGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon. vieri. Welch, Wetmore-18.

Oil and Boiler Permits.

Resolution No. 21956 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Storave Tank (1500 gallons capacity).

Epp, at northeast corner of Fourth avenue and California street. H. U. Brandenstein, at 2030 Gough street.

Roman Catholic Archbishop, Inc., at southwest corner of Cortland ave-

nue and Ellsmorth street. Louis J. Cohen, at southeast corner of De Haro and Division streets.

William Helbing, on east side of Octavia street, 120 feet south of

California street.
William Helbing, on west side of Hyde street, \$714 feet north of Ellis street.

Ames, Harris & Neville, at 37 Front street.

Boiler.
Louis J. Cohen, at southeast corner of De Havo and Division streets, 50 horsepower.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Blasting Permit.

Resolution No. 21957 (New Se-

ries), as follows:

Resolved, That James R. McElroy is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts during the construction of the boulevard from Lincoln Park to Sutro Heights, provided said permittee shall execute and file a good and sufficient bond in the sum of \$2,500, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the direction of the Board of Public Works, and that if any of the con-ditions of this resolution be violated by the said James R. McElroy then the privileges and all the rights account thereunder shall diately become null and void.

A yes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Increase for Overtime, Employees Department of Electricity.

Bill No. 6557, Ordinance No. 6111 (New Series), as follows:

Providing for an increase of ten dollars per month in the salaries of certain employees in the Department of Electricity as compensation for overtime services.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited and declared that when the salaries for the positions of foreman lineman, lineman and repairer in the Department of Electricity were fixed by ordinance such salaries were established upon the basis of an eight-hour day, and did not take into account any overtime or emer-gency services by such employees, whereas such employees are subject to call for and must perform emergency services in addition to their regular services of eight hours per day. As compensation for such emergency and overtime services there shall hereafter be paid to each foreman lineman, lineman and repairer in the Department of Electricity the sum of ten dollars per month, in addition to the salaries now attached to their respective positions.

This ordinance shall Section 2.

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Amending Additional Positions Ordinance.

Bill No. 6556, Ordinance No. 6112 (New Series), as follows:

Amending Subdivision (b) of Section 34 of Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Subdivision (b) of Section 24 of Ordinance No. 5460 (New Series) is hereby amended to read as follows:

(b) The Sealer of Weights and Measures is hereby authorized to appoint a chief deputy sealer of weights and measures at a salary of \$3,000 a year.

Section 2. This ordinance shall take effect from and after its pass-

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon. Wetmore-15.

Noes-Supervisors Colman,

Leran, Welch-3.

Action Deferred.

The following entitled bill, heretofore passed for printing, was, on motion of Supervisor McGregor, laid over one week:

Establishing Set-back Lines.
Bill No. —, Ordinance No. -(New Series), entitled, "Establishing set-back lines along portions of Thirty-first avenue, Twenty-fourth avenue, Guerrero street, Thirtysixth avenue, Twenty-first avenue and Thirty-third avenue.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$44,679.90. recommend same be allowed and ordered paid.

Urgent Necessity.
Spring Valley Water Co., water, public troughs, \$76.62.
Western Union Telegraph Com-

pany, telegrams, official, \$17.85.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

On motion of Supervisor Me-Leran:

Authorizations.

--- (New Se-Resolution No.

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Municipal Railway Fund.

Hancock Bros., printing ers for Municipal Railways (1) transfers for Municipal (claim dated Jan. 8, 1924), \$744.

(2) Bureau of Street Repair,

Board of Public Works, asphalt repairs to Municipal Railway rights of way (claim dated Jan. 8, 1924), \$1,046.70.

San Francisco City Em-(3)

ployees' Retirement System, Municipal Railway proportion for retirements and pensions (claim dated Jan. 8, 1924), \$6,135.28.

Depreciation Municipal Railway Fund.

(4) Westinghouse Electric and Manufacturing Company, railway car equipment, Section "C," Contract 132 (claim dated Jan. 9, 1924), \$17.052.86.

Relief Home Construction Fund. Bond Issue, 1923.

(5) A. Lettich, second payment general contract for moving old "A," Relief Home ward dated Jan. (claim \$4,322.90.

Fund, Water Construction Rond Issue 1910.

(6) Grant Smith & Co., seventeenth payment, construction of Pulgas tunnel (claim dated Jan. 9, 1924), \$63,998.37.

(7) Western Pipe & Steel fifth payment, construction of bay line, Contract 90 crossing pipe 10, 1924). (claim dated Jan.

\$209,751.21.

(8) Baumgarten Bros., meats, Hetch Hetchy (claim dated Jan. 9, 1924), \$1,014.86.

M. (9) Emily Hambleton, right of way lands in Stanislaus County, per acceptance of offer by Resolution No. 21909 (New Series) (claim dated Jan. 9, 1924), \$1,825. (10) Hercules Powder Co., blast-

ing fuse and caps (claim dated Jan.

9, 1924), \$1,245.20.
(11) Joshua Hendy Iron Works, Hetch Hetchy sluice gates, fittings, etc. (claim dated Jan. 9, 1924), \$2,846.67.

(12) Robert M. Searls, Hetch Hetchy Special Counsel, revolving fund expenditures, per vouchers fund expenditures, per 9, (claim dated Jan. 1924). \$4,713.98.

(13) George F. Watts and Mildred J. Watts, for right of way lands in Stanislaus County, per acceptance of offer by Resolution No. 21909 (New Series) (claim dated Jan. 9, 1924), \$3,000.

(14) The M. W. Kellogg Company,

second payment, steel penstocks for Moccasin Creek power plant, Contract 91 (claim dated Jan. 10, 1924).

\$195,697.80.

Special School Tax.

(15) August G. Headman, third payment, architectural service, Portola Primary (San Bruno) School (claim dated Jan. 9, 1924), \$722.21.

Special High Pressure Fund. (16) Hugh McGill, fifth payment, installation of high pressure water mains in Leavenworth, Beach,

Jones and Jefferson streets (claim dated Jan. 9, 1924), \$500.90. (17) Hugh McGill, final payment, installation of high pressure water Leavenworth, Beach. Jones and Jefferson streets (claim dated Jan. 9, 1924), \$861.65.

County Road Fund.

(18) Louis J. Cohn, final payment, improvement of Telegraph Hill boulevard (claim dated Jan. 9, 1924), \$2,725.81.

General Fund, 1923-1924.

(19) Associated Charities, widows' pensions (claim dated Jan. 11, 1924), \$9,059.38.

(20) Eureka Benevolent Society, widows' pensions (claim dated Jan.

11, 1924), \$790.94. (21) Little Children's Aid. widows' pensions (claim dated Jan. 11, 1924), \$7,566.66.

(22) Roman Catholic Orphanage, maintenance of minors (claim dated Jan. 8, 1924), \$3,556.57.
(23) Boys' Aid Society, mainte-

nance of minors (claim dated Jan.

8, 1924), \$1,027.13. (24) Albertinum Orphanage, maintenance of minors (claim dated Jan. 8, 1924), \$1,572.87.

(25) Protestant Orphanage, maintenance of minors (claim dated Jan.

8, 1924), \$770. (26) St. Vincent's School, maintenance of minors (claim dated Jan. 8, 1924), \$2,214.78.

(27) St. Mary's Orphanage, maintenance of minors (claim dated Jan.

8, 1924), \$525. (28) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Jan. 8, 1924), \$547.10.

(29) Little Children's Aid, mainte-

nance of minors (claim dated Jan. 8, 1924), \$8,615.64.
(30) Children's Agency, maintenance of minors (claim dated Jan. 8, 1924), \$20,042.53.
(31) Eureka Benevolent Society,

maintenance of minors (claim dated

Jan. 8, 1924), \$3,734.16.
(32) St. Catherine's Training
Home, maintenance of minors (claim dated Jan. 8, 1924), \$669.93. (33) Standard Oil Co., gasoline

and oil, City Hall garage (claim dated Jan. 14, 1924), \$598.84. (34) Pacific Body Works Inc., two

police patrol wagon bodies, per contract (claim dated Jan. 7, 1924), \$1,927.80.

(35) Felix Gross, erection of elec-

tion booths, etc. (claim dated Jan. 7, 1924), \$921.20.
(36) Western Rock Products Co., limerock dust, street repair (claim dated Jan. 8, 1924), \$974.66.

(37) Special High Pressure Fund,

1923, reimbursement for cost of castings in changing mains due to reconstruction of lower Market street (claim dated Jan. 8, 1924), \$861.65. (38) California Brick Co., street

paving brick (claim dated Jan. 8, 1924), \$1,757.50.
(39) Daniel J. O'Brien, police contingent expense (claim dated

Jan. 3, 1924), \$750. (40) J. H. McCallum, lumber, repairs to bridges (claim dated Jan.

2, 1924), \$746.55. (41) Henry Cowell Lime and Cement Co., cement for street repair (claim dated Jan. 2, 1924), \$3,397.20.

(42) Shell Company of California,

(42) Shell Company of Camorina, fuel oil, etc., street repair (claim dated Jan. 2, 1924), \$614.75.
(43) E. D. Bullard, oxygen apparatus, Fire Department (claim dated Dec. 31, 1923), \$505.
(44) M. Greenberg's Sons, Fire Department hydrauts (claim dated Dec. 31, 1022), \$1402.50

Dec. 31, 1923), \$1,492.50. (45) The Seagrave Co., Fire De-

partment apparatus parts (claim dated Dec. 31, 1923), \$725.43.

(46) Spring Valley Water Co., water, Fire Department (claim dated Dec. 31, 1923), \$3,101.24.

(47) Napa State Asylum, mainte-nance of criminal insane (claim dated Jan. 14, 1924), \$668. (48) Mendocino State Hospital,

maintenance of criminal insane (claim dated Jan. 14, 1924), \$517.42.

(49) The Recorder Printing and Publishing Co., printing Law and Motion and Trial Calendars, etc. (claim dated Jan. 14, 1924), \$665.

(50) J. R. Sloan, agent, premiums official bond of the Treasurer, on official bond of the Treasurer, and depository bond of Crocker Na-tional Bank, with the National Surety Company, \$1,000 each (claim dated Jan. 2, 1924), \$2,000.

(51) J. T. Freitas Co., beet pulp,

Relief Home (claim dated Dec. 31,

1923), \$720.70.

(52) Haas Bros., groceries, Relief Home (claim dated Dec. 31, 1923), \$714.77.

(53) Harbaugh & Co., turkeys, Relief Home (claim dated Dec. 31, 1923), \$508.73.

(54) Fred L. Hilmer Co., eggs, Re-

lief Home (claim dated Dec. 31, 1923), \$1,291.86.
(55) Sherry Bros., butter, Relief Home (claim dated Dec. 31, 1923), \$1,215.45.

(56) Spring Valley Water Co. water for Relief Home (claim dated Dec. 31, 1923), \$823.48.

Auditorium Fund.

(57) Musical Association of San Francisco, services of San Francisco Symphony Orchestra for concert of Dec. 11, 1923, including addressing cards (claim dated Jan. 14, 1924), \$2,010.

Special School Tax. (58) Dan P. Maher Co., paints, etc., for repairs to schools (claim dated Jan. 5, 1924), \$779.

Appropriation for Purchase of Civic Center Lands.

Also, Resolution No. -- (New

Series), as follows:
Resolved, That the following amounts be and the same are here following by set aside and appropriated out of "Civic Center, Opening of Fulton and Leavenworth Streets Into Market Street," Budget Item No. 40, Fiscal Year 1923-1924, and authorized in payment to the hereinafter named persons for lands and improvements required for Civic

Center purposes, to-wit:
To Sanford Sachs the sum of \$107,500 in payment for lands and improvements situate and commencing at a point on the north-westerly line of Market street, dis-tant thereon 552 feet 11½ inches southwesterly from the southwesterly line of Jones street; running thence southwesterly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and point of commencement; Lots 31 and 32 of City Hall Lots, as per map thereof filed in office of City and County Recorder March 18, 1871. And as per acceptance of offer by Resolution No. 21968 (New Series).

To Rebecca L. Liebenthal, Clemence L. Blum, Celestine F. Greene-

baum. Gertrude Corbett and Edna R. de Clinchamp, the sum of \$112,-500 in payment for lands and imand provements situate mencing at a point on the north-westerly line of Market street, distant thereon 527 feet 111/2 inches southwesterly from the southwest-erly line of Jones street; thence runing southwesterly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and point of commencement; being Lots 29 and 30 of City Hall Lots as per map thereof filed in office of the City and County Recorder March 18, 1871. And as per secontered as 1871. And as per acceptance of offer by Resolution No. 21967 (New Series).

Appropriation, \$1,000, Expense Robert M. Searls, to Washington.

Also, Resolution No. --- (New

Series), as follows: Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, and authorized in payment to Robert M. Searls, to cover expense of said Robert M. Searls as the City's representative to and from Washington, D. C., in the matter of the reargument in the United States Supreme Court, by order of the court, of cases Nos. 331, 332 and 333, entitled "Pacific Gas and Electric Company v. City and County of San Francisco." Vouchers for said expenses to be filed Auditor.

Appropriations, Judgments, Tax Refunds.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent and as per schedules attached to vouchers; being payments of one-tenth of the amounts of final judgments against the City and County, in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney, to-wit:
(1) To Drown, Leices

Drown, Leicester & attorneys and agents, Drown, as attorneys the sum of \$30,909.19.

(2) To Charles W. Slack and Edgar T. Zook, as attorneys and agents, the sum of \$3,060.71.

Transfer of Playground Appropriations.

Also, Resolution No. - (New Series), as follows:

Resolved, That the sum of \$7,500, Budget Item No. 66, for Funston Playground; the sum of \$2,000, Budget Item No. 69, for Glen Park Playground improvements, and the sum of \$5,000, Budget Item No. 71, for Margaret Hayward Playground equipment, be and the same are hereby set aside and appropriated to the credit of "Playgrounds," Budget Item No. 516, Appropriation No. 48, to be expended by the Playground Commission on the said Funston, Glen Park and Margaret Hayward playgrounds.

Transfer of Municipal Rallway Funds. Supervisor McLeran presented: Resolution No. 21958 (New Se-

ries), as follows:

Resolved. That the sum of \$2,984.93, representing the operating deficit of the Municipal Railways for the month of November, 1923, be and the same is hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund.

Adopted by the following voté: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Appropriation for Assessor's Maps. Supervisor McLeran presented:

Resolution No. 21959 (New Series), as follows:

Resolved, That the sum of \$319 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Ne-cessity, Budget Item No. 26, for maps of the City and County for the use of the Assessor and other municipal departments.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schm Welch, Wetmore—18. Rossi, Schmitz, Shannon,

Accepting Statement, Market Street Railway Company.

Supervisor McLeran presented:

Resolution No. 21960 (New Se-

ries), as follows:

Resolved, That the statements heretofore filed by the Market Street Railway Company, showing gross receipts from passenger fares for the month of October, 1923, upon which percentages in the following amounts are due the City and County under terms of franchises, be and the same are hereby accepted, to-wit:

Parnassus and Ninth avenue.

\$286.10.

Parkside Transit Co., \$441.08. Gough Street Railroad, \$44.52.

Further Resolved, That the Mar-ket Street Railway Company is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McShocky, Morror, Bokh, Brees McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon,

Welch, Wetmore—18.

Incidental Expense of Bay Shore Boulevard Authorized.

Also, Resolution No. 21961 (New

Series), as follows: Resolved, That the City Attorney in conjunction with the right of way agent for the City and County, are hereby authorized and directed to take such steps and incur such incidental expense as may necessary for the acquisition the right of way for the Bay Shore boulevard in San Mateo County, California, demands for such expense to be made upon and paid out of the County Road Fund. Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

Action Deferred.

The following resolution was presented and, on motion, laid over one week:

City Attorney to Condemn Land for Preventorium.

Supervisor McLeran presented:

Resolution No. -- (New Se-

ries), as follows:

Whereas, the City Attorney has recommended the purchase by the City and County of San Francisco of a site for a tubercular preventorium, and other purposes, from the Allis-Chalmers Manufacturing Company, a corporation, of the following described tract of land situated in the County of San Mateo, State of California, viz:

A parcel of land in the County of San Mateo, State of California, viz:

A parcel of land in the County of San Mateo, State of California, bounded as follows: On the northwest by lands of Spring Valley Water Company and J. Phelps Estate, on the southwest by lands of Spring Valley Water Company, on the northeast by lands of Mary B. Brittan, and on the southeast by Cordilleras Creek. Containing 3016 Cordilleras Creek. Containing 301.6 acres, more or less, and being a portion of the Rancho de las Pulgas, for the sum of \$27,250; and

Whereas, said purchase price is in accordance with the appraisement of said land made by Joseph J. Phillips, right of way agent for the City and County of San Fran-cisco; now, therefore, be it Resolved, That in accordance

with the recommendation of the City Attorney, the offer of the Allis-Chalmers Manufacturing Company, a corporation, to sell to the City and County of San Francisco the hereinabove described land, for the above-mentioned consideration, be and the same is hereby accepted.

Further Resolved, That the City Attorney is hereby authorized and directed to notify said Allis-Chalmers Manufacturing Company of the acceptance of its said offer, to examine the title to said property, and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for rec-ord, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Passed for Printing.

The following bill was passed for printing:

Salary Increase, Jailers.

Supervisor McLeran presented: Bill No. 6559, Ordinance No. -

(New Series), as follows:

Amending subdivision (s) of Section 15 of Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Subdivision (s) Section 15 of Ordinance No. 5460 (New Series) is hereby amended to read as follows:

(s) Six jailers, grade three, each at a salary of \$2,064 a year; for services in guarding Federal

Section 2. This ordinance shall effect from and after its

passage.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson Hayden, Katz, McGregor, McSheelly, gan, Robb, Roncovieri, Rossi, Welch, Wet-Shannon, Welch, Wetmore-16.

Noes-Supervisors Colman, Mc-

Leran-2.

Cancellation of Erroneously Assessed Property.

Supervisor McLeran presented:

Resolution No. 21962 (New Se-

ries), as follows:

Whereas, the Auditor has re-ported that the following described property was erroneously assessed for the year 1923, the same being owned by the City and County; therefore,

Resolved. That in accordance with Section 3804A of the Political the Auditor is hereby directed to cancel the following assessments on the Roll of 1923, to-

Lot No. 1, Block 1420, Vol. 8, page 200.

Lots Nos. 43-44, Block 2612, Vol.

16, page 102. Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Board of Health to Make Application for Preventorium.

Supervisor McLeran presented: Resolution No. 21963 (New Se-

ries), as follows:

Resolved, That the Board Health be directed, in the name of the City and County of San Francisco to make application to the Board of Supervisors of the County of San Mateo for permission to establish and maintain a preventorium in said county on lands belonging to the City and County and described in such application.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco

vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Passed for Printing.

The following matters were passed for printing:

Establishing Set-back Lines.

On motion of Supervisor Gregor:

Bill No. 6560, Ordinance No. -

(New Series), as follows:

Establishing set-back lines along rtions of Twentieth avenue, portions of Twentieth portions of Twentieth avenue, Divisadero street, Twenty-ninth avenue, Faxon avenue, Thirty-fourth avenue and Forty-first avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 10th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 28, to establish set-back lines along portions of Twentieth avenue, Thirty-fourth avenue, Divisadero street, Twenty-ninth avenue, Faxon avenue, Thirty-fourth avenue and Forty-first avenue, and fixed the 14th day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution posted along the line of said streets in time, form and manner required

by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) setback lines are hereby established

as follows:

Along the westerly side of Twentieth avenue, commencing at a 87.25 feet southerly from Santiago street and running thence southerly 37.75 feet, said set-back line to be 31-3 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 300 feet, said set back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 31-3 feet. Along the easterly side of Twentieth avenue, commencing at a point 90.75 feet southerly from Santiago street and running thence southerly 34.25 feet, said set-back line to be 31.3 feet; thence southerly 25 feet, said set-back line to be 62.3 feet; thence southerly 20 feet said set-back line to be 62.3 feet; thence southerly 300 feet, said set back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 31-3 feet.

Along the easterly side of Thirtyfourth avenue between Lincoln way and Irving street, said set-back line

to be 10 feet.

Along the westerly side of Divisadero street between Pacific avenue and Broadway, said set-back line to

be 30 feet.

Along the westerly side of Twenty-ninth avenue between Ulloa street and Vicente street, said set back line to be 12½ feet; along the easterly side of Twenty-ninth avenue between Ulloa street and Vicente street, said set-back line to be 11 feet.

Along the westerly side of Faxon avenue, commencing at a point 100 feet southerly from Holloway avenue and running thence southerly to a point 100 feet northerly from Grafton avenue, said set-back line

to be 5 1-3 feet.

Along the westerly side of Thirty-fourth avenue, commencing at a point 100 feet southerly from Balstreet and running thence southerly 25 feet, said set back line to be 2 feet; thence southerly to a point 100 feet northerly from Cabrillo street, said set-back line to be 4 feet; along the easterly side of Thirty-fourth avenue, commencing at a point 100 feet southerly from Balboa street and running thence southerly 25 feet, said set-back line to be 31-3 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 300 feet, said set back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 31-3 feet.

Along the westerly side of Forty-first avenue between Cabrillo street Fulton street, said set-back

line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particu-

lars:

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved, That the following revcable permits are hereby granted:

Automobile Supply Station.

Crown Oil Company, at the northeast corner of Presidio avenue and Geary street, also to store 2000 gallons of gasoline on premises.

Shell Company of California, at

the northwest corner of Geary street and Thirty-first avenue, also to store 2000 gallons of gasoline on premises.

Public Garage.

Clary Sloan, on the east side of Mission street, 150 feet north of Richland avenue, also to store 600 gallons of gasoline on premises.

Daniel Giovannini, at the north-east corner of Pacific and Cordelia streets, also to store 600 gallons of gasoline on premises.

Laundry. M. A. Ruggles, at 3 Meacham place.

Transfer Public Garage.

To Denman Garage Company, permit granted by Resolution No. 14734 (New Series) to Dolson & Anderson, for premises 900-932 Bush street.

To B. B. Page and G. W. Page, permit granted by Resolution No. 21150 (New Series) to Mary Louise Phelan, for premises situate west side of Valencia street, 237 feet 3 inches south of Seventeenth street.

To Harry Friedman, permit granted by Resolution No. 18414 (New Series) to Bissinger & Lafon, for premises 1580 Pacific avenue.

Boiler.

J. A. Engledow, at 176 Golden Gate avenue, one horse power.

Oil Storage Tank. (1500 gallons capacity.) Central Auto Laundry, at 1740

Market street.

Axel A. Johnson, on east side of Bay street, 100 feet north of Franklin street.

Nathan Moran, on the south side of Pacific avenue, 195 feet east of

Laurel street.

J. O'Brien, on the south side of Grove street, 100 feet west of Scott

street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Laundry and Boiler Permits.
On motion of Supervisor Deasy:
Resolution No. ——— (New Se-

ries), as follows:
Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted Standard Laundry Company to conduct a laundry, maintain and operate a boiler of 150 horse power and install a 3000-gallon oil storage tank on the west side of Harrison street, 220 feet south of Twentieth street.

Laundry Transfer Permit Denied. Supervisor Deasy presented: Resolution No. 21964 (New Se-

ries), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, the application of the New Western Laundry Company for transfer to it of the permit granted by Resolution No. 10967 (New Series) to Rambaud & Diolot to maintain a laundry at 2157 Filbert street is hereby denied. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Shannon,

Welch, Wetmore—18.

Passed for Printing.

The following bill was passed for printing:

Mayor to Enter into Agreement for-Marye Civic Center property.

Marye Civic Center property.
Bill No. 6561, Ordinance No. ——

(New Series), as follows:

Directing the Mayor of the City and County of San Francisco to execute an agreement with George T. Marye, Jr., and Marie D. Marye, his wife, for the purchase by the City and County of City Hall Lots Nos. 26 and 28, the improvements on City Hall Lots Nos. 26 and 27 and an option to purchase City Hall Lots Nos. 25 and 27, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

ciseo as follows:

Section 1. The Mayor is hereby authorized and directed to execute. in the name and on behalf of the City and County of San Francisco, an agreement with George T. Marye, Jr., and Marie D. Marye, his wife, providing for the immediate pur-chase of those certain lots, pieces or parcels of land situate, lying and being in the City and County of San Francisco, State of California, and known as City Hall Lots 26 and 28, and the existing improvements on City Hall Lots 25 and 27 for the of eighty thousand dollars (\$80,000) and giving to the City and County an option to purchase said City Hall lots numbered 25 and 27 on or before the 30th day of January, 1924, for the further principal sum of one hundred and forty-five thousand dollars (\$145,000), and also giving the City and County the right to immediate possession of City Hall lots numbered 25 and 27 upon the making of the first payment hereinabove referred to. Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee.

Accepting Offer From Adam H. Lieb to Sell Land for School Purposes.

Supervisor Wetmore presented: Resolution No. 21966 (New Se-

ries), as follows:

Whereas, an offer has been received from Adam II. Lieb to convey to the City and County of San Francisco certain land situate on the southerly line of Army street, distant 193 feet, more or less, westerly from Harrison street, required for school purposes, and

Whereas, the price at which said pareel of land is offered is the reasonable value thereof, therefore,

be it,

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land free of all encumbrances for the sum of \$1,750 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the southerly line of Army street, distant thereon 193 feet, more or less,

westerly from the westerly line of Harrison street, running thence westerly along the southerly line of Army street 25 feet, more or less; thence at a right angle southerly 150 feet, more or less; thence at a right angle easterly 25 feet; thence at a right angle northerly 150 feet to the southerly line of Army street and point of commencement, being a portion of Precita Valley Lands; also known as Block 5503 on Asses-

sor's Map Book. The City Attorney is hereby directed to examine the title to said land and, if the same is found to be vested in the aforesaid owner free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Accepting Offer of R. L. Liebenthal to Sell Land for Civic Center Purposes, Supervisor Wetmore presented: Resolution No. 21967 (New Se-

ries), as follows:

Whereas, an offer has been received from Rebecca L. Liebenthal, Clarence L. Blum, Celestine F. Greenebaum, Gertrude Corbett and Edna R. de Clinchamp to convey to the City and County of San Francisco certain land and improvements, situate on the northwesterly line of Market street, distant 527 feet 111/2 inches southwesterly from Jones street, required for Civic Cen-

ter purposes, and
Whereas, the price at which said
parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land and improvements, free of all encumbrances, for the sum of \$112,500 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northwesterly line of Market street, distant thereon 527 feet 11½ inches southwesterly from the southwesterly line of Jones street, thence running southwesterly along northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and point of commencement; being Lots 29 and 30 of City Hall Lots, as per map thereof filed in the office of the City

and County Recorder March 8, 1871. The City Attorney is hereby directed to examine the title to said land and, if the same is found to be vested in the aforesaid owners, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of pro-curing the same, to report the result of his examination to the Board of Supervisors and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid; and the deed to said property is hereby accepted.

Adopted by the following vote:

A y es - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offer to Sell Lands for Civic Center,

Supervisor McLeran presented: Resolution No. 21968 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from Sanford Sachs to convey to the City and County of San Francisco certain land and improvements situate at the northwesterly line of Market street, distant 552 feet 11½ inches southwesterly from Jones street, required for Civic Cen ter purposes, and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value there-

of; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all enrum-brances, for the sum of \$107,500, be and the same is hereby accepted, the said land being described as fol-

lows, to-wit:

Commencing at a point on the northwesterly line of Market street, distant thereon 552 feet 111/2 inches southwesterly from the southwest-erly line of Jones street, running thence southwesterly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and point of commencement; being Lots 31 and 32 of City Hall Lots, as per map thereof, filed in office of City and County Recorder March 18, 1871.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County of San Francisco upon payment of the agreed purchase price as aforesaid; and the said deed to said land is hereby accepted.

Adopted by the following vote:

A y es - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offer to Sell Land on Army Street Required for LeConte School,

Supervisor Wetmore presented:

Resolution No. 21966 (New Series), as follows:

Whereas, an offer has been received from Adam H. Lieb to convey to the City and County of San Francisco certain lands situate on the southerly line of Army street, distant 193 feet, more or less, westerly from Harrison street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reas-

nable value thereof; therefore he it Besolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all incumbrances, for the sum of \$1,750, be and the same is hereby

accepted, the said land being described as follows, to-wit:

Commencing at a point on the southerly line of Army street, distant thereon 193 feet, more or less, westerly from the westerly line of Harrison street: running thence westerly along the southerly line of Army street 25 feet, more or less; thence at a right angle southerly 150 feet, more or less; thence at a right angle easterly 25 feet: thence at a right angle northerly 150 feet to the southerly line of Army street and point of commencement; being a portion of Precita Valley Lands. Also known as Block 5503 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procur-ing the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offer to Sell Land Required for Civic Center.

Supervisor Wetmore presented: Resolution No. 21967 (New Series), as follows:

Whereas, an offer has been re-ceived from Rebecca L. Liebenthal, Clemence L. Blum. Celestine F. Clemence L. Blum. Celestine F. Greenebaum, Gertrude Corbett and Edna R. de Clinchamp to convey to the City and County of San Fran-cisco certain land and improve-ments situate on the northwesterly line of Market street, distant 527 feet 111/2 inches southwesterly from Jones street, required for Civic Center purposes; and

Whereas, the price at which said parcel of land is offered is the reas-

onable value thereof: therefore be it Resolved. That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land and improvements, free of all encumbrances, for the sum of \$112,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northwesterly line of Market street, distant thereon 527 feet 111/2 inches southwesterly from the southwest-erly line of Jones street; thence running southwesterly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeast-erly 200 feet to the northwesterly line of Market street and point of commencement. Being Lots 29 and 30 of City Hall Lots, as per map thereof filed in the office of the City and County Recorder March 18, 1871.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owners. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid, and the deed to said property is hereby accepted.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Also, Resolution No. 21968 (New Series), as follows:

Whereas, an offer has been received from Sanford Sachs to convey to the City and County of San Francisco certain land and improve-ments situate at the northwesterly line of Market street, distant 552 feet 111/4 inches southwesterly from Jones street, required for Civic Center purposes; and

Whereas, the price at which said parcel of land and improvements is is the reasonable value offered

thereof: therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$107,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northwesterly line of Market street, distant thereon 552 feet 11½ inches southwesterly from the southwesterly line of Jones street; running thence southwesterly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and point of commencement; being Lots 31 and commencement; being Lots 31 and 32 of City Hall Lots, as per map thereof filed in office of City and County Recorder March 18, 1871.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and deliv-ered to the City and County of San Francisco upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Shannon. Welch, Wetmore-18.

Action Deferred. Removal of Cemetery Ordinance.

The following bill was presented by Supervisor Colman and made a Special Order of Business for 3 p.

m. next Monday:

-, Ordinance No. -Bill No. -(New Series), entitled "Declaring that the further maintenance of the certain cemeteries threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time with-in which such disinterring and re-moval must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for

memorial mausoleums or columba-	25-DEL MONTE MEAT CO.
riums, grounds, vaults and monu-	(Rond: byed at \$2 000)
ments."	5 Plates, pound
ments.	5 Plates, pound .082 6 Shank, pound .058 10 Cuts, pound .238 14 Liver, pound .075 15 Matter round .157
Award of Contract, Foodstuffs.	10 Cuts, pound
	14 Liver, pound
Supervisor Rossi presented:	15 Military pound
Resolution No. 21969 (New Se-	16 Lamb, pound
ries), as follows:	17 Mutton yokes, pound0925
Resolved, That award of contract	18 Lamb yokes, pound 1045
for furnishing foodstuffs during	24 Tripe, pound
January Fohrmary and March 1924	30-HAAS BROTHERS.
January, February and March, 1924, be made to the following on bids	(Bond nxed at \$100.)
be made to the following on bids	72 Rice, Gold Pac., pound0499
submitted December 17, 1923, viz.:	116 Corn starch, pound065
36—ACME ICE CREAM CO. (Bond fixed at \$100.)	17 Mutton yokes, pound0025 18 Lamb yokes, pound1045 24 Tripe, pound
(Bond fixed at \$100.)	121 Mackerel, kit 1.68
Hem No.	126 (a) Oil, gallon 2.15
44 (a) Ice cream, gallon\$1.30 44 (b) Ice cream, gallon 1.15 44 (c) Ice ccream, gallon 1.25	126 (c) Cottonseed, gallon 1.18 128 Palace, dozen 2.87
44 (b) Ice cream, gallon 1.15	130 (c) Salt, cwt
44 (c) Ice ceream, gallon 1.25	130 (c) Salt, cwt
24 ALPEDS DROS MILLING CO	133 (b) Extra C, cwt 8.49
(No bond required.) 62 Corn meal, pound	133 (c) Powdered, cwt 9.84
62 Corn meal, pound	Part fred at 21 000
62 Corn meal, pound	(Bond fixed at \$1,000.) 40 (a) Butter, pound
67 Hominy, pound0269 68 Oatmeal, steel cut,	40 (a) Butter, pound
pound	42 (a) Cheese, pound
	40 (a) Butter, pound .474 '40 (c) Butter, pound .54 42 (a) Cheese, pound .24 42 (b) Cheese, pound .25 8—HOOPER & JENNINGS, INC.
71 Peas, split, pound0575 74 Wheat, rolled, pound0285	e Hooden e hexxixas iva
74 Wheat, rolled, pound0285 31—BAUMGARTEN BROS.	O-HOUFER & JEANINGS, INC.
	(No bond required.) 110 (a) Lima, pound
1 (a) Bacon, pound	110 (a) Lima, pound
1 (b) Bacon, pound	ounce, carton527
(Bond fixed at \$3,000.) 1 (a) Bacon, pound	ounce, carton
4 (a) Rounds, pound	129 (a) Chow-Chow. dozen 2.48
7 (a) Loins, pound	131 (a) Del Monte, dozen 2.089
21 (a) Frankfurters, pound11	131 (b) L. & P., 5-ounce 2.889
21 (b) Clubhouse, pound144	19 H C LOYC SYPT'D CO
22 Tongues, pound24	126 (b) Oil, gallon
22 Tongues, pound	124 Molasses, gallon28 132 (b) Maple, gallon1.49 24—LYONS' CALIFORNIA GLACE FRUIT CO. (Bond fixed at \$100.) 132 (a) Golden, gallon4217 26—MARTIN-CAMM CO. (No bond required.) 119 Apple base, 13-ounce, dozen1.80
Veal, pound	122 (b) Manla gallon 149
(Bond fixed at \$200.)	24_LVOVS' CALLEORNIA GLACE
7 (b) Loins, pound	FRITT CO
9 Top rounds, pound 1798	(Rond fixed at \$100)
9 Top rounds, pound 1798 11 Beef, corned, pound064 35-M. J. BRANDENSTEIN & CO.	132 (a) Golden, gallon
35-M. J. BRANDENSTEIN & CO.	26—MARTIX-CAMM CO
(Bond fixed at \$500.)	(No bond required.)
140 Coffee, pound	119 Apple base, 13-ounce.
(Bond fixed at \$500.) 140 Coffee, pound	dozen 1.80
141 (b) Japan Tea, pound25	dozen 1.80 7—MILLER & LUX, INC.
28-CALIFORNIA MEAT CO.	(Bond fixed at \$1,000.)
	9 Poof pound 1995
4 (b) Chucks, pound	19 Pork, pound
8 Beef, pound	19 Pork, pound
2—CALIFORNIA SUPPLY CO.	38-A. PALADINI, INC.
(No bond required)	(Bond fixed at \$100.)
135 Vinegar, gallon	30 (a) Fish, pound
23—WILLIAM CLUFF CO.	9—SAN FRANCISCO DAIRY CO.
(Bond fixed at \$1,000.)	(Bond fixed at \$1,500.)
63 Cracker meal, pound979	30 (a) Fish, pound
64 Crackers, pound115	45 (b) Milk, quart
73 (a) Tapioca, pound0724	46 (a) Pastry, bottle
73 (b) Tapioca, pound0724	46 (b) Table, bottle
110 (b) Pink beans, pound046	33-SAN FRANCISCO INTERNA-
110 (c) Small white beans,	TIONAL FISH CO.
pound	(Bond fixed at \$250.)
111 Chickory, pound101	
113 Cilron, pound	30 (c) Fish, pound
117 (a) One Minute 34-ounce,	18—SPERRY FLOUR CO.
dozen packages 1.14	(Bond fixed at \$500.)
117 (b) Knox. 1-pound, dozen	60 Barley, pound
packages 8.88	65 Farina, pound
120 (a) Liptou's, %-ounce, doz.	66 Flour, barrel 5.60
dozen pickages 1.14 117 (b) Knox 1-pound, dozen packages 8.88 120 (a) Lipton's, 34-ounce, doz. cartons 88	18—SPERRY FLOUR CO. (Bond fixed at \$500.) 60 Barley, pound
112 (a) Sego, dozen 1.22	22-SOUTH SAN FRANCISCO
112 (b) Eagle, dozen 2.08 122 (c) Horlick's, far 2.68	PACKING & PROVISION CO.
122 (c) Horlick's, jar 2.68 129 (b) Pickles, keg 2.15	(Bond fixed at \$100.)
129 (b) Pickles, keg	12 Ham, pound
130 (a) Salt, cwt	27—UNION FISH CO.
130 (a) Salt, cwt	(No bond required.)
138 (a) Sugar, cwt 8.67	115 (a) Boueless, pound
cartons N8 112 (a) Sego, dozen 1.22 112 (b) Eagle, dozen 2.68 122 (c) Horlick's, jar 2.68 129 (b) Pickles, keg 2.15 129 (c) Pickles, keg 2.35 130 (a) Salt, cwt .53 130 (b) Salt, cwt 1.25 138 (a) Sugar, cwt 8.67	115 (b) Whole, pound

17-WESTERN MEAT CO. (Bond fixed at \$100.) .1425 .1375 Resolved, That all other bids sub-

mitted hereon be rejected.

Adopted by the following vote:

A yes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Award of Contract, Shop Equipment. Also, Resolution No. 21970 (New

Series), as follows:

Awarding contract for furnishing shop equipment for School Department on bids submitted December 3, 1923:

Adopted by the following vote:

A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Award of Contract, Paper for School Department.

Also Resolution No. 21971 (New

Series), as follows:
Resolved, That award of contract for paper for School Department be made on the following, on bids submitted December 31, 1923, viz.:

Blake, Moffitt & Towne-Item

No.

6 10 rolls No. 1 Manila wrapping

paper, 24 inches, 60 lb., unglazed (California), \$0.0592.
7 10 rolls No. 1 Manila wrapping paper, 36 inches, 60 lb., un-(California), pound, glazed \$0.0592.

13 800 rolls crepe paper, regular size, assorted 6 colors, standard

colors, roll, \$0.045.

Zellerbach Paper Co.—

1 300 rolls No. 1 Manila wrapping paper, 24 inches, 30 lb., un-

glazed, pound, \$0.065. 500 rolls No. 1 Manila wrapping paper, 6 inches, 30 lb., unglazed,

pound, \$0.065. 3 500 rolls No. 1 Manila wrapping paper, 4 inches, 30 lb., unglazed, pound, \$0.075.

4 30 rolls No. 1 Manila wrapping paper, 12 inches, 30 lb., glazed, pound, \$0.07.
5 30 rolls No. 1 Manila wrapping

paper, 24 inches, 30 lb., glazed, pound, \$0.07.

8 400 reams news paper, 18x24, base 32, wrapped in packages of 500 sheets, ream, \$0.656. 1000 reams news paper, 9x12,

base 32, wrapped in packages of 500 sheets, ream, \$0.164.

10 600 sheets Manila tagboard, 32½ x28½, lot, \$10.30, 11 1000 sheets Manila tagboard,

 $22\frac{1}{2}$ x28 $\frac{1}{2}$, cut in strips $2\frac{1}{2}$ x 28 $\frac{1}{2}$, lot, \$18.46.

H. S. Crocker Co., Inc.-

250 reams colored cover paper, 9x12, wrapped in packages of 500 sheets, ream, \$1.34. Resolved, That all other bids sub-

mitted thereon be rejected.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the article offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Water and Power Bond Ordinances.

The following ordinances from the joint Finance and Public Utilities Committee, referred to the Board by Supervisors McLeran. Board by Supervisors McLeran, Rossi and McGregor, without recommendation, were taken up:

Water Ordinance.

Bill No. —, Ordinance No. -(New Series), as follows:

Determining and declaring that public interest and necessity demand the construction and completion of a public utility, to-wit, aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of Cali-fornia, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, to be used as a part of the Hetch Hetchy project for the conveyance of water from the Lake Eleanor-Tuolumne system to the City and County of San Francisco for do-mestic and municipal purposes, and directing the Board of Public Works to procure, through the City Engineer, and file plans and estimates of the cost of original construction and completion of such public utility.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby specifically declared and determined that the public interest and necessity mand the construction and completion of a public utility, to-wit, a series of aqueduct tunnels in the

Sierra Nevada Mountains in Tuolumne county, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, together with structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne System, also known as the Hetch Hetchy Project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for domestic and municipal purposes. Said Lake Eleanor-Tuolumne System is hereby designated as an available source of a sufficient supply of good pure water for said City and County and its inhabitants.

and County and its inhabitants.
Section 2. The Board of Public
Works is hereby directed immediately to procure through the City
Engineer and to file with the Board
of Supervisors plans and estimates
of the cost of the original construction and completion of said aque-

duct tunnels.

Section 3. Said aqueduct tunnels so to be constructed and completed as herein determined and declared shall be used and operated as part of and in connection with said Lake Eleanor-Tuolunine System, also known as and called the Hetch Hetchy Project.

Section 4. This ordinance is the first of a series of ordinances to be adopted by the Board of Supervisors relating to and designed to secure the acquisition, construction and completion of the public utility

herein named.

Section 5. This ordinance shall be published in the official newspaper for fourteen days after its approval.

Section 6. This ordinance shall

take effect immediately.

Hydroelectric Power Ordinance.

Bill No. —, Ordinance No. —

(New Series), as follows:
Determining and declaring that
the public interest and necessity
demand the acquisition, construction or completion of a public
utility, to-wit, a distributing system
and stand-by plant to be owned and
controlled by the City and County
of San Francisco, for the distribution and marketing of electrical
energy to be used in furnishing to
said City and County and to the
inhabitants thereof electrical energy to be developed by the Moccasin Creek power plant of the Lake
Eleanor-Tuolumne System, also
known as the Hetch Hetchy Project;
directing the Board of Public Works
to procure through the City En-

gineer and file plans and estimates of the cost of original construction and completion of such public utility and also plans and estimates of the cost of original construction and completion of portions of the existing distributing system and stand-by plants of the Great Western Power Company and plans and estimates of the cost of original construction and completion of portions of the existing distributing system and stand-by plant of the Pacific Gas and Electric Company.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby specifically declared and determined that the public interest and necessity demand the acquisition, construction or completion of a public utility, to-wit: A distributing system and stand-by plant to be owned and controlled by the City and County of San Francisco for the distribution and marketing in the City and County of San Francisco of electrical energy from the Moccasin Creek power plant of the Lake Eleanor-Tuolumne System, also known as the Hetch Hetchy Project.

Section 2. The Board of Public Works is hereby directed immediately to procure through the City Engineer and file with the Board of Supervisors plans and estimates of the cost of original construction and completion, as follows, to-wit:

- (1) Plans and estimates of the cost of original construction and completion of an electrical distributing system and stand-by plant sufficient for distributing in said City and County of San Francisco the electrical energy to be developed at the Moccasin Creek power plant of the said Lake Eleanor-Tuolumne System.
- (2) Plans and estimates of the cost of original construction and completion of such portions of the existing distributing system and stand-by plants used by the Great Western Power Company, a corporation, in supplying electrical energy to the inhabitants of the City and County of San Francisco as may be necessary or useful in connection with the distribution of said electrical energy to be developed at said Moccasin Creek power plant.
- (3) Plans and estimates of the cost of original construction and completion of such portions of the existing distributing system and stand-by plant used by the Pacific Gas and Electric Company, a corporation, in supplying electrical

energy to the inhabitants of said City and County of San Francisco as may be useful in connection with the distribution of said electrical energy to be developed at said

Moccasin Creek power plant.
Section 3. The said distributing system and stand-by plant so to be acquired, constructed or completed as herein determined and declared shall be used and operated as a part of and in connection with said Lake Eleanor-Tuolumne System, also known as and called the Hetch Hetchy Project.

Section 4. This ordinance is the first of a series of ordinances to be adopted by the Board of Supervisors relating to and designed to secure the acquisition, construction and completion of the public utility

herein named. Section 5. This ordinance shall be published in the official newspaper for fourteen days after its approval.

6. This ordinance shall Section

take effect immediately.

Action Deferred.

Supervisor McShechy raised a point of order that the above matters had never been referred to a committee and should not be on the calendar.

Chairman Hayden ruled that the ordinances were properly before the Board, to make such disposition of

them as the Board sees fit.

It is in the possession of the Board, and I recommend, if you don't want it in the Board the proper motion would be to refer back to the committee.

Supervisor Shannon moved reference to the committee.

Supervisor McLeran moved as an amendment reference to the Joint Committee on Finance and Public Utilities to report back at meeting of the Board Wednesday at 2:30

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, more—17. Shannon, Welch, Wet-

No-Supervisor McSheehy-1.

Supervisor McLeran's motion carried and Board decided that when today's proceedings are finished that it take a recess until 2:30 p. m. Wednesday when it will consider the report of the Joint Committee.

It is agreed that the Joint Committee on Finance and Public Utilities should meet Wednesday morn-

ing at 9:30 a. m.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 21972 (New Series), as follows:

Resolved, That permission is hereby granted the following ganizations to conduct masquerade balls on the dates and at the locations herewith given upon payment of the usual license fees:

Court University Mount, F'. O. A., at Lecari's Hall, San Bruno avenue and Silliman street, Saturday even-

ing, January 19, 1924. Hermann Sons, at Hermann Sons, at Exposition Auditorium, Saturday evening, February 2, 1924.

"Slovenia," at Eagles' Hall, 273 Golden Gate avenue, Saturday evening, March 1, 1924. "Thyra, Branch No. 3 of Dannen-

brog," at Golden Gate Commandery Hall, 2137 Sutter street, Saturday evening, January 26, 1924. United Swiss Society, at Califor-nia Hall, Polk and Turk streets,

Saturday evening, February 9, 1924.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Fixing January 28, as Date for Hearing Objections, Closing St. Anne Street.

Supervisor Harrelson presented:

Resolution No. 21973 (New Series), as follows:

Resolved, That Monday, January 28, 1924, at 3 p. m., is hereby fixed as the time for hearing objections of Ernest H. Dettner against the closing of a portion of St. Anne street, described as follows, to-wit:

Commencing on the easterly line St. Anne street distant thereon 100 feet, southerly from the southerly line of Pine street; running thence southerly along said easterly line of St. Anne street 371/4 feet; thence at right angles westerly 20 feet to the westerly line of St. Anne street; thence northerly along said westerly line of St. Anne street 371/2 feet; thence at right angles easterly 20 feet to the point of commencement. Being a portion of fifty vara Lot No. 279.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Award of Contract, Gymnasium Equipment.

Supervisor Rossi presented: Resolution No. 21965 (New Se-

ries).

Resolved, That award of contract for furnishing gymnasium equipment for Mission and Galileo high schools be made to the following on bids submitted December 17, 1923, viz.: Fred Medart Manufacturing Company:

(Quantity. Article. Unit Price.) horizontal and vaulting bars,

\$55.91.

19 gymnasium mats 5x10x2 inches,

\$37.40.

10 pairs mat hooks, \$8.92.

1 safety adjustable parallel bar, \$161.62

2 vaulting horses, crank adjust-

ment, \$175.80.

3 vaulting bucks, crank adjustment, \$98.50.

4 balance beams, \$9.48. A. G. Spalding Bros.:

4 suspended backstops, with goal and all fittings, \$55.00.

gallery basketball backstops.

\$31.75.

9 pairs practice basketball back-stops, \$44.95.

24 climbing ropes with hoists, \$11.85.
24 climbing ropes, \$12.75. with two

4 adjustable ladders, \$95.00

horizontal and vaulting bar, \$61.10.

pairs wall adj. flying rings, \$39.60.

1 regulation basketball back-

stop, \$22.50.

12 section 204 bar stalls, \$18.55.

12 bar stall benches, wood top,

\$4.60.

1 vaulting box, \$85.70.

2 pairs jumping standards, \$13.80. Installation, \$370.00. C. F. Weber & Co., Inc.: 1 springboard, \$30.09.

Resolved, That all other bids submitted thereon be rejected.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

RECESS.

Whereupon, the Board at the hour of 6:15 p. m. took a recess until Wednesday, January 16, 1924, at 2:30 p. m.

> J. S. DUNNIGAN. Clerk. _+++-

WEDNESDAY, JANUARY 16, 1924, 2:30 P. M.

In Board of Supervisors, Wednesday, January 16, 1924, 2:30 p. m.
The Clerk called the roll and noted that there was no quorum

present. Thereupon, on motion of Supervisor Shannon, the meeting adjourned until next regular session, Monday, January 21, 1924, 2 p. m.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 3, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco

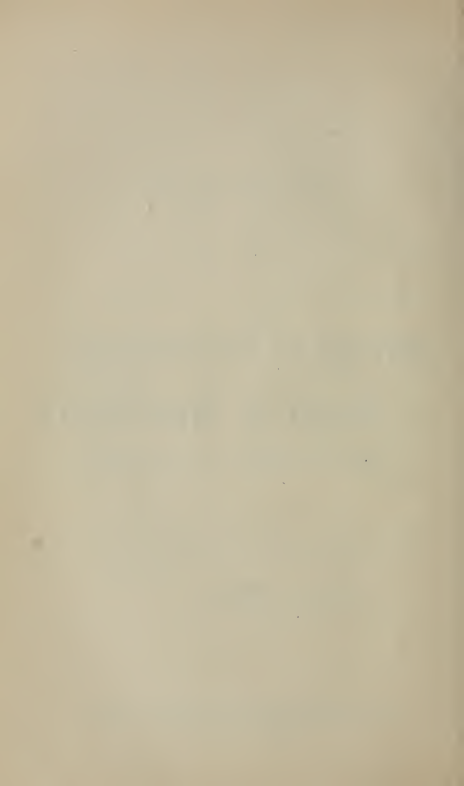
Monday, January 21, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, JANUARY 21, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the fol-Supervisors were lowing

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Set-Back Line Protest-Thirty-second Avenue.

The following was presented and

read by the Clerk:

Protest of Joseph Novitsky against the adoption of an ordinance fixing set-back lines along Thirty-second avenue between California street and Camino del Mar, as indicated in Resolution No. 21893 (New Series), on the ground that only 15 per cent of the property on said street is now vacant and buildings on the balance will have to be moved.

Referred to City Planning Committee.

Set-Back Line Protest-Tnirtyseventh Avenue.

The following was presented and

read by the Clerk:

Protest of P. Getz against the adoption of resolution of intention to establish set-back lines along the easterly line of Thirty-seventh avenue between Anza and Balboa streets on the ground that the setback lines would materially affect and make unsalable their property

on the southwest corner of Anza street and Thirty-seventh avenue.

Referred to City Planning Com-

mittee.

Public Toilets at Gasoline Stations.

The following was presented and read by the Clerk:

Communication from the City Planning Commission, recommend-ing that the Board of Supervisors grant no permits for gasoline supply stations unless applicant agrees to maintain public toilets at such station for both men and women.

Referred to Fire Committee.

Report of Bureau of Engineering,

1922-1923.

The following was presented by the Clerk:

Report of Bureau of Engineering, Department of Public Works, on status of projects under construc-tion and improvements being made for the calendar year 1922-1923. Ordered placed on file.

Plans, etc., Mission-Sunset Tunnel. The following was presented and read by the Clerk:

Communication from the Board of Public Works transmitting letter of City Engineer forwarding Plans A-6641 and B-6642, showing longitudinal and cross-sectional view, also the gradients of approaches to and the passage-way through pro-posed Mission-Sunset tunnel, as outlined in Resolution No. showing also the subdivisions of the property to be acquired both in fee simple and over which easements are to be acquired as delineated on maps and books in the office of the Assessor, which plans and specifications have been adopted by Resolution No. 80350 of the Board of Public Works.

Referred to Lands and Tunnels

Committee.

Mayor Recommends Assistant Secretary to Traffic Commissioners.

The following was presented and read to the Board:

cisco, City Hall, San Francisco.

San Francisco, Calif.
January 18, 1924.
Honorable Board of Supervisors of the City and County of San FranGentlemen:

Application having been made to me by the Board of Traffic Commissioners of this City and County for authority to appoint an assistant secretary to the Traffic Commission, and having found upon investigation that such assistant secretary is necessary, I respectfully recommend that you concur with me in appointing such assistant secretary to the Board of Traffic Commission-ers at a salary of \$300 per month.

This recommendation is made in accordance with the provisions of Section 35, Article XVI of the Charter of the City and County of

San Francisco.

Yours very truly, JAMES ROLPH, JR.,

Mayor. Referred to Judiciary and Traffic Committee.

REPORTS OF COMMITTEES.

The following committees, their respective chairmen, presented reports on various matters referred, reports were read and orwhich dered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Streets and Commercial Develop-Committee, by Supervisor Harrelson, chairman.

Public Buildings Committee, by

Supervisor Wetmore, chairman. Streets Committee, by Supervisor Harrelson, chairman.

Wampas Thank San Francisco.

Mr. Graham, representing the movie industry and the Wampas, was granted the privilege of the floor on motion of Supervisor Hay-He thanked the Board of Supervisors and the City administration for its hospitality during the recent visit of the movie stars to San Froncisco. "We never had such a welcome anywhere at any time in our lives and we wish you to know that we appreciate it.

PRESENTATION OF PROPOSALS.

Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnishing canned fruits and vegetables and dried fruits to the various institutions of the City.

Referred to Supplies Committee.

Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnishing tables for the School Department.

Referred to Supplies Committee. Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnishing castings that may be ordered from time to time during the term from date to June 30, 1924.

Referred to Supplies Committee. Hearing of Objections to Set-Back Lines

Hearing of objections to the establishment of set-back lines along portions of Forty-fifth avenue, Forty-third avenue, Clay street, Thirtysecond avenue, Scott street and Thirty-fourth avenue.

A protest from Joseph Novitzky against the passage of the ordinance fixing set-back lines on Thirty-second avenue between California

street and Camino del Mar.

Recommitted.

Whereupon, the following bill was presented and recommitted to

the City Planning Committee:
Bill No. —, Ordinance No. —
(New Series), entitled "Establishing set-back lines along portions of Forty-fifth avenue, Forty-third avenue, Clay street, Thirty-second avenue, Scott street and Thirty-fourth avenue."

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 21974 (New Series), authorizing the following amounts to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Municipal Railway Fund.

Hancock Bros., (1)printing

transfers for Municipal Railways (claim dated Jan. 8, 1924), \$744.

(2) Bureau of Street Repair, Board of Public Works, asphalt repairs to Municipal Railway rights of way (claim dated Jan. 8, 1924), \$1,046.70.

(3) San Francisco City Employ-

Retirement System, Municipal Railway proportion for retirements and pensions (claim dated Jan. 8, 1924), \$6,135.28.

Municipal Railway Depreciation Fund,

(4) Westinghouse Electric Manufacturing Co., railway car equipment, Section "C", Contract 132 (claim dated Jan. 9, 1924), \$17,-052.86.

Relief Home Construction Fund, Bond Issue 1923.

(5) A. Lettich, second payment, general contract for moving old Ward "A", Relief Home Tract (claim dated Jan. 9, 1924), \$4,322.90. Water Construction Fund, Bond Issue 1910.

(6) Grant Smith & Co., sevenpayment, construction of teenth Pulgas tunnel (claim dated Jan. 9,

1924), \$63,998.37. (7) Western Pipe and Steel Co., fifth payment, construction of bay crossing pipe line, Contract 90 (claim dated Jan. 10, 1924), \$209. 751.21.

(8) Baumgarten Bros., meats. Hetch Hetchy (claim dated Jan. 9, 1924), \$1,014.86.
(9) Emily M. Hambleton, for right

of way lands in Stanislaus County. per acceptance of offer by Resolution No. 21909 (New Series) (claim dated Jan. 9, 1924), \$1,825. (10) Hercules Powder Co., blast-

ing fuse and caps (claim dated Jan.

9, 1924), \$1,245.20.

(11) Joshua Hendy Iron Works, Hetch Hetchy sluice gates, fittings, etc. (claim dated Jan. 9, 1924), \$2,-846.67.

(12) Robert M. Searls, Hetch Hetchy Special Counsel revolving fund expenditures, per vouchers (claim dated Jan. 9. 1924), \$4.713.98.

(13) George F. Watts and Mildred J. Watts, for right of way lands in Stanislaus County per accent.

in Stanislaus County, per accept-ance of offer by Resolution No. 21909 (New Series) (claim dated Jan. 9, 1924), \$3,000. (14) The M. W. Kellogg Com-pany, second payment, steel pen-stocker for Moreasin Creek, power

stocks for Moccasin Creek power Contract 91 (claim dated plant.

Jan. 10, 1924), \$195,697.80.

Special School Tax. August G. Headman, third (15)payment, architectural service, Portola Primary (San Bruno) School (claim dated Jan. 9, 1924), \$722.21.

Special High Pressure Fund. (16) Hugh McGill, fifth payment, installation of high-pressure water mains in Leavenworth, Beach, Jones and Jefferson streets (claim dated Jan. 9, 1924), \$500.90. (17) Hugh McGill, final payment,

installation of high-pressure water mains in Leavenworth, Beach, Jones and Jefferson streets (claim dated Jan. 9, 1924), \$861.65.

County Road Fund.
(18) Louis J. Cohn, final payent, improvement of Telegraph ment, Hill boulevard (claim dated Jan. 9, 1924), \$2,725.81.

General Fund, 1923-1924.

(19) Associated Charities, widows' pensions (claim dated Jan. 11, 1924), \$9,059.38. (20) Eureka

(20) Eureka Benevolent Society, widows' pensions (claim dated Jan. 11, 1924), \$790.94.

(21) Little Children's Aid, wid-

ows' pensions (claim dated Jan. 11, 1924), \$7,566.66. (22) Roman Catholic Orphanage,

maintenance of minors (claim dated

Jan. 8, 1924), \$3,556.57. (23) Boys' Aid Society, mainte-

nance of minors (claim dated Jan. 8, 1924), \$1.027.13.

Albertinum Orphanage, (24)of minors (claim maintenance dated Jan. 8, 1924), \$1,572.87.

(25) Protestant Orphanage, maintenance of minors (claim dated Jan.

8, 1924), \$770. (26) St. Vincent's School, maintenance of minors (claim dated Jan. 8, 1924), \$2,214.78. (27) St. Mary's Orphanage, main-

tenance of minors (claim dated Jan. 8, 1924), \$525. (28) San Francisco Nursery for

Homeless Children, maintenance of minors (claim dated Jan. 8, 1924), \$547.10.

(29) Little Children's Aid, maintenance of minors (claim dated Jan.

8, 1924), \$8,615.64.
(30) Children's Agency, maintenance of minors (claim dated Jan-8, 1924), \$20,042.53.

(31) Eureka Benevolent Society, maintenance of minors (claim dated

Jan. 8, 1924), \$3,734.16.
(32) St. Catherine's
Home. maintenance st. Catherine's Training maintenance of minors Home. (claim dated Jan. 8, 1924), \$669.93. (33) Standard Oil Co., gasoline

and oil, City Hall Garage (claim dated Jan. 14, 1924), \$598.84.

(34) Pacific Body Works Inc., two police patrol wagon bodies, ner contract (claim dated Jan. 7, 1924), \$1,927.80.

(35) Felix Gross, erection of election booths, etc. (claim dated Jan.

7, 1924), \$921.20. (36) Western Rock Products Co., lime rock dust, street repair (claim dated Jan. 8, 1924), \$974.66. (37) Special High Pressure Fund,

1923, reimbursement for cost of castings in changing mains due to reconstruction of lower Market street (claim dated Jan. 8, 1924), \$861.65.

(38) California Brick Co., street paving brick (claim dated Jan. 8, 1924), \$1,757.50.
(39) Daniel J. O'Brien, police

contingent expenses (claim dated

Jan. 3, 1924), \$750. (40) J. H. McCallum, lumber, repairs to bridges (claim dated Jan.

2, 1924), \$746.55.
(41) Henry Cowell Lime and Cement Co., cement for street repair (claim dated Jan. 2, 1924), \$3,-397.20.

(42) Shell Company of California, fuel oil, etc., street repair (claim dated Jan. 2, 1924), \$614.75.

(43) E. D. Bullard, oxygen apparatus, Fire Department (claim dated Dec. 31, 1923), \$505. (44) M. Greenberg's Sons, Fire

Department hydrants (claim dated

Dec. 31, 1923), \$1,492.50.

(45) The Seagrave Co., Fire De-(claim

partment apparatus parts (c dated Dec. 31, 1923), \$725.43. (46) Spring Valley Water water, Fire Department (c dated Dec. 31, 1923), \$3,101.24. (claim

(47) Napa State Asylum, mainte-nance of criminal insane (claim dated Jan. 14, 1924), \$668. (48) Mendocino State Hospital,

maintenance of criminal insanc (claim dated Jan. 14, 1924), \$517.42.

(49) The Recorder Printing and Publishing Co., printing Law and Motion and Trial Calendar, etc.

(claim dated Jan. 14, 1924), \$665. (50) J. R. Sloan, agent, premi-ums on official bond of the Treasums on official bond of the Treasurer, and depository bond of Crocker National Bank with the National Surety Company, \$1,000 each (claim dated Jan. 2, 1924), \$2,000.

(51) J. T. Freitas Co., beet pulp. Relief Home (claim dated Dec. 31, 1922).

1923), \$720.70.

(52)Haas Brothers, groceries, Relief Home (claim dated Dec. 31,

1923), \$714.77. (53) Harbaugh & Co., turkeys, Relief Home (claim dated Dec. 31,

1923), \$508.73. (54) Fred L. Hilmer Co., eggs, Relief Home (claim dated Dec. 31,

1923), \$1.291.86. (55) Sherry Brothers, butter, Re-Home (claim dated Dec. 31, lief

1923), \$1.215.45. (56) Spring Valley Water Co., water Relief Home (claim dated Dec. 31, 1923), \$823.48.

Auditorium Fund.

(57) Musical Association of San Francisco, services of San Francisco Symphony Orchestra for concert of Dec. 11, 1923, including addressing cards (claim dated Jan. 14, 1924), \$2,010.

(58) Dan P. Maher Co., paints, etc., for repairs to schools (claim

dated Jan. 5, 1924), \$779.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Appropriations, Payment for Civic Center Lands.

Resolution No. 21975 (New Series), appropriating the following amounts out of "Civic Center, open-ing of Fulton and Leavenworth streets into Market street," Budget Item No. 40, Fiscal Year 1923-1924.

and authorized in payment to the hereinafter named persons for lands and improvements required

Civic Center purposes, to wit: To Sanford Sachs, the sum of \$107,500, in payment for lands and improvements situate and commencing at a point on the northwesterly line of Market street, distant there-on 552 feet 11½ inches southwesterly from the southwesterly line of Jones street; running thence southwesterly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle north-easterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and the point of commencement; Lots 31 and 32 of City Hall Lots, as per map thereof filed in office of City and County Recorder March 18, 1871, and as per acceptance of offer by Resolution No. 21968 (New Series).

To Rebecca L. Liebenthal, Clemence L. Blum, Celestine F. Greenebaum, Gertrude Corbett and Edna R. de Clinchamp, the sum of \$112,-500, in payment for lands and improvements situate and commencing at a point on the northwesterly line of Market street, distant there-on 527 feet 11½ inches southwesterly from the southwesterly line of Jones street; thence running south-westerly along said northwesterly line of Market street 25 feet; thence at a right angle northwesterly 200 feet; thence at a right angle northeasterly 25 feet; thence at a right angle southeasterly 200 feet to the northwesterly line of Market street and point of commencement; being Lots 29 and 30 of City Hall Lots, as per map thereof filed in office of the City and County Recorder March 18, 1871, and as per acceptance of offer by Resolution No. 21967 (New Series).

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Šchmitz, Shannon, Welch, Wetmore—18.

Appropriation, \$1,000, Washington Expenses for Counsel Robert Searls in Gas Rate Litigation.

Resolution No. 21976 (New Series), appropriating the sum of \$1,000 out of Urgent Necessity, Budget Item No. 26, and authorized in payment to Robert M. Searls, to cover expense of said Robert M. Searls as the City's representative to and from Washington, D. C., in the matter of the re-argument in the United States Supreme Court,

by order of the court, of cases Nos.

331, 332 and 333, entitled "Pacific Gas and Electric Company v. City and County of San Francisco." Vouchers for said expense to be filed

with the Auditor.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore-18.

Appropriations for Tax Refund Judgments.

Resolution No. 21977 (New Series), appropriating the following amounts out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent and as per schedules attached to vouchers; being payments of one-tenth of the amounts of final judgments against the City and County, in accordance with per-emptory writs of mandate, the same first having been approved by the City Attorney, to-wit:

(1) To Drown, Leicester Drown, as attorneys and agents, the

sum of \$30,909.19.

(2) To Charles W. Slack and Edgar T. Zook, as attorneys and agents, the sum of \$3,060.71.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Transfer of Playground Fund.

Resolution No. 21978 (New Series), transferring the sum \$7,500, Budget Item No. 66, for Funston Playground; the sum of \$2,000, Budget Item No. 69, for Glen Park Playground improvements. and the sum of \$5,000, Budget Item No. 71, for Margaret Hayward Playground equipment, to the credit of "Playgrounds," Budget Item No. 516, Appropriation No. 48, to be expended by the Playgrounds Commission on the said Funston, Glen Park Margaret Hayward playgrounds.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, vieri, Shannon,

Welch, Wetmore-18.

Ordinance Amended, Jailors. Salary' Bill No. 6559, Ordinance No. 6113 (New Series), amending Subdivision (s) of Section 15 of Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Posi-

Section 1. Subdivision (s) of Section 15 of Ordinance No. 5460 (New Series) is hereby amended to read as follows:

(s) Six jailers, grade three, each at a salary of \$2,064 a year, for services in guarding Federa, prisoners.

Section 2. This ordinance shall take effect from and after its

passage.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Confirmation of Sale of City Land.

Bill No. 6562, Ordinance No. 6114 (New Series), confirming the sale to Mrs. Helen Kelly Thurston, for the sum of six hundred and fifty dollars, the following described city

lands, to-wit:

Beginning at a point on the north-easterly line of Fifteen street, dis-tant thereon 129.604 feet northwesterly from the first angle point westerly from the westerly line of Castro street, and running thence northeasterly at right angles with Fifteenth street 50.935 feet; thence southwesterly 66.041 feet to a point on the northeasterly line of Fifteenth street, distant thereon 42.037 feet northwesterly from the point of beginning; thence southeasterly along northeasterly line of Fir-teenth street 42.037 feet to the point of beginning, being portion of Block 8 of the Flint Tract.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLaren, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

(In connection with the foregoing, and on motion of Supervisor Wetmore, duly made and carried, advertising charges were fixed at approximately one-third of the estimated total, or \$272, same being Mrs. Kelly Thurston's prorata.)

Establishing Set-Back Lines.

Bill No. 6560, Ordinance No. 6115 (New Series), establishing set-back lines along portions of Twentieth avenue, Thirty-fourth avenue, Divisadero street, Twenty-ninth avenue, Faxon avenue, Thirty-fourth avenue and Forty-first avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 10th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 28 to establish set-back lines along portions of Twentieth avenue, Thirty-fourth avenue, Divisadero street, Twenty-ninth avenue, Faxon

avenue, Thirty-fourth avenue and Forty-first avenue, and fixed the 14th day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series), that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) setback lines are hereby established as

follows:

Along the westerly side of Twentieth avenue, commencing at a point 87.25 feet southerly from Santiago street and running thence southerly 37.75 feet, said set-back line to be 31-3 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 3 1-3 along the easterly side of Twentieth avenue, commencing at a point 90.75 feet southerly from Santiago street and running thence southerly 34.25 feet, said set-back line to be 31-3 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 300 feet; said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 25 feet, said set-back line to be 3 1-3 feet.

Along the easterly side of Thirtyfourth avenue, between Lincoln way and Irving street, said set-back line

to be 10 feet.
Along the westerly s

Along the westerly side of Divisadero street, between Pacific avenue and Broadway, said set-back line to

be 30 feet.

Along the westerly side of Twenty-ninth avenue, between Ulloa street and Vicente street, said setback line to be 12½ feet; along the easterly side of Twenty-ninth avenue between Ulloa street and Vicente street, said set-back line to be 11 feet.

Along the westerly side of Faxon avenue, commencing at a point 100 feet southerly from Holloway avenue and running thence southerly

to a point 100 feet northerly from Grafton avenue, said set-back line

to be 5 1-3 feet.

Along the westerly side of Thirty-fourth avenue, commencing at a point 100 feet southerly from Balboa street and running thence southerly 25 feet, said set-back line to be 2 feet; thence southerly to a point 100 feet northerly from Cabrillo street, said set-back line to be 4 feet; along the easterly side of Thirty-fourth avenue, commencing at a point 100 feet southerly from Balboa street and running thence southerly 25 feet, said set-back line to be 3 1-3 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 25 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 25 feet, said set-back line to be 3 1-3 feet.

Along the westerly side of Fortyfirst avenue, between Cabrillo street and Fulton street, said set-back line

to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Indefinite Postponement.

The following bill, heretofore passed for printing, was taken up and, on motion of Supervisor McGregor, indefinitely postponed:

Establishing Set-Back Lines.

Bill No. 6568, Ordinance No. ——
(New Series), entitled, "Establishing set-back lines along portions of Thirty-first avenue, Twenty-fourth avenue, Guerrero street, Thirty-sixth avenue, Twenty-first avenue and Thirty-third avenue."

Supply Station, Boiler, Oil and Garage Permits.

Supervisor Deasy Presented: Resolution No. 21979 (New Series), granting the following revocable permits:

Automobile Supply Station.

Crown Oil Co., at the northeast corner of Presidio avenue and Geary street; also to store 2000 gallons of gasoline on premises.

Shell Company of California, at

the northwest corner of Geary street and Thirty-first avenue; also to store 2000 gallons of gasoline on premises.

Public Garage.

Clary Sloan, on the east side of Mission street, 150 feet north of Richland avenue; also to store 600 gallons of gasoline on premises.

Daniel Giovannini, at the northeast corner of Pacific and Cordelia streets; also to store 600 gallons of

gasoline on premises.

Laundry.

M. A. Ruggles, 3 Meacham place.

Transfer Public Garage.

Transfer Public Garage.

To Denman Garage Co., permit granted by Resolution No. 14734 (New Series) to Dolson & Anderson for premises 900-932 Bush street.

To B. B. Page and G. W. Page, permit granted by Resolution No.

permit granted by Resolution No. 21150 (New Series) to Mary Louise Phelan for premises situate west side of Valencia street 237 feet 3 inches south of Seventeenth street. To Harry Friedman, permit granted by Resolution No. 18414

(New Series) to Bissinger & Lafon for premises 1580 Pacific avenue.

Boiler.

J. A. Engledow, at 176 Golden Gate avenue, one horse power.

Oil Storage Tank.

(1500 gallons capacity.) Central Auto Laundry, at 1740 Market street.

Axel A. Johnson, on east side of Bay street, 100 feet north of Franklin street.

Nathan Moran, on the south side of Pacific avenue, 195 feet east of Laurel street.

J. O'Brien, on the south side of Grove street, 100 feet west of Scott street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Motion.

It was moved and carried that the application of Clary Sloan for a public garage on Mission street, north of Richland avenue, stricken off and referred to a Joint Committee, Streets and Fire.

Motion carried.

Final Passage.

Whereupon, the foregoing resolution as amended was finally passed by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-

Rossi, Schmitz, vieri, Shannon. Welch, Wetmore-18.

Final Passage.

The following matters, heretofore passed for printing, were taken up and on motion finally passed by the following vote:

Laundry Permit-Standard Laundry Company.

Resolution No. 21980 (New Series), granting permission, revo-cable at will of the Board of Supervisors, to Standard Laundry Company to conduct a laundry, maintain and operate a boiler of 150 horse power and install a 3000-gallon oil-storage tank on the west side of Harrison street, 220 feet south of Twentieth street.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore—18.

Mayor Directed to Execute Agreement With George T. Marye, Jr., et al. for Civic Center Lands and Improvements.

Bill No. 6561, Ordinance No. 6116 (New Series), directing the Mayor of the City and County of San Francisco to execute an agreement with George T. Marye, Jr., and Marie D. Marye, his wife, for the purchase by the City and County of City Hall Lots Numbers 26 and 28, the improvements on City Hall Lots Numbers 25 and 27 and an option to purchase City Hall Lots Numbers 25 and 27, real property in the City and County of San Francisco.

The Mayor is hereby authorized and directed to execute, in the name and on behalf of the City and County of San Francisco, an agreement with George T. Marye, Jr., and Marie D. Marye, his wife, providing for the immediate purchase of those certain lots, pieces or parcels of land situate, lying and being in the City and County of San Francisco, State of California, and known as City Hall Lots 26 and 28, and the existing improvements on City Hall Lots 25 and 27, for the sum of eighty thousand dollars (\$80,000). and giving to the City and County an option to purchase said City Hall Lots Numbered 25 and 27 on or before the 30th day of January, 1924, for the further principal sum of one hundred and forty-five thousand (\$145,000) dollars, and also giving to the City and County the right to immediate possession of City Hall Lots numbered 25 and 27 upon the making of the first payment hereinabove referred to. Said agreement

to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the

Finance Committee.

Ayes — Supervisors Badaraeco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Shannon, Rossi, Schmitz. vieri. Welch, Wetniore—18.

PRESENTATION OF BILLS AND ACCOUNTS.

Bills and accounts, being miscellaneous demands not required by law to be passed for printing, and amounting to \$46,271.99, were al-lowed and ordered paid by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz. Shannon, vieri, Welch, Wetmore-18.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 21981 (New Se-

ries), as follows:

Resolved, That the San Francisco District of California Federation of Women's Clubs be granted use of the Polk Hall, Auditorium, March 31 to April 5, 1924, inclusive, for the purpose of Child Welfare Week and devoting medical attention to

It is hereby understood that the rental fee as fixed by ordinance governing the control of the Auditorium shall be set aside and appropriated from the funds set aside to the Board of Health (child Wel-fare Week Fund), being for occu-pancy of Polk Hall March 31 to

April 5, 1924, inclusive.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, Katz, McGregor, McLeran, McSheeyh, Morgan, Robb, Ronvo-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Also, Resolution No. 21982 (New

Series), as follows: Resolved, That the following named organizations and persons be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

The Emporium, use of the Main Hall, May 24, 1924, 6 p. m. to 12 p. m., for purpose of holding a

dance.

Moving Picture Operators' Union, use of the Main Hall, December 31,

1924, 6 p. m. to 2 a. m., for the purpose of holding a dance.
Golden Gate Aerie No. 61, F.
O. E., use of Main Hall, November 15, 1924, 6 p. m. to 12 p. m., for the purpose of holding a dance.

Fifth Church of Christ, Scientist, use of the Main Hall, May 25, 1924, 8 a. m. to 6 p. m., for purpose of holding services.

Schy Oppenheimer, use of the Main Hall, February 7, 1924, 6 p. m. to 12 p. m., for the purpose of holding a concert.

League of the Cross Cadets, use of the Main Hall, April 22, 1924, 6 p. m. to 12 p. m., for the purpose of holding a drill and dance.

Golden Gate Kennel Club, use of Larkin Hall, May 29, 30 and 31, 1924, for purpose of holding Kennel

Show.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz. Shannon, vieri. Welch, Wetmore—18.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. ---(New Se-

ries). as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.
(1) Miller & Lux Inc., meats,
Hetch Hetchy (claim dated Jan. 11, 1924), \$656.63. (2) J. H. Newbauer & Co.,

canned milk (claim dated Jan. 11,

1924), \$1,765.45.

(3) Old Mission Portland Cement Co., cement (claim dated Jan. 11, 1924), \$4,528.22. (4) Old Mission

Portland ment Co., cement (claim dated Jan. 11, 1924), \$4,125.38.

(5) Pacific Gas and Electric Co., mazda lamps (claim dated Jan. 11, 1924), \$1,117.36.
(6) The Utah Construction Co.,

rental of equipment (claim dated Jan. 11, 1924), \$668. (7) Baumgarten

Bros., meats (claim dated Jan. 15, 1924), \$932.99.

(8) The Chapman Valve Mfg. Co., valves (claim dated Jan. 15. 1924), \$860.14. (9) Electri Electric Power Equipment

Corporation, bus supports, etc.

dated Jan. 15, 1924), (claim \$2,187.95.

(10) S. A. Ferretti, meats (claim

dated Jan. 15, 1924), \$510.49.

(11) Hercules Powder Co., blasting caps and fuse (claim dated Jan. 15, 1924), \$543.30.
(12) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 16.

1924), \$1,427.67.
(13) State Compensation Insurance Fund, insurance premium, account Construction Company of

North America (claim dated Jan. 16, 1924), \$3,521.37.

(14) State Compensation Insurance Fund, insurance premium, Hetch Hetchy employees (claim dated Jan. 16, 1924), \$4,836.94. (15) Wilsey-Bennett Co., butter

and eggs (claim dated Jan. 15,

1924), \$3,152.20.

(16) General Electric Co., twelfth payment, electric generators, Moccasin Creek power plant, Contract 80 (claim dated Jan. 16, 1924),

\$33,551.57.
(17) The General Fireproofing Co., diamond rib lath, channel, etc. (claim dated Jan. 16, 1924),

\$2,343.72.

Municipal Railway Fund. (18) Market Street Railway Co., electric power for railways (claim dated Jan. 14, 1924), \$3,104.75.

(19) Market Street Railway Co., reimbursement as per agreement of

Dec. 12, 1918 (claim dated Jan. 12, 1924), \$1,420.48.

(20) Pacific Gas and Electric Co., electricity furnished railways (claim dated Jan. 14, 1924), \$37,-637.86.

(21) Standard Oil Co., gasoline for railways (claim dated Jan. 15,

1924), \$513.89.

County Road Fund.
(22) Louis J. Cohn, final payment, construction of sewer in Tonquin street from Divisadero street westerly (claim dated Jan. 17, 1924), \$1,172.

School Construction Fund,

Issue 1918. (23) O. Monson, final payment, general construction of Andrew Jackson School (claim dated Jan. 16, 1924), \$9,400.

Library Fund. Foster & Futernick, bind-(24)ing public library books (claim

dated Dec. 31, 1923), \$1,610.25.
(25) San Francisco News Co.,

library books (claim dated Dec. 31, 1923), \$2,079.31.
(26) G. E. Stechert & Co., library books (claim dated Dec. 31, 1923), \$1,502.54.

San Francisco News Co., (27)periodicals (claim dated Dec. 31, 1923), \$3,545.90.

(28) G. E. Stechert & Co., library books (claim dated Dec. 31, 1923), \$4,147.36.

General Fund, 1923-1924.
(29) Haas Brothers, groceries, etc., County Jails (claim dated Jan.

2, 1924), \$514.02.
(30) Baumgarten Bros., meats, County Jails (claim dated Jan. 2, 1924), \$624.81.
(31) California Baking Co.,

bread, County Jails (claim dated Jan. 2, 1924), \$639.15.

(32) Neal, Stratford & Kerr, stationery (claim dated Jan. 21,

1924), \$546.75.

(33) Standard Oil Co., asphalt, street repair (claim dated Jan. 16. 1924), \$2,565.48. (34) Pacific

Gas and Electric Co., lighting public buildings (claim dated Jan. 16, 1924), \$3,638.09.

(35) California Pottery Co., pipe for sewer repairs (claim dated Jan. 14, 1924), \$526.50.

(36) Conlin & Roberts, street cleaning cans (claim dated Jan. 14, 1924), \$540.

Shell Company, fuel oil, (37)Department of Public Works (claim dated Jan. 14, 1924); \$974.40.

(38) Spring Valley Water Co., water for public buildings (claim dated Jan. 14, 1924), \$1,450.39.
(39) Richman Motor Co., one

touring auto, Police Department, less allowance on old car (claim dated Jan. 14, 1924), \$1,095. (40) Pacific Gas and Electric

Co., gas and electricity, Fire Department (claim dated Dec. 31,

(41) Spring Valley Water Co., installing Fire Department hydrants (claim dated Dec. 31, 1923), \$895.

(42) Standard Oil Co., gasoline and oil, Fire Department (claim dated Dec. 31, 1923), \$883.89.
(43) The Fay Improvement Co.,

constructing asphaltic tennis court at Southside Playground (claim dated Jan. 15, 1924), \$960.96.

(44) Spring Valley Water Co., water for hospitals (claim dated Dec. 31, 1923), \$1,507.70.
(45) H. F. Dugan, drug sup-

plies, San Francisco Hospital (claim

dated Dec. 31, 1923), \$1,601.28.

(46) A. P. Hotaling & Co., drug supplies, San Francisco Hospital dated Dec. 31, (claim

\$637.14.
(47) Miller & Lux, meats, San
(47) dated Dec. 31, 1923), \$1,590.92.
(48) Sherry Bros. Inc., butter,

etc., San Francisco Hospital (claim dated Dec. 31, 1923), \$1,769.75. (49) Jacobs, Malcolm & Burtt,

fruits and vegetables, San Francisco Hospital (claim dated Dec.

31, 1923), \$621.97. (50) The American Laundry Machinery Co., one Humatic Ex-tractor, San Francisco Hospital (claim dated Dec. 31, 1923), \$2,885.

(51) S. S. White Dental Mfg Co., dental equipment, Department Public Health (claim dated Jan.

11, 1924), \$996.18.

(52) San Francisco Convention and Tourist League, publicity and and Tourist Beague, publicity and advertising of San Francisco (claim dated Jan. 17, 1924), \$3,331.76.

(53 Bay City Market, meats, San Francisco Hospital (claim dated

Dec. 31, 1923), \$840.51.

Appropriations.

Also, Resolution No. -- (New

Series), as follows:

That the following Resolved, amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit: Miscellaneous Repairs to Buildings.

Budget Item No. 64.

(1) For repairs of and renewals to plumbing and also to the heating system of the Isolation Hospital. \$1,385.

Extension of Main Sewers, Budget Item No. 51.

For construction of drain ditch, culverts, catchbasins, etc., in connection with sewer construction in Corbett avenue between Dixie alley and Romain street, \$777.

Army Street Sewer, Budget Item No. 44.

(3) For construction of the Army street sewer extension, to complete payment (Clinton Construction Co. contract), \$29,000.

County Road Fund.

(4) For the improvement of the intersection of the Great Highway and Sloat boulevard, to complete payment, \$3,250.

Appropriation, \$1,000 Additional for Sewer in Tonquin Street, Westerly

From Divisadero.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of item of \$80,000 heretofore set aside out of County Road Fund for construction of boulevard at the Marina, by Resolution No. 21340 (New Series); said \$1,000 being for construction of a sewer in Tonquin street from

Divisadero street westerly, and additional to previous appropriation.

authorization, \$10,500, Payment to Mary McM. Godley for Land on Precita Avenue for Le Conte School Purposes.

Also, Resolution No. —

Series), as follows:

Resolved, That the sum of \$10,-500 be and the same is hereby set aside and appropriated out of School Lands Fund, and authorized in payment to Mary McM. Godley, for lands situate on the north line of Precita avenue, distant 113 feet westerly from Harrison street, and running through to Army street; as per acceptance of offer by Resolu-tion No. 21993 (New Series); required for the LeConte School.

Ordering Plans, etc., for Berry Street

Sewer.

Also, Bill No. 6563, Ordinance No. (New Series), as follows:

Ordering the construction of a sewer and appurtenances in Berry street from Second street to an outlet in The Embarcadero, and the preparation of plans and specifications therefor. Authorizing directing the Board of Public Works to enter into contract for said sewer construction in accordance with plans and specifications so prepared.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of a sewer and appurtenances in Berry street from Second street to an outlet in ...e Embarcadero, and to enter into contract for the construction of said sewer and appurtenances in accordance with the plans and specifications prepared therefor.

Section 2. This ordinance shall

take effect immediately.

Appropriation for Work in Front of City Property and Repair Bridges.

Supervisor McLeran presented: Resolution No. 21983 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Property, Budget Item No. 41.

(1) For reconstruction of Boyce street, in partially meeting assessments of those who had previously paid for construction of basalt block

pavement, from northerly line of St. Rose's avenue to a line 235 feet nor-

therly therefrom, \$500.

(2) For grading to official line and grade in Hampshire street fronting the James Rolph Playground, \$499.95.

(3) For construction of concrete

curbs in Hampshire street fronting James Rolph Playground, \$300.10.

(4) For construction of an asphaltic concrete pavement in Hampshire street fronting James Rolph Playground, \$499.95.

Miscellaneous Repairs to Buildings, etc., Budget Item No. 64.

(5) For repairs to railings of bridges at 'Third street and Islais Creek, \$500.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronvovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-18.

Appropriation and Contribution \$1,000 to Fund for Reclamation of the Deltas of the Sacramento and San Joaquin Rivers.

On motion of Supervisor Mc-Leran:

Resolution No. 21984 (New Se-

ries), as follows:

Whereas, the United States Reclamation Service has appropriated \$20,000 for an engineering study of the lower Sacramento River to determine the feasibility of constructing a dam, said appropriation being contingent that an equal amount is raised in California to meet the estimated cost of \$40,000; and Whereas, the State of California

has contributed \$10,000 to this cause, and the remaining \$10,000 must be raised by contribution; and

Whereas, this project involves the reclaiming of a great amount of acreage of productive land in the San Joaquin and Sacramento valleys, whose prosperity is identified with the prosperity of San Francisco; therefore be it

Resolved, That the City and County of San Francisco contribute \$1,000 towards this fund, said contribution of \$1,000 to be contributed with the understanding that the City and County of San Francisco is not committed to pay assessment or contribution towards the construction of said dam referred to.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronvo-

Shannon, vieri. Rossi. Schmitz. Welch, Wetmore—18.

Accepting Offers to Sell Land for Diagonal Street In Potrero.

Supervisor Harrelson presented: Resolution No. 21985 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina streets, between Twentieth and Twenty-second streets, have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Constantine J. Pantazy and Evdo-

kia Pantazy, \$798.

Beginning at a point on the westerly line of Carolina street, distant thereon 50 feet northerly from the northerly line of Twenty-second street, and running thence north-erly along the westerly line of Carolina street 25 feet; thence at right angles westerly 10.612 feet; thence deflecting 113 degrees to the left and running southeasterly 27.159 feet to the point of beginning; being portion of Potrero Block No. 178

The above mentioned sum hundred ninety-eight and dollars (\$798.00) includes, seven 00/100in addition to the payment for the above mentioned parcel, all dam-ages in full to the building now on said parcel, said building to be removed by the present owners within ninety (90) days from date of deed.

It is further agreed that the remaining portion of the property of the above mentioned owners will not be assessed for the improve-

ments on the diagonal street.

Donald H. Sim and Jeanie Sim,

\$1,200.

Beginning at a point on the westthereon 375 feet northerly from the northerly line of Twenty-second street, and running thence northerly along the westerly line of De Haro street 25 feet; thence at right angles westerly 100 feet; thence at right angles southerly 25 feet; thence at right angles easterly 100 feet to the point of beginning; being portion of Potrero Block No. 159

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the property; now, there-

fore, be it

Resolved, That the said offers of sale be accepted and the City That the said offers Attorney is hereby authorized and directed to examine the titles of said property, and if the same are found in satisfactory condition to accept in behalf of the City and County of San Francisco dee is conveying title thereto, and file the same for record with copies of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices. Adopted by the following vote:

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran. McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

Report of Joint Finance and Public Utilities Committee, Water Supply and Hydroelectric Power.

The following was read by the

San Francisco, Jan. 21, 1924.

To the Board of Supervisors: The Finance Committee and Pub-Utilities Committee have had under consideration resolution of the Board, adopted January 7th, directing this Joint Committee to investigate and report on the further development of the Hetch Hetchy system and the project of establishing a municipal distribution plant.

After many conferences with the City Attorney and the attorney for the Hetch Hetchy project, together with Judge John C. Tnomson of York, procedure has been unanimously agreed upon by the

Joint Committee.

unanimous report now is that proceedings be initiated to call a bond election to provide funds for the continuance of work on Hetch

Hetchy project.

Following this decision of the Committee there appears on the calendar today the proceedings pre-pared by the City Attorney's office to cover the subject.

Respectfully submitted, R. McLERAN. WARREN SHANNON, ANGELO J. ROSSI, PHIL KATZ, JAS. B. McSHEEHY, JOHN A. McGREGOR.

Read to Board and filed.

Supervisor Shannon, chairman of the Public Utilities Committee, in a statement to the Board declared that all the objects to be attained by the postponement of consideration of the question of final passage of the resolutions providing for evaluations by the Railroad Commission of the properties of the Pacific Gas and Electric Company and the Great Western Power Company had been attained in conferences of the Joint Finance and Public Utilities Committee ancer due consideration during the past two weeks.
Supervisor Shannon thereup

thereupon moved that the action of two weeks ago deferring final passage on the aforesaid resolutions for eight

weeks be rescinded.

Supervisor Rossi, in seconding the motion of Supervisor Shannon to rescind, made a statement to the effect that his motion two weeks ago deferring final passage on the evaluation resolutions for eight weeks was for the purpose of getting some definite and constructive program agreed upon for continuing construction work on the Hetch Hetchy water project and for the acquisition or construction of distributing system for our hydroelectric power.

These things now having been accomplished and a definite and constructive program having been agreed upon by the Joint Committee Finance and Public Utilities, which today unanimously brings in this report after two weeks' consideration, there remains no further reason for delay, and for that reason, he said, I am seconding the motion to rescind action on my mo-

tion of two weeks ago.

As regards the ordinance presented by me for a hydroelectric distribution system, the had in thought I mind that we should have a bond issue at the very earliest date, not later than May of this year. Robert Searls, the city's counsel on the Hetch Hetchy water project, advises me now that under the September ordinance this can be accomplished. The city's bond expert, Attorney Thomson of New York, agrees that that is entirely legal. Therefore, my ordinance is superfluous and has been withdrawn. It is the intention, he said, of the Joint Committee to call an election at the earliest moment possible.

He declared further that the evaluation resolutions had nothing to do with bond issue for the construction or acquisition of hydroclectric distribution system. We can base our bond issue for that purpose, he said, on statements of cost furnished by our City Engineer, and, moreover, we can select such parts of the property as we may desire or deem useful for our pur-

poses.

These things having been determined to the unanimous satisfaction of the membership of both committees these evaluation resolutions are in order and agreeable to me and I second the motion for final passage.

Supervisor Shannon declared that that was the distinct understanding of the members of the Joint Committees. Referring to last February when this discussion of providing for a hydroelectric distribution system was started by a resolution presented by Supervisor Schmitz, he stated that the attention of Supervisor Schmitz was called to the necessity of this action by the San Francisco Labor Council and par-ticularly by John O'Connell, secre-tary, Wm. Stanton, vice-president, Henry E. Boyen, attorney, Geo. Flatley, who rendered great assistance in these discussions and attended all meetings of the Board and committees where the matter was under consideration. This happy solution of the controversy today, he said, is due very largely to their friendly assistance. He took occasion to say that if their civic bodies would take the same interest in public affairs it would result in a great deal of

good for San Francisco.
Supervisor Hayden, following Supervisor Shannon's commendation of the San Francisco Labor Council's representatives, took occasion to say, that he wished to express his appreciation of at least one organization in San Francisco that has confidence in the integrity of this Board of Supervisors. He went on to say that when this Board of Supervisors was viciously attacked in the newspapers "for honest differences of opinion (and it has been proven that while this Board had differences they were honest differences of opinion and convic-tion) that during this trying time there was one organization, the Downtown Association, whose civic interest in San Francisco impelled it to go on record in no uncertain fashion in support of the majority of this Board in their difficult situation with respect to the issues at stake." Mr. Edgar Peixotto, attorney for the Down Town Association, he said, offered the olive branch and pointed out that both factions of the Board were not very far apart with respect to the main issues of the question which resulted in this unanimous getting together. While I agree that the Labor Council assisted loyally and while I second Supervisor Shannon's commendation and appreciation, I don't want

it left unsaid that there were not other organizations entitled to an expression of appreciation, stood by and voted confidence in this Board of Supervisors when it was suffering the greatest condemnation from certain interests in this City.

Supervisor McLeran said in part: "It is indeed pleasing to me that we have come to a unanimous vote in favor of these policies and methods advocated by some of us and for which we have been bitterly attacked in the press of this city and criticized. It is indeed a pleasure to come here today and vote unnanimously in favor of the method of procedure laid down by the joint committee which has been arrived at during the past two weeks. As Supervisors Rossi and Shannon stated the motion to postpone for eight weeks was arbitrary and intended to afforu ample time for proper consideration of these im-portant matters, but there has been accomplished after two weeks consideration what we were prepared to hold out for eight weeks, eight months, or eight years in order that the procedure might be legal and correct. We have come together on a program that we are going to present to the citizens of San Fran-cisco as the court of last resort. By unanimous vote of the Superunanimous vote of the Supervisors these projects are to be put up to the people. We ask your support in favor of the bonds. Some of us have been criticized and branded as traitors. I for one have not been scared by this criticism. If newspapers in San Francisco take delight in the abuse of public source. delight in the abuse of public servants, the pleasure is theirs, they are welcome to it. I am proud to say that I have confidence in colleagues on this Board. I follow my own judgment and I shall continue to do in the future as I have in the past, regardless of abusive attacks made upon me by the newspapers."

Supervisor McSheehy said in part: "I have attended every meeting of the Public Utilities Committee since this started last February, and we do owe a debt of gratitude to the San Francisco Labor Council in this matter. I am gratified that Mr. Thompson, our New York expert, has declared that the ordinance I presented last September is in proper form and that we may pro-ceed under it."

Mayor Rolph said in part: "A great piece of legislation for the public good has been enacted here this afternoon. I have been identified with this administration and have had the honor of being its head for the past twelve years, and I have seen the Hetch Hetchy project started and the grant from Congress to the City of San Francisco. I have seen the work proceed. I have seen the dam completed and dedicated as O'Shaughnessy Dam, and have seen the lake fill with water, and the great tunnels bored through the high Sierras. I have been a constant advocate of municipal ownership from its very inception. I saw the first tie laid on the Geary Street Municipal Railway; I saw the tracks laid, and I saw the road expand until it is a gold mine now for the people of San Francisco.

congratulate the members of the Board this afternoon and the people of San Francisco as a whole on what these, their representatives, have done in the onward march of carrying to completion our great water project. I have been in close touch with and watched you daily. I regretted the abuse that has been heaped upon you. I regretted that attempts have been made to assassinate your character, because there is no more despicable thing of an I knew this would come out all right. I was glad to see you stand by your guns, get together, meet together, and thresh out all these problems, because I know that not one of you had any more thought in your heart than to be faithful public servants of San Francisco. I know that there is no outside influence reaching any of you and you should have been permitted to proshould have been permitted to proceed along the line of your inate thought, your pledge to the people of San Francisco, that you would, in the interest of public ownership of our public utilities, carry this project to the people, because there is where it belongs. I told the people during the past six months the Hetch Hetchy, its water that and its power and its public utility belonged to them. I told values them that nobody would settle the question but themselves. Now we come to a very happy solution this afternoon of the matters—eighteen members of the Board of Supervis-ors, united in the presentation of these ordinances, of these resolutions, to the people who own the property, and it is up to the people of San Francisco, by a two-thirds vote, to decide whether or not they will furnish the money to carry the projects to completion.

"This State and this City are

growing fast. San Francisco is only in its infancy. California has hardly been touched. The development of the growth in population and otherwise of our great fertile valleys and the great industries in this great State, and particularly around the Bay of San Francisco, has but begun. And I am gratified that eighteen members of this Board of Supervisors determined to go to the people with this project. I hope the newspapers in San Francisco will come and unite themselves with the eighteen members of the Board of Supervisors upon these measures. The voice of the people measures. The voice of the people speaks today. The voice of the people is heard here among the eighteen members of this Board. And I hope the newspapers will join with the Board of Supervisors and will present to the people of San Francisco a solid front, because this bond issue and these resolutions must not be lost. I shall sign these resolutions the moment I am assured from the City Attorney and the Advisory Water Committee that they, too, concur, and that no legal obstacles stand in the way. I hope that you will all go away feeling that this great step that has been taken, which means untold millions, which means wealth coming to our people, which means the reduction of taxes through profits from our public enterprises-that this great forward step must be taken by the people, and that our great, big power question and our great, big water question will be satisfactorily solved, so that these great essential public industries may be carried through and owned by the people. I join in the thanks that have been extended here today. I, too, join in the thanks to all who have helped to bring this situation about. And I, too, also extend a welcome and an encouraging request to all of the people of San Francisco to get behind this project, that we may put it through.

"And I want to tell you, my colelagues and fellow citizens, that there have been many conferences in the Mayor's office, many committees have met there; many men have been identified with those conferences, but I want to say that if there has been one man who knows, and who knows how to present a project, who knows his subject, and who has done indefatigable work in bringing about the solution of such a problem as we have had before us today—it is Henry E. Boyen, and I pay my respects to him."

Passed for Printing.

Thereupon, on motion of Supervisor Rossi, the following bill was passed for printing by the following vote:

Water Supply Bond Issue, Declaratory Ordinance.

Bill No. 6564, Ordinance No. — (New Series), as follows:

Determining and declaring that public interest and necessity demand the construction and completion of a public utility, to-wit, aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, to be used as a part of the Hetch Hetchy project for the conveyance of water from the Lake Eleanor Tuolumne system to the City and County of San Francisco for domestic and municipal purposes, and directing the Board of Public Works to procure through the City Engineer and file plans and estimates of the cost of original construction and completion of such public utility.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby specifically declared and determined that the public interest and necessity demand the construction and completion of a public utility, towit, a series of aqueduct tunnels in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, together with structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for domestic and municipal purposes. Said Lake Eleanor Tuolumne system is hereby designated as an avalaible source of a suffi cient supply of good pure water for said City and County and its inhabitants.

Section 2. The Board of Public Works is hereby directed immediately to procure through the City Engineer and to file with the Board of Supervisors plans and estimates of the cost of the original construction and completion of said aque-

duct tunnels.

Section 3. Said aqueduct tunnels so to be constructed and completed as herein determined and declared shall be used and operated as part of and in connection with said Lake Eleanor Tuolumne system, also known as and called the Hetch Hetchy project.

Section 4. This ordinance is the first of a series of ordinances to be adopted by the Board of Supervisors relating to and designed to secure the acquisition, construction and completion of the public utility

herein named.

This ordinance shall Section 5. be published in the official newspaper for fourteen days after its approval.

Section 6. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Offers Solicited for Water Supply.

Supervisor McLeran presented: Resolution No. 21986 (New Series), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco as follows:

The Board of Supervisors of the City and County of San Francisco does hereby solicit offers for the sale to said City and County of San Francisco of any existing public utility, to wit, a system of water supply and works for supplying water to said City and County and its inhabitants, or any portion thereof, and any owner or owners of such system of such water supply and works are hereby invited to submit proposals or offers in writing to the Board of Supervisors for the sale of the same to the City and County of San Francisco, and such proposals shall be filed with the Clerk of said Board at any time prior to the 4th day of February, 1924.

And it is hereby announced and declared to be the purpose and intention of said Board of Supervisors to consider any and all proposals or offers that may be made for the sale of said described public utility to the said City and County on said 4th day of February, 1924, and before submitting propositions to the electors for the acquisition by original construction or condemnation of said described public utility in order that the electors may have the benefit of acquiring the same at the lowest possible cost thereof.

The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper for the period of ten days a notice in substantially the following form:

"Notice soliciting offers for the sale of any existing public utility, to-wit: A system of water supply and works to the City and County of San Francisco.

To all owners of any existing public utility, to-wit, a water supply and works for supplying water to the City and County of San Francisco and its inhabitants or any portion thereof.

You are hereby solicited and invited to submit to the Board of Supervisors of the City and County of San Francisco, prior to the 4th day of February, 1924, an offer or offers in writing to sell to the said City and County any existing public utility, to-wit, a system of water supply and works for supplying water to said City and County and its inhabitants or any portion thereof, and that said Board of Supervisors will consider any and all such offers that may be submitted on the 4th day of February, 1924, at its regular meeting on said day.

This notice is given in compliance with the provisions of the Charter of the City and County of San Francisco and of Resolution No. 21986 (New Series), adopted January 21, 1924, and your attention is called to said resolution for further particulars."

3. The Clerk of said Board is hereby directed to cause a copy of the aforesaid notice to be mailed to the Spring Valley Water Company, addressed to it at its place of business in San Francisco, California.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,
Welch, Wetmore—18.

Offers Solicited for Hydroelectric Power Distribution System and Standby Service.

Also, Resolution No. 21987 (New Series), as follows:

Series), as iollows:
Resolved, by the Board of Supervisors of the City and County of San

visors of the City and County of San Francisco as follows:

1. The Board of Supervisors of the City and County of San Francisco does hereby solicit offers for the sale to the City and County of San Francisco of any existing electric power distribution system and standby plant used for distributing electric current and power within said City and County.

Any owner or owners of any such electric power distribution system and standby plant are hereby invited to submit proposals or offers in writing to the Board of Supervisors for the sale of the same to the City and County, and such proposals shall be filed with the Clerk of the Board of Supervisors at any time prior to the 4th day of February, 1924.

And it is hereby announced and declared to be the purpose and intention of the Board of Supervisors to consider any and all proposals and offers that may be made for the sale of any electric power distribution system and standby plant or portion thereof to the said City and County on the 4th day of February, 1924, and before submitting propositions to the electors for the acquisition by original construction or condemnation of such electric distribution and standby plant, in order that the electors may have the benefit of acquiring the same at the lowest possible cost thereof.

2. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper for the period of 10 days a notice in substantially the following form:

"Notice soliciting offers for the sale of electric power distribution system and stand-by plant to the City and County of San Francisco.

To the owner or owners of any electric power distribution system and stand-by plant in the City and County of San Francisco:

You are hereby solicited and invited to submit to the Board of Supervisors of the City and County of San Francisco prior to the 4th day of February, 1924, an offer or offers in writing to sell to the said City and County any electric power distribution system and stand-by plant, or any portion thereof, operated for the service of electric current and power to the City and County of San Francisco and its inhabitants, and that the Board of Supervisors will consider any and all such offers that may be submitted on the 4th day of February, 1924, at its regular meeting on said

This notice is given in compliance with the Charter of the City and County of San Francisco and of Resolution No. 21987 (New Series), adopted January 21st, 1924, and your attention is called to said resolution for further particulars.

DATED: ———

The Clerk of said Board is hereby directed to cause a copy of the aforesaid notice to be mailed to the Pacific Gas & Electric Company and the Great Western Power Company, addressed to them at their places of business in San Francisco. California.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Final Passage.

Thereupon, previous action postponing consideration of the following resolutions was unanimously rescinded and the same which heretofore on December 24, 1923, passed for printing were taken up and finally passed by the following vote:

Resolutions Providing for the Evaluation of the Properties of the Pacific Gas and Electric Company and the Great Western Power Company.

Resolution No. 21988 (New Series), as follows:
Be it Resolved by the Board of

Supervisors of the City and County of San Francisco, that, in the judgment of this Board, the public interest and necessity of the people require that the City and County of San Francisco should acquire by condemnation proceedings or otherwise, those certain parts and portions of the electric generating and distribution system of the Pacific Gas and Electric Company, and the lands, properties and rights incident and appurtenant thereto, which are described, set out and identified in that certain schedule of said properties prepared by the City Engineer and the City Attorney and filed with the Clerk of this Board on the 17th day of December, 1923, marked and identified as "Exhibit "Properties of the Pacific Gas and Electric Company to be acquired under Condemnation Proceedings or Otherwise," for the public use, to-wit: the generation of electric current and the distribution of electric current by the City and County of San Francisco to itself and to its inhabitants for light, heat, power and other purposes; and

Be it further Resolved, that the Board of Supervisors of the City and County of San Francisco does hereby declare its intention to initiate such proceedings as may be required under the law governing said City and County for the purpose of submitting to the voters of the City and County a proposition to acquire under eminent domain proceedings, or otherwise, the electric properties and rights described, set out and identified in said "Exhibit A," so filed with the Clerk of this

Board as aforesaid; and

Be it further Resolved, that the City Attorney be, and he is hereby authorized and directed to prepare and file with the Railroad Commis-sion of the State of California a petition for the purpose of having sad Commssion fix and determine the just compensation to be paid by the City and County of San Francisco for the properties above re-ferred to when the same shall be condemned and taken over by said City and County under proceedings eminent domain, or otherwise, and to prosecute to completion the proceedings under said petition.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore—18.

Resolution No. 21989 (New Series), as follows:

Be it Resolved, by the Board of Supervisors of the City and County of San Francisco, that, in the judgment of this Board, the public interest and necessity of the people require that the City and County of San Francisco should acquire condemnation proceedings, or otherwise, those certain parts and portions of the electric generating and distribution system of the Great Western Power Company of California, and the lands, properties and rights incident and appurtenant thereto, which are described, set out and identified in that certain schedule of said properties prepared by the City Engineer and the City Attorney and filed with the Clerk of this Board on Monday, the 17th day of December, 1923, marked and identified as "Exhibit A," "Properties of Great Western Power Company of California to be according under Condemnation Proceedings, or Otherwise," for the public use, to-wit: the generation of electric current and the distribution of electric current by the City and County of San Francisco to itself and to its inhabitants for light, heat, power and other purposes and

Be it further Resolved, that the Board of Supervisors of the City and County of San Francisco does hereby declare its intention to initiate such proceedings as may be required under the law governing said City and County for the purpose of submitting to the voters

of the City and County a proposition to acquire under eminent domain proceedings, or otherwise, the electric properties and rights de-scribed, set out and identiled in said "Exhibit A," so filed with the Clerk of this Board as aforesaid:

Be it further Resolved, that the City Attorney be, and he is hereby authorized and directed to prepare and file with the Railroad Commission of the State of California a petition for the purpose of having said Commission fix and determine the just compensation to be paid by the City and County of San Francisco for the properties above referred to when the same shall be condemned and taken over by said City and County under proceedings eminent domain, or otherwise, and to prosecute to completion the proceedings under said petition.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

Passed for Printing.

The following bill was passed for printing:

Establishing Set-back Lines.

On motion of Supervisor Mc-Gregor:

Bill No. 6565, Ordinance No. -(New Series), entitled "Establishing set-back lines along portions of Thirty-first avenue, Twenty-fourth avenue, Thirty-sixth avenue, Twenty-first avenue and Twenty-third avenue."

Resolution of Intention to Establish Set-back Lines No. 32.

Supervisor McGregor presented: Resolution No. 21990 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore

Resolved, that it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as providea by Ordinance No. 5636 (New Series) approved May 18, 1922, as

Along the westerly side of Scott street, between Clay street Washington street, said set-back

line to be 10 feet.

Along the westerly side of Sevenavenue, commencing at a point 100 feet southerly from Irving

street and running thence southerly 25 feet, said set-back line to be 3 feet; thence southerly 25 feet, said set-back line to be 7 feet; thence southerly 40 feet, said set-back line to be 11 feet; thence southerly 200 feet, said set-back line to be 14 feet; thence southerly 25 feet, said set-back line to be 11 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 25 feet, said set-back line to be 2 feet.

Along the westerly side of Thirtyfifth avenue, commencing at a point 212 feet southerly from Balboa street and running thence southerly to Cabrillo street, said set-back line to be 10 feet; along the easterly side of Thirty-fifth avenue, commencing at a point 1471/2 southerly from Balboa street and running thence southerly to a point 150 feet northerly from Cabrillo street, said set-back line to be 10

Along the easterly side of Fortieth avenue, commencing at Fulton street and running northerly 150 feet, said set-back line to be 3½ feet.

Along the westerly side of Fortyfirst avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 14 feet; along the easterly side of Forty-first avenue commencing at a point 100 feet southerly from point 100 feet southerly from Geary street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet: thence southerly to a point 100 feet northerly from Anza street, said setback line to be 10 feet.

westerly Along the side avenue commencing at a Twelfth point 100 feet southerly from Judah street and running thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 225 feet, said set-back line to be 10 feet; thence southerly to Kirkham street, said set-back line to be 7½ feet; along the easterly side of Twelfth avenue commening at a point 100 feet southerly from Judah street and running thence southerly 250 feet, said set-back line to be 8 feet; thence southerly 75 feet, said set-back line to be 5 feet.

Along the easterly side of Twenty-ninth avenue commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 31-3 feet; thence southerly 25 feet, said set back. said set-back line to feet, 6 2-3 feet; thence southerly 300 feet,

said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line

to be 3 1-3 feet.

And notice is hereby given that Monday, the 18th day of February, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place been fixed as the time and place when and where any and all per-sons having any objections in the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon. vieri. Welch, Wetmore-18.

Passed for Printing.

The following matters were passed for printing:

Amendment to Zoning Ordinance. On motion of Supervisor Mc-

Gregor:

Bill No. 6566, Ordinance No. ---,

Bill No. 6566, Ordinance No. Amending Ordinance No. 5464 (New Series), entitled, "Regulating and Establishing the Location of Trades, Industries, and the Location of Buildings for Specific Uses and Establishing the Boundaries for Said Purposes, and Providing Penalties for the Violation of its Provisions.'

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1, Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows: Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Landers street, 368 feet and 4 inches southerly from Fifteenth street, thence 39 feet 5½ inches southerly, to the depth of the rear lot lines, in the Commercial District instead of 2nd Residential District.

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Webster street, 100 feet southerly from Ellis street, thence 321/2 feet southerly, in the Commercial District instead of the 2nd Residential District.

Section 2 of the Use of Property

Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the south-east corner of Fulton street and Masonic avenue, for a distance of 146 feet 3 inches on Fulton street and 50 feet on Masonic avenue to the depth of the rear lot lines, in the Commercial District instead of 2nd Residential District.

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the westerly side of Capp street, 186 feet southerly from Seventeenth street, thence 50 feet southerly, in the Light Industrial District instead of 2nd Residential District.

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Bartlett street, 36 feet, 10 inches northerly from Twenty-second street, thence 59 feet, 5 inches northerly, in the Commercial District instead of 2nd Residential District.

Boiler and Oil Permits.

On motion of Supervisor Deasy: Resolution ——, (New Series), as follows:

Resolved, that the following revocable permits are hereby granted: Boiler.

J. Edises, at 2865 Sixteenth street, 11/2 horse power.

Oil Storage Tank. (1500 gallons capacity.)

Preovolos Bros., at 9 Jones street. H. Lorentzen at 285 Faxton avenue.

J. J. Angeli on north side of Bush street, 91 feet, 8 inches west of Mason street.

James H. Pinkerton Company at

2010 Laguna street.
O. K. Holt on north side of Eighteenth street, 200 feet west of Valencia street.

P. J. Preovolis on north side of Vallejo street, 80 feet east of Oc-

tavia street. W. R. Davis & Company at 2558 Mission street.

Central Auto Laundry at southeast corner of Geary street and First avenue.

Ford Motor Company on west side of Harrison street, 100 feet south of Twenty-first street, 12,000 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permit.

Also, Resolution No. - (New Series), as follows:

Resolved, that permission revoc-

able at will of the Board of Supervisors is hereby granted A. L. Freedman to maintain a public garage on the south side of Clement street, 60 feet east of Twenty-seventh avenue, also to store 600 gallors of gasoline on premises.

rights granted under this The resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Street Lights.

Supervisor Schmitz presented: Resolution No. 21991 (New Se-

ries), as follows:

Resolved, that the Pacific Gas and Electric Company is hereby requested to install and change street lights as follows:

Install 250 M. R.

Cayuga street, between Ocean and Onondago avenues.

Fortieth avenue, between Fulton

and Cabrillo streets.

Salinas avenue and Carr street. Hoffman avenue, between Twenty-fourth and Twenty-fifth streets.

Install 400 M. R.

Thirty-seventh avenue, between Geary street and Shore View avenue.

Brussells and Olmstead streets. Gavin and Merrill streets.

Install 600 M. R.
East and west of Tunnel South Drive, Golden Gate Park, near Great Highway.

Change Gas Lamps.

South side Sheridan street 1st. W. Ninth street to west property line.

West side Prescott court 1st S. Vallejo street to east property line.

Install D. I. Gas Lamps.

North side McLaren avenue, near Twenty-eighth avenue.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—18. Shannon,

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 21992 (New Se-

ries), as follows:

Resolved, that permission is hereby granted Bald Eagle Tribe No. 75, I. O. R. M., to conduct a masquerade ball at Eagle's Hall, 275 Golden Gate avenue, Saturday evening, January 19, 1924, apon payment of the usual license fee.

Adopted by the following vote: Ayes - Supervisors Badaraceo, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Rossi. Schmitz. Shannon. Welch, Wetmore-18.

Acceptance of Offer to Sell Land on Precita Avenue for School Purposes.

Supervisor Wetmore presented: Resolution No. 21993 (New Se-

ries), as follows:

Whereas, an offer has been received from Mary McM. Godley to convey to the City and County of San Francisco certain land situate on north line of Precita avenue, distant 113 feet westerly from Harrison street, and running through to Army street, required for school purposes, and

Whereas, the price at which said parcel of land is offered is the rea-sonable value thereof; therefore be

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land free of all encumbrances for the sum of \$10,500, be and the same is hereby accepted, and said land being described as follows, to-wit:

Commenting at a point on the northerly line of Precita avenue, distant thereon 113 feet westerly from the westerly line of Harrison street, running thence westerly along said northerly line of Pre-cita avenue 80 feet, thence at a right angle northerly 298 feet, more or less, to the southerly line of Army street, running thence easterly along said southerly line of Army street 80 feet, thence running southerly and parallel with Harrison street, 297 feet, more or less, to the northerly line of Precita avenue nad point of commencement; being a portion of Block 5502 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and, if the same is found to be vested in the aforesaid owner free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerny title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and de-livered to the City and County upon payment of the agreed pur-chase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore-18.

Passed for Printing.

The following matters were passed for printing:

Fixing Sidewalk Widths.

Supervisor Harrelson presented: Bill No. 6567, Ordinance No. -

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of December Sidewalks' approved 18th, 1903, by adding thereto a new section to be numbered Eight Hundred and Thirty-four.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1, Ordinance No. 1061, en-Width titled "Regulating the December Sidewalks", approved December 18th, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office January 5, 1924, by adding thereto a new section to be numbered Eight Hundred and Thirty-four, to read as follows:

Section 834. The width of sidewalks on Truett place, the northerly side of, between Mason street and its westerly termination, are hereby dispensed with and abol-

ished.

The width of sidewalks on Truett place, the southerly side of, between Mason street and its westerly termination, shall be three (3) feet and six (6) inches.
Section 2. This ordinance shall

take effect immediately.

Establishing Grades, Wall Place. On motion of Supervisor Harrelson:

Bill No. 6568, Ordinance No. ——

(New Series), as follows:

Establishing grades on Wall place between Jackson street and a line parallel with and 137.50 feet northerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The grades on Wall place between Jackson street and a line parallel with and 137.50 feet northerly therefrom are hereby established at points hereinafter named, in accordance with recommendations of the Board of Public Works filed December 24, 1923.

Wall Place.

7 feet easterly from the westerly line of, at Jackson street northerly line, 247.22 feet.

(The same being the present offi-

cial grade.)

7 feet westerly from the easterly

line of, at Jackson street northerly line, 249.36 feet.

(The same being the present offi-

cial grade.)

7 feet easterly from the westerly line of, 40 feet northerly from Jack-93 feet northerly from Jackson street, 243.30 feet.
137.50 feet northerly from Jackson street, 239 feet.

son street, 236.40 feet.

On Wall place between Jackson street and a line parallel with and 137.50 feet northerly therefrom be established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall

take effect immediately.

Ordering Street Work.

Also, Bill No. 6569, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

Board of rubile works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication fled in the effice of the Clerk of filed in the office of the Clerk of the Board of Supervisors, January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

The improvement of the northerly side of Commercial street from the northwesterly corner of Commercial street and The Embarcadero to a line 125 feet, 63-8 inches westerly therefrom by the construction of artificial stone sidewalks of the

full official width.

Section 2. This ordinance shall take effect immediately.

Bill No. 6570, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication folds in the office of the Clerk of the filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work. the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street limprovement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on the interpretations of Public Works, and on the interpretations. of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

The improvement of the northerly side of Harrison street, between Eighth street and Berwick place, by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks are

not already constructed Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6571, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors, January 8, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accord-ance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

The improvement of Lee avenue, Granada avenue, Miramar avenue. Capitol avenue, Faxon avenue, and Jules avenue, between Ocean ave

nue and Holloway avenue, by the construction of artificial stone, sidewalks six feet in width, where ar-tificial stone sidewalks of at least six feet in width are not already constructed.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6572, Ordinance No.

(New Series), as follows:
Ordering the performance of certain *treet work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to he one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Jarboc avenue between Moultrie and Anderson streets, by the construction of an 8-inch ironstone pipe sewer with six Y branches and one brick manhole with appurtenances, along the center line of Jarbo avenue between the westerly line of Anderson street and a point 20 feet easterly from the easterly line of Moultrie street.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6573, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

Moseow The improvement of street between Persia and Brazil avanues, where not already improved, by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width in front of City prop-erty, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6574, Ordinance No. — (New Series), as follows: Ordering the performance of cer-

tain street work to be done in the

City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of San Bruno avenue between the southerly line of Sweeny street produced and the northerly line of Olmstead street produced, by the construction of artificial stone sidewalks of the full official width, where artificial stone sidewalks of at least 6 feet in width are not already constructed.
Section 2. This ordinance shall take effect immediately.

Method of Assessment Approved, Newhall Street.

Supervisor Harrelson presented: Resolution No. 21994 (New Se-

ries), as follows:

Resolved, That the method of assessment for the improvement of Newhall street between Hudson avenue and the easterly line of Third street, including the intersection of Newhall street, Innes avenue and Third street, by grading to official line and grade; by the construction of concrete curbs; by the construction of 2 brick catchbasins with 10-inch ironstone pipe culverts on the intersection of Newhall street the intersection of Newhall street and Innes avenue; by the construction of artificial stone sidewalks of the full official width on the angular corners of the above mentioned intersection, and by the construction of an asphaltic concrete pavement on the roadway thereof, determined and declared by the Board of Public Works by its Resolution No. 80176 (Second Series), be and the same is hereby confirmed.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri.

Welch, Wetmore-18.

Passed for Printing.

The following matters were passed for printing:

Ordering Street Work, Newhall Street. On motion of Supervisor Harrel son:

Bill No. 6575, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in acwith the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements,

respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The method of assessment for said work and improvement determined and declared by the Board of Public Works by its Resolution No. 80176 (Second Series) is hereby con-

firmed.

The improvement of Newhall street between Hudson avenue and the easterly line of Third street, including the intersection of New-hall street, Innes avenue and Third street, by grading to official line and grade; by the construction of concrete curbs; by the construction of two brick catchbasins with 10inch ironstone pipe culverts on the intersection of Newhall street and Innes avenue; by the construction of artificial stone sidewalks of the full official width on the angular corners of the above-mentioned intersection, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ordering Street Work, Silver Avenue. Also, Bill No. 6576, Ordinance No. · (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to €nter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does here by determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Silver avenue between Merrill street and Vienna street, including that por-tion of the intervening intersections that lies between the property lines of Silver avenue, by grading to official line and grade; by the construction of a central strip of concrete pavement 20 feet in width; by the construction of a concrete pavement on the intervening intersections 20 feet in width at the property lines and with a radius of 20 feet connecting with the abovementioned central strip along Silver avenue, and by the construction of the following brick catchbasins with appurtenances and 10-inch ironstone pipe culverts:

Two on each of the following intersections: Madison street, Gambier street. Yale street, Hamilton

street and Somerset street.

One on each of the following intersections: Harvard street, Oxford street, Cambridge street, Amherst street, Princeton street, University street, Colby street, Dartmouth street, Bowdoin street, south side, and Bowdoin street, north side of Silver avenue, Holyoke street and Boylston street.

One opposite each of the following intersections: Madison street, Gambier street, Oxford street and

University street.

One on the north side of Silver avenue between Cambridge street and Yale street, and one on the north side of Silver avenue between Amherst and Princeton streets.

Section 2. This ordinance shall

take effect immediately.

Full Acceptance of Streets.

Also, Bill No. 6577, Ordinance No.

— (New Series), entitled, "Providing for full acceptance of the roadway of Filbert street between Leavenworth and Hyde streets; Rhode Island street between Twenty-fourth and Twenty-fifth streets;

Santa Rosa avenue between Mission Terrace and the easterly line of Alemany avenue, including the crossings of Santa Rosa and Alemany avenues; crossing of Diamond street and Twenty-second street; Collins street between St. Rose's avenue and Geary street; St. Rose's avenue between Collins and Wood streets; Corona street between Urbano drive (north) and Urbano drive (south)."

Conditional Acceptance of Streets.

Also, Bill No. 6578, Ordinance No. (New Series), entitled, "Providing for conditional acceptance of the roadway of Chula lane between Church and Dolores streets, including the intersection of Chula lane and Abbey street; Goethe street between San Jose avenue and De Long and Rhine streets; Jarboe avenue Ellsworth between and Gates streets; Jarboe avenue between Anderson and Ellsworth streets: Jarboe avenue between Bank and Folsom streets; Peru avenue between Naples and Vienna streets; Twentythird avenue between Irving and Judah streets; Twenty-second avenue between Irving and Judah streets.'

Intention to Change Grades. Supervisor Harrelson presented: Resolution No. 21995 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with Resolution No. 80041 (Second Series) of the Board of Public Works adopted December 21, 1923, and written recommendation of said Board, filed December 24, 1923, towit:

Sencea Avenue.
Otsego avenue, 151 feet. (The same being the present official grade.)

150 feet westerly from Otsego ave-

nue, 152.12 feet.

250 feet westerly from Otsego avenue. 155.48 feet.

350 feet westerly from Otsego avenue, 164.08 feet.

(Vertical curve passing through

the last three described points.)
Delano avenue, easterly line, 178
feet. (The same being the present

official grade.)

On Seneca avenue between Otsego and Delano avenues be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisor's hereby declares that no assessment district is necessary as no damage will result from said change of grades, asmuch as the streets are nugraded and there are no existing street im-

provements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change modification of grade or grades contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 21996 (New Se-

ries), as follows:

Resolved, That J. D. Sullivan (assignee of Chas. L. Harvey) be granted an extension of ninety days from and after January 11, 1924, within which to complete contract for the grading of Twenty-ninth avenue between Fulton and Cabrillo

This extension of time is granted for the reason that the work is now under way and no previous extensions have been requested.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Also, Resolution No. 21997 (New

Series), as follows:

Resolved, That the Municipal Construction Company is hereby granted an extension of sixty days' time from and after January 12, 1924, within which to complete contract for the improvement of Hey-Coleridge man avenue between street and Prospect avenue.

This extension of time is recommended for the reason that the contractor was delayed owing to difficulty in obtaining granite curbs for the work. The work is well under way, the grading having been completed and the curbs

structed.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Also, Resolution No. 21998 (New

Series), as follows:

Resolved, That the Municipal is hereby Company Construction granted an extension of ninety days time from and after January 18, 1924, within which to complete contract for the improvement of Paris street between Amazon and Italy avenues.

This extension of time is granted for the reason that the contractor has been delayed owing to scarcity of materials. The work is under way, the grading having been com-

pleted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Also, Resolution No. 21999 (New

Series), as follows:

Resolved, That A. G. Raisch is hereby granted an extension of ninety days' time from and after January 18, 1924, within which to complete contract for the improvement of Boyce street from St. Rose's avenue to a line 225 feet northerly.

This extension of time is granted for the reason that the contractor was delayed in obtaining granite curbs. The work is well under way.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Also, Resolution No. 22000 (New Series), as follows:

Resolved, That Clarence B. Eaton is hereby granted the following extensions of time to complete street

work, viz.:

Sixty days' time from and after January 11, 1924, within which to complete contract for the improvement of McKinnon avenue between Newhall and Phelps streets, where not already improved, including the crossing of Phelps street and Mc-Kinnon avenue and Phelps street and Newcomb avenue.

This extension of time is granted for the reason that the contractor was unable to complete the work owing to rains. The work is completed with the exception of the top cover.

Ninety days' time from and after February 7, 1924, within which to complete contract for the improvement of Jamestown avenue between

Third and Ingalls streets.

This extension of time is granted for the reason that the work is well nnder way, the grading and curb-ing having been completed. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Also, Resolution No. 22001 (New

Series), as follows: Resolved, That the City Construction Company is hereby granted the following extensions of time to com-

plete street work, viz.;

Sixty days' time from and after January 13, 1924, within which to complete contract for the improve-ment of Bonview street from Eugenia avenue northerly.

This extension of time is granted for the reason that the work is completed and the contractor requests same pending the acceptance of the work and issuance of the aceptance.

Ninety days' time from and after January 13, 1924, within which to complete contract for the improve-ment of Twenty-second street between Rhode Island and De Haro streets.

This extension of time is granted for the reason that due to the heavy grade and inclement weather the contractor has been unable to do any work on this contract with the exception of making the survey.

Adopted by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Also, Resolution No. 22002 (New

Series), as follows:

Resolved, That James R. McElroy is hereby granted an extension of ninety days' time from and after January 2, 1924, within which to complete contract for the improve-ment of boulevard from Lincoln Park to Sutro Heights.

This extension of time is granted for the reason that contractor has been delayed by modification of

plans and surveys.

Adopted by the following vote: Ayes — Supervisors Badaraco Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore-18.

Also, Resolution No. 22003 (New

, as follows:

Resolved, That Manuel Smith is hereby granted the following extensions of time to complete street

work, viz.:

Thirty days' time from and after February 8, 1924, within which to complete contract for the construction of sewer in Rodeo avenue between Arleta and Teddy avenues and in Arleta avenue from Rodeo avenue westerly.

This extension is granted for the reason that contractor has been delayed by shortage of material.

Thirty days' time from and after February 8, 1924, within which to complete sewer in Montcalm street between Peralta avenue and Franconia street, and in Franconia street between Montcalm and streets.

This extension of time is granted for the reason that contractor has been delayed by shortage of mate-

rial.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Also, Resolution No. 22004 (New

Series), as follows:

Resolved, That the Fay Improvement Company is hereby granted an extension of ninety days' time from and after January 22, 1924, within which to complete contract for improvement of Stanyan street tween Seventeenth and streets.

This extension of time is granted for the reason that contractor has been delayed by shortage of mate-

rial.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, vieri. Shannon, Welch, Wetmore—18.

Also, Resolution No. 22005 (New

Series), as follows:

Resolved, That Healy-Tibbitts Construction Company is hereby granted an extension of two hundred and seventy days' time from and after June 3, 1923, within which to complete contract for constructing a rock fill on the Marina.

This extension of time is recommended for the reason that the contractor has completed the class B fill, which is major portion of the contract, but has been unable to procure sufficient class A rock to complete the work.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Also, Resolution No. 22006 (New

Series), as follows:
Resolved, That A. J. Granfield is hereby granted an extension of ninety days' time from and after February 11, 1924, within which to complete contract for the grading of Napoleon street between Jerrold and Evans avenues.

This extension of time is granted for the reason that the existing culvert, which formerly carried drainage from the Army street sewer, will have to be removed in order that the contractor can finish his work. The weather conditions also prevented his placing the top surface on this street. The work is practically completed.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Passed for Printing.

The following matters were passed for printing:

Blasting Permits.

On motion of Supervisor Harrelson:

Resolution No. —— (New Series), as follows:

Resolved, That J. P. Holland Co. is hereby granted permission to ex plode blasts during the improvement of Wilde avenue between San Bruno avenue and Goettingen street, provided, said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by His Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m. and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution he violated by the said J. P. Holland Co., then the privileges and all the rights accruing thereunder shall immediately become null and void.

Also, Resolution No. - (New

Series), as follows: Resolved, That Municipal Construction Company be and hereby is granted permission, revocable at will of the Board of Supervisors, to explode blasts necessary during the improvement of Joost avenue between Acadia and Baden streets, including the crossing of Acadia street and Joost avenue, provided, said permitee shall execute file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said Municipal Construction Company, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Exchange of Deeds to Land for the Closing of a Portion of Texas Street and the Opening of a New Street in

Lieu Thereof.

Supervisor Harrelson presented: Resolution No. 22007 (New Se-

ries), as follows:

Wheeras, this Board of Supervisors did, on the 29th day of January, 1923, after proceedings theretofore had, pursuant to the provisions of Chapter III of Article VI of the Charter of the City and County of San Francisco, duly adopted Resolution No. 20739 (New Series) closing and abandoning Texas street between Sixteenth street and Seventeenth street in the City and County of San Francisco, as in said resolution described; and

Whereas, on the 9th day of February, 1923, said resolution was duly approved by the Mayor of the City and County of San Francisco; and Whereas, the Real Estate and De-

velopment Company owns the lands adjacent to or fronting on the aforesaid street so closed and abandoned and heretofore offered to convey or cause to be conveyed to said City and County of San Francisco in lieu of said street so closed and abandoned, lands for the widening of Twenty-second street between Mississippi and Texas streets and additional lands as hereinafter set forth; and

Whereas, the Real Estate and Development Company, pursuant to its aforesaid offer, has caused to be made, executed and delivered to said City and County of San Francisco good and sufficient conveyances vesting in said City and County of San Francisco for street purposes the title to a parcel of land hereinafter more particularly described, also the title to an additional parcel of land hereinafter more particularly

described, containing in all 42,500 square feet, in lieu of said street so closed and abandoned as hereinbefore recited; and

Whereas, the said parcel of land so conveyed to said City and County of San Francisco for street purposes is more particularly described

as follows, to-wit:

Commencing at the intersection of the westerly line of Mississippi street with the northerly line of Twenty-second street, and running westerly along the northerly line of Twenty-second street 100 feet; thence deffecting to the right an angle of 56 degrees 18 minutes and 36 seconds (56° 18′ 36″) and running northwesterly along the northeasterly line of Twenty-second street 180 feet 3 % inches to the easterly line of Texas street; thence deflect-ing to the right an angle of 33 degrees 41 minutes and 24 seconds (33° 41′ 24") and running northerly along the easterly line of Texas street 36 feet 0% inches; thence deflecting to the right an angle of 146 degrees 18 minutes and 36 seconds (146° 18′ 36″) and running south-easterly 206 feet 9½ inches along a line parallel with and distant 20 feet at right angles northeasterly from the northeasterly line of Twentysecond street; thence deflecting to the left an angle of 56 degrees 18 minutes and 36 seconds (56° 36") and running easterly 85 feet 3% inches along a line parallel with and distant 14 feet at right angles northerly from the northerly line of Twenty-second street to the westerly line of Mississippi street; thence southerly along the westerly line of Mississippi street 14 feet to the northerly line of Twenty-second street and the point of commencement; being a portion of Potrero Block 284; and

Whereas, the said additional parcel of land so conveyed to said City and County of San Francisco is more particularly described as fol-

lows, to-wit:

Commencing at a point on the westerly line of Mississippi street, distant thereon 225 feet northerly from the northerly line of Twenty-second street, and running thence at right angles westerly from the westerly line of Mississippi street 100 feet; thence at right angles northerly 50 feet; thence at right angles westerly 100 feet to the easterly line of Texas street; thence southerly along the easterly line of Texas street; thence southerly along the easterly line of Texas street 88 feet 113% inches; thence deflecting to the left an angle of 33 degrees 41 minutes and 24 seconds (33° 41' 24") and running southeasterly 206 feet 9½ inches

along a line parallel with and distant 20 feet at right angles northeasterly from the northeasterly line of Twenty-second street; thence deflecting to the left an angle of 56 degrees 18 minutes and 36 seconds (56° 18' 36") and running easterly 85 feet 3% inches along a line parallel with and distant 14 feet at right angles northerly from the northerly line of Twenty-second street to the westerly line of Mississippi street; thence northerly along said westerly line 211 feet to the point of commencement; being a portion of Potrero Block 284; and

Whereas, said parcels of land so conveyed to the City and County of San Francisco as aforesaid will and do constitute ample consideration to said City and County of San Francisco for its deed to said street closed and abandoned as hereinbefore recited and will be of much greater practical value both to the City and County of San Francisco and to the general public; now, therefore, be it

Resolved. That equity requires

Resolved, That equity requires that the said street closed and abandoned as aforesaid shall be conveyed by the City and County of San Francisco to said Real Estate and Development Company. Be it

Further Resolved, That the Mayor of the City and County of San Francisco and the Clerk of the Board of Supervisors of the City and County of San Francisco be and they are hereby authorized and directed, acting for and on behalf of said City and County, in its name and under its corporate seal, to execute, acknowledge and deliver to said Real Estate and Development Company a deed conveying to said Real Estate and Development Company all of the right, title and interest of the City and County of San Francisco in and to the lots, pieces or parcels of land which formerly constituted the following described street situate in the City and County of San Francisco, State of California, to-wit:

All that portion of Texas street lying between the southerly line of Sixteenth street and the northerly line of Seventeenth street; and be it Further Resolved. That the Clerk

Further Resolved. That the Clerk of this Board is hereby directed to advertise this resolution in the San Francisco Journal, as required by law.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Deeds Accepted.

Supervisor Harrelson presented: Resolution No. 22008 (New Se-

ries), as follows:

Resolved, That the deeds executed between Louis N. Baudoin and Tes-March 29, 1923, Real Estate and Development Company, dated January 5, 1924, California Pacific Title Insurance Company (a corporation), dated December 4, 1923, and the City and County of San Francisco conveying lands to the City and County of San Francisco (a municipal corporation), being a portion of Potrero Nuevo Blocks 283 and 284, are hereby accepted.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri.

Welch, Wetmore-18.

Board of Public Works to Construct Curb Across Webb Street

Supervisor Harrelson presented: Resolution No. 22009 (New Series), as follows:

Whereas, the Board of Public Works did, in communication filed December 29, 1923, recommend to the Board of Supervisors the adop-tion of a resolution by which Webb place, ten feet in width by one hundred and thirty-seven and 6/12 feet, will be closed to vehicular traffic, and permitting the Board of Public Works to construct a curb along the westerly curb line of Mason street across Webb place;

Resolved. That the Board of Public Works be and is hereby authorized and directed to construct a curb along the westerly line of Mason street and across Webb place between Green and Union streets.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran. McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22010 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 80227 (Second Series) of the Board of Public Works adopted January 7, 1924, and

written recommendation of said board filed January 10, 1924, to-wit:

Harkness Avenue.

Northerly line of, at San Bruno avenue, 151.40 feet. (The same being the present official grade.)

Southerly line of, at San Bruno avenue, 152.70 feet. (The same being the present official grade.)

Ten feet northerly from the southerly line of, at Girard street east-

erly line, 165.50 feet.

Ten feet southerly from the northerly line of, at Girard street easterly line, 165.50 feet.

Northerly line of, 10 feet westerly from Girard street easterly line,

167 feet.

Southerly line of, 10 feet west-erly from Girard street easterly line, 167 feet. Northerly line of, 10 feet east-

Northerly line of, 10 feet east-erly from Girard street westerly

line, 169 feet.
Southerly line of, 10 feet easterly from Girard street westerly line, 169 feet.

Ten feet southerly from the northerly line of, at Girard street westerly line, 170.18 feet.

Ten feet northerly from the southerly line of, at Girard street west-erly line, 170.18 feet. One hundred feet westerly from

Girard street, 182 feet.

Ten feet southerly from the northerly line of, at Brussels street easterly line, 194 feet. (The same being the present official grade.)
Ten feet northerly from the south-

erly line of, at Brussels street east-erly line, 194 feet. (The same being the present official grade.)

Girard Street.

Ward street southerly line, 185 feet. (The same being the present official grade.)

Ten feet westerly from the easterly line of, at Harkness avenue northerly line, 167 feet.

Ten feet easterly from the westerly line of, at Harkness avenue

northerly line, 169 feet. Easterly line of, 10 feet southerly Harkness avenue northerly from

line, 165.50 feet.

Westerly line of, 10 feet southerly from Harkness avenue northerly line, 170.18 feet.

Westerly line of, 10 feet northerly Harkness avenue southerly from line, 170.18.

Easterly line of, 10 feet northerly Harkness avenue southerly from line, 165.50 feet.

Ten feet westerly from the easterly line of, at Harkness avenue southerly line, 167 feet.

Ten feet easterly from the westerly line of, at Harkness avenue southerly line, 169 feet.

Ten feet easterly from the westerly line of, 50 feet southerly from Harkness avenue, 169.25 feet.

Ten feet westerly from the east-erly line of, 50 feet southerly from Harkness avenue, 168.25 feet.

Ten feet easterly from the westerly line of, 200 feet southerly from Harkness avenue, 170 feet.

Ten feet westerly from the east-erly line of, 200 feet southerly from Harkness avenue, 169 feet.

Ten feet easterly from the west-

erly line of, 50 feet northerly from Wilde avenue, 166.84 feet.

Ten feet westerly from the east-erly line of, 50 feet northerly from Wilde avenue, 165.84 feet.

Ten feet easterly from the west-erly line of, at Wilde avenue northerly line, 166.30 feet. (The same being the present official grade.)

Ten feet westerly from the east-erly line of, at Wilde avenue nor-therly line, 164 feet. (The same being the present official grade.)

On Harkness avenue between San Bruno avenue and Brussels street, and on Girard street between Ward street and Wilde avenue, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Ronco-Rossi, Schmitz, vieri. Shannon, Welch, Wetmore-18.

Passed for Printing.

The following bill was passed for printing:

Spur Track Permit.

On motion of Supervisor Harrelson:

Bill No. 6579, Ordinance No. -

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Great Western Smelting and Refining Company to construct a spur track from State Belt Railway to the property on Steuart street between Harrison and Folsom streets and hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Great Western Smelting and Refining Company to construct, maintain and operate a spur track as follows:

Commencing at a point on the center line of the existing spur track, lying distant at right angles 71,869 feet northeasterly from the southwesterly line of Steuart street and distant at right angles north-westerly 127.386 feet from the north-westerly line of Harrison street produced, running thence northwesterly along an arc with a radius of 300 feet for a distance of 48.375 feet; running thence northwesterly along an arc with a radius of 163.-266 feet for a distance of 135.839 feet to a point on the southwesterly line of Steuart street, distant thereon 288.385 feet from Harrison street; thence into private property, as shown on blue print.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were

written in this ordinance.

Provided that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement, any additional requirements for the surface drainage, to be paid for by the Great Western Smelting

and Refining Company.

Provided that the Great Western Smelting and Refining Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors

Section 2. This ordinance shall

take effect immediately.

SPECIAL ORDER-3 P. M. Cemetery Removal Ordinance.

The following bill, presented by Supervisor Colman at last meeting and made a Special Order of Business for 3 p. m. that day, was taken

Bill No. 6580, Ordinance No. -

(New Series), as follows:

Declaring that the further maintenance of certain cemeteries threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies: requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that each of the cemeteries hereinafter described contains an area of more than five acres and is situate in a city and county having a pop ulation of more than one hundred thousand persons, and the right of burial in each of said cemeteries has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemeteries as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemeteries above referred to are situate in the City and County of San Francisco, State of California, and are commonly designated by the following names and are situate within the following boundaries, towit:

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line of Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, produced easterly, and the easterly

line of Parker avenue.

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St. Rose's avenue and Masonic avenue.

Odd Fellows Cemetery, bounded by Geary street, Henderson avenue, St. Rose's avenue, Parker avenue, Turk street, Willard street, Edward street and Arguello boulevard.

Masonic Cemetery, within the boundaries of Turk street, Masonic avenue, Fulton street and Parker

avenue.

Section 2. It is hereby ordered and demanded that, within five

years from the date upon which this ordinance shall become effective. the cemetery corporations, corporations sole, associations or other persons owning or controlling the respective cemeteries hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemeteries and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California entitled "An act authorizing the board of supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hun dred thousand persons, to order the disinterment and removal of human bodies interred in any cometery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode or procedure under and by which such removals may, when so ordered, be made by the cemetery corporation. association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed, within the time and in the manner herein in section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemeteries, and reinter them in another cemetery or cemeteries outside of the limits of the said City

and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco

shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days, and shall forthwith forward by registered mail to the governing body owning or controlling each of said cemeteries, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessions. sary modifications or changes in said rules and regulations. All disinterments, transportation and removal of numan remains from said cemeteries, made under the provi-sions of this ordinance and under the provisions of the said Act of the Legislature, herein in section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person cwning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the Act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands, and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors, or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggre-gate for each of said cemeteries. exceed in area five per centum of the existing area of said cemetery; and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolu-

tion thereof.

Section 6. This ordinance shall be in force and take effect immediately.

COMMUNICATIONS.

Removal of Cemeteries Favored by Chamber of Commerce. The following was presented and

read by the Clerk:

Communication-From the San Francisco Chamber of Commerce, transmitting copy of resolution unanimously adopted by the Board of Directors of the Chamber, peti-tioning the Board of Supervisors to pass such necessary legislation as will make it possible to effect the abandenment of all four cemeteries in the Western Addition.

· Referred to the Public Welfare

Committee.

Cemetery Removal Favored by Fillmore Merchants and Improvement Association.

The following was presented and

read by the Clerk:

Communication—From the Chairman, E. E. Walley, of the Board of Governors of the Fillmore Mer-chants and Improvement Associa-tion, transmitting copy of resolu-tion from said board of governors favoring the abandonment of Calvary, Laurel Hill, Odd Fellows and Masonic cemeteries, in the Western Addition, and the removal of bodies interred therein, in accordance with State enactment.

Referred to Public Welfare Com-

mittee.

Privilege of the Floor.

Milton Marks, the City ney's office and attorney Attor-EdgarPeixotto, the Down Town Association, appeared before the Board in support of the proposed ordinance and examined the following witnesses:

Clyde Healy, Assistant City Engineer, was duly sworn and testified as to the area of the four cemeteries under consideration, as to the streets closed by the interven-tion of the cemeteries, as to through streets that might be opened into the Richmond District, and as to the number of city blocks comprised in the cemeteries under discussion and also as to the physical conditions prevailing there.

Dr. Wm. C. Hassler, Health Officer, was duly sworn and testified. He corroborated Assistant City Engineer Healy as to the physical conditions and the effect of cemeteries in such condition on public health,

safety and welfare.

R. Woodward, Secretary of the City Planning Commission, was duly sworn and testified as to the effect of the cemeteries on the comfort, health and safety of the public and the advisability of opening arteries of traffic through them.

George C. Sargent, attorney, representing the opposition, cross-examined the witnesses.

Action Deferred.

Thereupon, on motion of Supervisor Colman, the hearing was continued until 3 p. m. next Monday.

Supervisor Colman moved that a time be set upon which the mem-

bership of the Board should visit the cemeteries during the week.

Motion carried.

Time fixed, Wednesday morning, 10 a. m., leaving City Hall.

Attorneys Sargent, Marks, Peixotto and others interested invited.

Adoption of the Rules.

Supervisor Bath, chairman of the Judiciary Committee, moved, seconded by Supervisor Schmitz, that the following rules be adopted:

The Chair put the question, and, there being no objection, the rules were declared unanimously adopted.

RULES OF PROCEEDINGS

Adopted by Board of Supervisors January 21, 1924.

1. The following shall constitute the Standing Committees of the Board:

Auditorium.

City Planning.

Civil Service and Retirement System.

Commercial and Industrial Development.

Education, Parks and Playgrounds.

Finance.

Fire.

Judiciary, Traffic and State Legislation.

Lighting, Water Service, Telephone Service and Electricity.

Municipal Concerts and Public Celebrations.

Police and Licenses.

Public Buildings and Lands.

Public Health.

Public Utilities.

Public Welfare and Publicity.

Streets and Sewers.

Supplies.

Tunnels and Assessment Districts.

Every Committee shall set a stated time of meeting, or the Committee may meet at a time to be set by the chairman, and every member will be expected to attend every meeting of his committee, and to be present promptly on time. The clerk of each Committee shall keep a record of the attendance of the members, and he shall report such record to the Clerk of the Board, and the Clerk of the Board shall have the report of the attendance of members at committee meetings available at all times for the information of any or all members of the Board.

2. The respective duties of each of the foregoing Committees and the time of meetings are hereby defined as follows:

Auditorium—To have control and management of the Municipal Auditorium and entertainments held therein under the auspices of the City as provided in Ordinance No. 5320 (New Series); to lease said building and the several halls and apartments therein; to report and recommend on applications for leasing of said building for public assemblages and gatherings; to consider and report on all matters relating to the management, conduct and maintenance of said Auditorium.

City Planning-To consider matters relative to City Planning and

all reports of the City Planning Commission shall be referred to it for investigation and report thereon.

Civil Service and Retirement System—To consider all matters relating to Civil Service in the several departments and to promote efficiency and economy in expenditures. To consider matters relating to the Retirement System, and all reports of the Board of Administration of the Retirement System shall be referred to it for investigation and report thereon.

Commercial and Industrial Development-To consider and report upon all projects tending to promate the establishment of industries in San Francisco and to co-operate with commercial and industrial organizations in all efforts to establish new industries and assist established industries, and to consider measures helpful in developing San Francisco as an industrial center; to consider the requests of any industry for privileges which the Board has power to grant and which may be properly granted for the purpose of promoting the commercial and industrial welfare of the City, and assist, when possible, in having necessary water, electricity and gas furnished to new industries; to encourage the development of industrial districts by providing a comprehensive system of spur tracks connecting our industries with rail and water transportation, and the improvement of streets and property for commercial purposes; to consider and report upon plans for the construction of traffic terminals, bay bridges, Peninsula highways, and generally to consider manufacturing and transportation problems as related to the industrial needs of the community, and to report on additional transportation in and out of San Francisco that is deemed necessary for the purpose of encouraging our commercial and industrial welfare; to co-operate with the United States, State officials and civic organizations in support of national and state legislation designed to promote world trade and the United States merchant marine, and to bring about the location of a foreign trade zone within the City and County of San Francisco; to inaugurate a movement to the end that the management, control and development of San Francisco's harbor be placed locally, and also to co-operate with the Federal and State authorities on all matters, especially legislation, that tend for the further development and utilization of San Francisco's harbor to meet the needs of the world's commerce; also jointly with the Streets and Sewers Committee to consider and report on applications for spur track permits.

Education, Parks and Playgrounds—To consider and report upon all matters relating to the Departments of Education, Parks and Playgrounds and recreation centers, including the Aquatic Park, and to co-operate with the Board of Education, Playground Commission and Park Commission regarding the development and increased usefulness of these departments.

, Finance—To perform all duties required by the Charter; to audit all bills and report on all matters that may be referred to it by the Board of Supervisors; to act as a budget committee for the Board, hold hearings on budget estimates of and with all departments, receive recommendations from all other committees of the Board, and formulate a budget for submission to the Board on or before the second Monday of May. (Meets Fridays at 2:30 p. m.)

Fire—To consider all matters relating to the Fire Department; to report on all applications for garage, boiler, laundry and other permits referred to it.

Judiciary, Traffic and State Legislation—To consider and report upon the legality of all matters referred to it by the Board and to propose such amendments to the Charter as may be deemed advisable; to investigate and report on matters relative to traffic conditions in the City and propose ordinances regulating traffic and the promotion of safety in connection therewith; to consider all matters pending before the Legislature and proposed legislation which affects San Francisco, and to make such recommendations to the Board as may be deemed advisable, and to appear before the State Legislature in advocacy of any measures or in opposition to measures as the Board may advise, and to consider amendments to the rules.

Lighting, Water Service, Telephone Service and Electricity—To attend to the proper lighting of streets, public parks and public buildings; to investigate and correct complaints of water service and extensions thereof, and telephone service; to recommend installation and removal of City telephones; to recommend from time to time extensions of underground wire system, and to have general charge of all matters pertaining to electricity other than public lighting and amendments to the building laws.

Municipal Concerts and Public Celebrations—To have charge of the Municipal Band and conduct all concerts that are given under the auspices of the City and County of San Francisco (except those concerts under the management of the Park Commissioners and the Auditorium Committee of this Board); to assist in promotion of all semi-public celebrations, dedications, etc.

Police and Licenses—To consider legislation concerning the Police Department; to investigate the management and character of penal institutions; to consider all matters affecting public morals; to report upon applications for permits referred to it by the Board, including free licenses to those deserving them, and report on all licenses.

Public Buildings and Lands—To consider the erection of all public buildings and the purchase of sites for all public buildings upon recommendation of the respective departments; to consider and report upon the repairs to public buildings, and to recommend as to the janitorial, elevator and other service required for the proper conduct of all buildings of the City and County; also to assign to the various offices and departments the various rooms and places in the City Hall and Hall of Justice; to investigate and report upon proposed purchases of lands; to formulate plans for leasing City lands not needed for public purposes; to consider transfer of lands from one department to another, and all other matters pertaining to the realty of the City other than school property.

Public Health.—To consider all matters relating to health and sanitation; to see that institutions under the control of the Board of Health are properly conducted; to establish and maintain a high standard of service in public hospitals and Relief Home; to consider and report upon all complaints of nuisances; to make recommendations upon applications for permits which may be referred to it by the Board; also removal and destruction of garbage.

Public Utilities—To consider and pass upon all matters relating to public utilities, their acquisition, construction, control and management, whether municipally or privately owned, including transportation, lighting, power, water and steam heating. Public Welfare and Publicity—To consider matters relating to the social well-being of the community other than those heretofore provided for, and to supervise the publication of the Municipal Record and other official documents and reports, and generally to act upon all matters of public advertising, and pass on all bills chargeable against the advertising fund; to consider all matters relating to the Bureau of Weights and Measures.

Streets and Sewers—To consider all subjects relating to the construction and maintenance of streets, highways and sewers; to pass upon applications for spur track permits; to provide for the construction of a comprehensive system of good streets, spur tracks, etc., connecting our industrial district with the Bay of San Francisco, thereby bringing ship and rail together; closing and opening of streets, cleaning of streets, and such other matters as under the Charter relate to the improvement and maintenance of streets. (Meets Thursday at 2 p. m.)

Also, jointly with the Commercial Development Committee, to consider and report on applications for spur track permits.

Supplies—To consider and have charge of the purchase of all supplies as provided by the Charter; to prepare schedules for general supplies and to recommend award of contracts; to inspect deliveries and quality and quantity of supplies; to pass on all requisitions for non-contract supplies; to supervise the purchase and distribution of all books, stationery, etc.

Tunnels and Assessment Districts—To consider all matters relating to the construction of tunnels; to consider all assessment plans except those relating to street and sewer assessments and assessments for the construction and extension of public utilities.

RULES OF ORDER.

The Mayor shall be President of the Board of Supervisors by virtue of his office. He may call extra sessions of the Board, and shall communicate to them in writing the objects for which they have convened, and their acts at such sessions shall be confined to such objects The President shall take the chair precisely at the hour appointed for a regular, an adjourned or a special meeting, and he shall immediately call the Board to order and proceed with the order of business. shall be the duty of the President to recognize members entitled to the floor; to state and put to vote all questions which are regularly moved, or necessarily arise in the course of the proceedings, and to announce the result of the vote; to protect the Board from annoyance from evidently frivolous or dilatory motions by refusing to recognize them; to assist in the expediting of business in every way compatible with the rights of the members; to restrain the members, when engaged in debate, within the rules of order; to enforce on all occasions the observance of order and decorum among the members. During debate the President shall be seated and pay attention to the speaker, who shall be required to address his remarks to the President. In the absence of the President the Clerk shall, precisely at the hour appointed for any regular, adjourned or special meeting, immediately call the Board to order, when a President pro tempore shall be appointed by the Board for that meeting, or until the President shall appear.

The Clerk shall, immediately after the call to order, call the roll of members of the Board, and the record of those present and absent shall be entered upon the journal.

- 4. Whenever it shall be moved and carried that the Board go into Committee of the Whole, the President shall leave the chair and the members shall appoint a chairman of the Committee of the Whole, who shall report the proceedings of said Committee.
- 5. The rules of the Board shall be observed in the Committee of the Whole except the rules regulating a call for ayes and nays and limiting the time of speaking.
- 6. A motion, in Committee of the Whole, to rise and report the question, shall be decided without debate.
- 7. The Clerk shall have clips, upon which shall be kept all Bills, Ordinances, Resolutions and Reports to be acted upon by the Board, except those not reported upon by a Committee.
- 8. No Bill, Ordinance or Resolution shall be considered by the Board unless it has been introduced by a member of the Board or by a committee of the Board, and the Bill, Ordinance or Resolution must be read by the Clerk in open meeting before being referred to committee. At the time of introduction the presiding officer shall first indicate to what committee a Bill, Ordinance or Resolution ought to be referred, and it shall be so referred unless, upon a majority vote without debate, the Board shall order it referred to some other committee.

Action by the Board shall not be taken upon any Bill, Ordinance or Resolution until it has been referred to and acted upon by a committee of the Board.

- 9. The Order of Business, which shall not be departed from except by the consent of ten members, shall be as follows:
 - 1. Roll Call.
 - 2. Approval of Journal.
 - 3. Presentation of Petitions Filed With Board.
 - 4. Communications and Reports from City and County Officers.
 - 5. Reports of Committees.
 - 6. Calendar Business.
 - Roll Call for the Introduction of Resolutions, Bills and Communications Not Considered or Reported on by a Committee.
- 10. When a Bill, Ordinance or Resolution has been reported back to the Board by a committee, all persons other than members of the Board will be presumed to have had a full hearing, but in case others desire to be heard, the Bill, Ordinance or Resolution may, upon a majority vote of the Board, be re-referred to the committee from which it was reported, where others than members of the Board may be heard further upon the subject matter. No one other than a member of the Board or an ex-Mayor shall be permitted to address the Board except in Committee of the Whole Board, or if otherwise provided by the Charter.
- 11. If any question under debate contains several points, any member may have the points segregated and acted upon separately.
- 12. At the meeting succeeding that at which a vote on any Bill, Ordinance or Resolution has been taken, said vote may be reconsidered on motion of any Supervisor; provided, notice of intention to move such reconsideration shall have been given on the day at which such vote was taken, by a Supervisor voting with the prevailing side; and, provided further, that the vote upon such motion to reconsider shall not be taken before the next regular meeting of the Board. No question shall be reconsidered more than once, and notice of reconsideration shall apply only to the main question. Said motion for reconsideration shall have precedence over every other motion except a motion to

adjourn. It shall require a majority vote to carry any motion to reconsider the vote by which any Bill, Ordinance or Resolution has been passed or defeated. A Supervisor, after a notice to reconsider is given, may, at the reconsideration thereof, present the main question in his argument thereon, and the same may be debated by the Board, provided, that the subject matter is debatable.

13. A motion to refer or lay on the table until decided shall preclude all amendments to the main question. A motion to lay on the table or to postpone indefinitely shall require a majority vote of all

members of the Board.

- 14. It shall be the duty of the Clerk to issue such certificates as may be required by Ordinances or Resolutions and transmit copies of said Ordinances or Resolutions to the various departments affected thereby. It shall also be the duty of the Clerk to cause the publication in the official newspaper of all Bills, Ordinances, proposals and awards as required by the Charter.
- 15. All accounts and bills shall be referred to the Finance Committee, provided that any committee having jurisdiction over expenditures may request that bills be first sent to that committee before being acted upon by the Finance Committee and the Board.
- 16. The President shall preserve order and decorum, and prevent demonstrations of approval or disapproval on the part of persons in the Chambers of the Board, and shall decide questions of order, subject to an appeal to the Board.
- 17. When a Supervisor desires to address the Board he shall arise in his place, address the presiding officer, and when recognized he shall proceed to speak. No Supervisor shall be recognized when seated or when away from his seat.
- 18. No Supervisor shall speak more than twice in any one debate on the same day, and at the same stage of the Bill, Ordinance, Resolution or Motion without the consent of a majority of the Board, and Supervisors who have once spoken shall not again be entitled to the floor so long as any Supervisor who has not spoken desires to speak. No Supervisor shall be allowed to speak more than five minutes on any question except by leave of a majority of the Board, except that the author shall have five minutes to open and ten minutes to close.
- 19. No Supervisor shall be interrupted when speaking, and no question shall be asked him except through the presiding officer, and the speaker shall decide if, or when, he shall answer.
- $20.\,^{\circ}$ The author of a Bill, Ordinance, Resolution or Motion shall have the opening and closing of the debate.
- 21. When two or more Supervisors arise at the same time to address the Board, the presiding officer shall designate the Supervisor who is entitled to the floor.
- 22. No motion shall be debated until the same has been seconded and distinctly announced by the presiding officer, and it shall be reduced to writing if so desired by a majority of the Board, and read by the Clerk, before the same shall be debated.
- 23. A motion shall not be put or debated until seconded. When seconded it shall be stated by the chairman before debate.
- 24. After a motion has been stated by the President, it shall be deemed to be in the possession of the Board, but it may be withdrawn by the mover thereof, with the assent of the second, before it is acted upon.
- 25. Upon a call of the Board the names of the members shall be called over by the Clerk, and the absentees noted. Those for whom no excuses or insufficient excuses are made may, by order of those

present, be sent for and be brought to the Chambers of the Board by the Sergeant-at-Arms or by special messengers appointed for the purpose. Proceedings under the call may be dispensed with by the vote of a majority of the members present.

26. When a question is under debate, no action shall be enter-

tained except:

To adjourn.

Call of the Board.

To lay on the table.

The previous question.

To postpone to a certain day.

To commit or amend.

To postpone indefinitely.

which several motions shall have precedence in the order in which they are arranged; provided, however, that during a call of the Board it may consider and transact any matter or business that the Supervisors there present shall unanimously decide to consider, but no call of the Board shall be had during a call of the Board on any matter or business so taken up or considered while the Board is under call.

- 27. A motion to adjourn shall be decided without debate.
- 28. The previous question shall be put in the following form: "Shall the previous question be now put?" It shall only be admitted when demanded by three Supervisors, and its effect shall be to put an end to all debate except that the author of the Bill, Ordinance, Resolution or Motion or Amendments shall have the right to close, and the question under discussion shall thereupon be immediately put to a vote. On a motion for the previous question prior to a vote being taken by the Board a call of the Board shall be in order.
- 29. Every member present when a question is put shall vote for or against it, unless the Board shall excuse him from voting, or unless he is interested in the question. But no member shall be permitted to vote upon a question unless present when his name is called or before the vote is announced. A Roll Call shall not be interrupted for debate or personal privilege, but a member may file, in writing, an explanation of his vote.
- 30. If any member, in speaking, or otherwise, transgresses the rules of the Board, the presiding officer shall, or any member may, call him to order, in which case the member so called to order shall immediately sit down, and, if called to order by a member, such member shall immediately state the point of order. If the point of order be sustained by the chair the member shall not be allowed to proceed, but if it be not sustained then he shall be permitted to go on. Every such decision from the chair shall be subject to an appeal to the Board, but no discussion of a question of order shall be allowed unless an appeal be taken from the decision of the chair. The question on appeal shall be: "Shall the decision of the chair stand as the decision of the Board?"

If any member be called to order for offensive words spoken in debate, the person calling him to order shall report the words excepted to and they shall be taken down in writing by the Clerk, and no member shall be held to answer, or be subject to censure by the Board, for language used in debate if any member has spoken or other business has intervened after the words are spoken and before exception to them shall have been taken.

31. After the Board has acted, the names of those who voted for and those who voted against the question shall be entered upon the

Journal, not only in cases required by law, but when any member may require it, and on all Bills, Ordinances and Resolutions on final passage the ayes and nays shall be called by the Clerk and recorded.

- 32. All appointments of officers and employees shall be made by a majority of the members of the Board. The Clerk shall assign the assistant clerks and chauffeur to their several duties, and shall immediately transmit to the Mayor all Resolutions and Ordinance which, under the law, require executive approval.
- 33. No member shall leave the Board during its session without permission from the President.
- 34. All Committees shall be appointed by the Board unless otherwise ordered by the Board. Committees shall report on any subject referred to them by the Board a statement of facts and also their recommendations thereon, in writing, and no report shall be received unless it be signed by a majority of the committee. Whenever a committee recommends that a contract be awarded to anyone other than the lowest bidder thereon, said committee shall state specifically in its report its reasons for such recommendation. Unless otherwise ordered, a committee shall report upon all subjects referred to it within thirty days thereafter.
- 35. The Clerk shall prepare and cause to be printed and placed on the desks of the members on days of meeting, at least 30 minutes before such a meeting, a calendar of matters to be presented to the Board at said meeting. Every petition or other written instrument intended to be presented to the Board must be delivered to the Clerk not later than 12 o'clock noon on Saturday, or on the day preceding the meeting; upon the request of the President or of any member its contents shall be read in full.
- 36. All requisitions for supplies and all petitions, protests and communications of a routine character shall be referred by the Clerk to the proper committee without action of the Board.
- 37. Upon adjournment the members of the Board shall not leave their places until the President leaves the chair.
- 38. Ten members shall constitute a quorum to transact business, and no Bill, Ordinance, Resolution or Amendment thereto shall pass without the concurrence of at least that number of members, but a smaller number may adjourn from day to day.
- 39. Except when otherwise provided by these rules, the Charter or law, a majority vote of the members present shall be necessary for the adoption of any motion.
- 40. On any questions or points of order not embraced in these $r\dot{u}$ les the Board shall be governed by the rules contained in Robert's Rules of Order.
- 41. Before taking up any other business that has not been especially set for a time certain, all matters on the calendar shall be disposed of.
- 42. In calling the roll the Clerk shall call only the surnames of the members, prefixing the word Supervisors to the surname of the Supervisor first called.
- 43. No smoking shall be permitted in the chambers of the Supervisors during the sessions of the Board.
- 44. The Clerk shall keep a record of all requests and instructions directed by the Board of Supervisors to any officer or board of the City and County and the action thereon of such officer or board. The record of such request and instructions, until acted upon by such officer or board, shall be read by the Clerk at each regular meeting of the Board of Supervisors.

45. No person engaged in presenting to the Board of Supervisors or any of its committees any business shall be permitted on the floor of the Board at any time while the Board is in session, and any person transgressing this rule shall be removed from the floor. In case of any disturbance or disorderly conduct in the chambers, or whenever he shall deem it necessary, the presiding officer (or the Chairman of the Committee of the Whole Board) or the Board, by a majority vote, shall have the power to order the chambers cleared.

46. In debate a member must confine himself to the question before the Board, and he must avoid personalities. A member shall not reflect upon any act of the Board unless he intends to conclude his remarks with a motion to rescind such action, or else while debating such a motion. It will not be permissible to arraign the motives of a member, but the nature or consequences of a measure may be condemned in strong terms, it being the measure, and not the man or his motives,

that is the subject of debate.

47. No member of the Board of Supervisors, chairman of a committee, or committee of said Board, shall employ or engage the services of any person, or authorize or incur any charge, debt or liability against the City and County unless authority therefor shall have been first given by the Board of Supervisors by Resolution or Ordinance, except as otherwise provided by law.

48. No standing rules or order of the Board shall be rescinded or changed without the affirmative vote of ten members. The Board by a majority vote shall reduce or extend the time of debate. All proposed amendments to these rules shall be, upon presentation.

ferred to the Judiciary Committee without debate.

ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED ON BY A COMMITTEE.

Death of Former Supervisor and Former Sheriff Fred Eggers.

Supervisor Bath called attention to the passing of Fred Eggers, who was formerly a member of the Board of Supervisors and for a time Sheriff of this City and County. Supervisor Bath moved that when the Board adjourns today it does so out of respect to his memory.

Motion adopted by rising vote.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22011 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and rearrange street lights as follows:

Install 250 M. R.
London street between Russia and
France avenues.

Reconstruct Street Lighting.
Polk street from Pacific street
north.

Mission street, Fifth to Four-teenth streets.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Judah Street Extension of Municipal Railway.

City Engineer M. M. O'Shaughnessy, in reply to a query of Supervisor Shannon as to what progress was being made on the Judah street extension of the Municipal Railway, called the Supervisors' attention to the fact that for six blocks along Judah street large mounds of sand must be removed before work can be started. He believed that it would take fully six months to do this work of grading, at the end of which time, he said, the extension could be started.

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 22012 (New Series), as follows:

Resolved, That permission is hereby granted Swedish Relief Society to conduct a masquerade ball at Scottish Rite Hall, Van Ness avenue and Sutter street, Saturday evening, February 9, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore—18.

Wilde Avenue.

Supervisor McGregor announced that matter of appropriation for improvement of Wilde avenue would be considered by the Finance Committee on Friday at 2:30 p. m.

ADJOURNMENT.

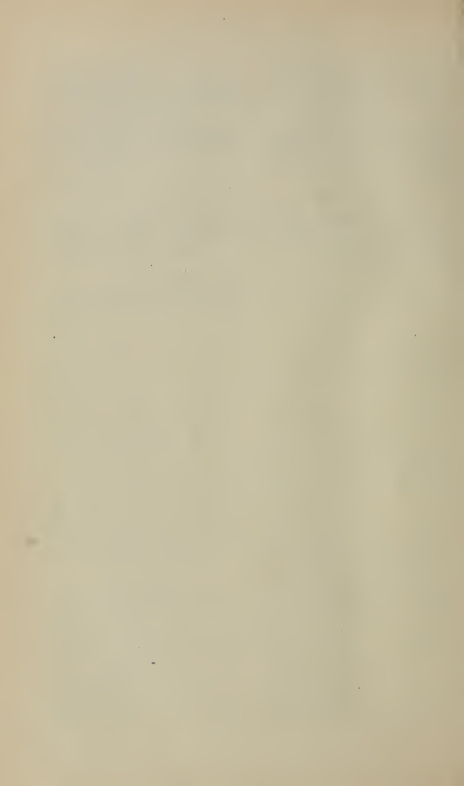
There being no further business the Board at the hour of 5 p. m. adjorned.

> J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 10, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



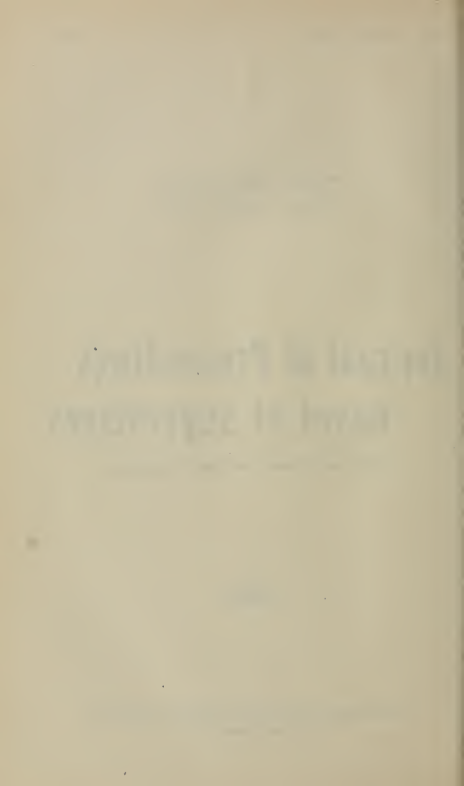
Monday, January 28, 1924. Friday, February 1, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 28, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 28, 1924, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —17.

Absent—Supervisor Bath—1. Clerk announced that Supervisor Bath was ill and asked to be ex-

cused.
So ordered.

Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of January 21, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Request for Salary Increase, Fire Department Employees.

Supervisor Welch presented: Petition of Frederick E. Jones, operators and others, operators of the Chief of the Fire Department, Assistant Chiefs and Battalion Chiefs, requesting a raise of \$12 per month in their present salaries, and requesting a hearing before the proper committee of the Board.

Referred to Finance Committee.

Repeal of Police Ordinances.
The following was presented and read by the Clerk:

Communication from the Chief of Police recommending that certain obsolete police ordinances which serve no purpose at the present time be eliminated from the new book of ordinances now in course of preparation.

Read and ordered filed.

Request for Power from Municipal Lines.

Tracy, Cal., January 26, 1924. Board of Supervisors of the Hetch Hetchy Project, San Francisco, California.

Gentlemen:

The Board of Trustees of this city have advised that you are about to install your power lines through this valley and close to city.

Should such be the case, we should be pleased to learn of the possibility of this city being furnished with electric power from your line.

your line.
Will you kindly advise us to whom we can correspond regarding this matter and the question of rates, etc.?

Awaiting your prompt reply, and offering you our every assistance, we are

Yours very truly, GEO. L. FRERICHS, City Clerk.

Referred to Public Utilities Committee.

PRESENTATION OF PROPOSALS.

Desks and Chairs, Pacific Heights School.

Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnishing desks and chairs for Pacific Heights School and referred to Supplies Committee.

Hearing of Objections to Set-Back Lines.

Hearing of objections to the establishment of set-back lines along portions of Funston, Thirty-fifth, Thirty-seventh, Forty-sixth, Thirty second, Thirty-eighth, Twenty-seventh and Eleventh avenues, and Francisco street. Hearing fixed for 2 p. m. this day.

Passed for Printing.

There being no objection, the following bill was passed for printing:

Establishing Set-Back Lines. On motion of Supervisor Mc-Gregor: Bill No. 6581, Ordinance No. ——

(New Series), as follows:

Establishing set-back lines along portions of Thirty-seventh avenue, Forty-sixth avenue, Thirty-second avenue, Thirty-eighth avenue, Twenty-seventh avenue, Eleventh avenue, Francisco street, Thirty-fifth avenue and Funston avenue.

Be it ordained by the People of the City and County of San Fraucisco as follows:

Section 1. It is hereby recited that on the 24th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 30 to establish set-back lines along portions of Thirty-seventh avenue, Forty-sixth avenue, Thirty-second avenue, Thirty eighth avenue, Twenty-seventh avenue, Eleventh avenue, Francisco street, Thirty-fifth avenue and Funston avenue, and fixed the 28th day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Thirty-seventh avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly 375 feet, said set-back

line to be 8 feet.

Along the easterly side of Fortysixth avenue, commencing at a point 90 feet southerly from Anza street and running thence south-erly to a point 100 feet northerly from Balboa street, said set-back line to be 7 feet.

Along both sides of Thirty-second avenue between Cabrillo street and Fulton street, said set-back line to

be 10 feet.

Along the westerly side of Thirty-eighth avenue, commencing at Anza street and running thence southerly to a point 58.91 feet northerly from Balboa street, said set-back line to be 8 feet; along the easterly side of Thirty-eighth avenue, commencing at Anza street and running thence southerly to a point 75 feet northerly from Balboa street, said set-back line to be 8

Along the westerly side of Twenty seventh avenue, commencing at a point 100 feet southerly from Taraval street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly to Ulloa street, said set-back line to be 11 feet; along the easterly side of Twenty-seventh avenue, commencing at a point 100 feet southerly from Taraval street and running thence southerly to a point 125 feet northerly from Ulloa street, said set-back line to be 12 feet.

Along the easterly side of Eleventh avenue, commencing at a point 55 feet southerly from Cabrillo street and running thence southerly to a point 70 feet northerly from Fulton street, said set back line to be 10 feet

Along the northerly side of Francisco street, commencing at a point 87.50 feet westerly from Gough street and running thence westerly to a point 100 feet easterly from Octavia street, said set-back line to be 5 feet; along the souther'v side of Francisco street, comside of Francisco street, com-mencing at a point 87.50 feet west-erly from Gough street and running thence westerly to a point 100 feet easterly from Octavia street, said set-back line to be 5 feet.

Along the easterly side of Thirtzfifth avenue between Lincoln way and Irving street, said set-back line

to be 12 feet.

Along the easterly side of Fun-ston avenue between Judah street and Kirkham street, said set-back line to be 10 feet.

As shown on the maps filed in the office of the Board of Super visors and to which reference is hereby made for further particu-

lars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

St. Anne Street, 3 P. M.

Hearing of objections of Ern st H. Dettner to the closing of a pertion of St. Anne street described as follows, to-wit:

Commencing on the easterly line of St. Anne street, distant thereon 100 feet southerly from the southerly line of Pine street; running thence southerly along said east-erly line of St. Anne street 37½ feet; thence at right angles west-erly 20 feet to the westerly line of St. Anne street; thence northe ly along said westerly line of St. Anne street 37½ feet; thence at right angles easterly 20 feet to the point of commencement. Being a portion of Fifty Vara Lot No. 279.

Jno. L. McNab and M. Wright, representing H. O. Davis, protestant, and Ernest H. Dettner, also profestant, were heard in opposition to the closing of a portion of

St. Anne street.

Attorney Wilson and General Manager Thos. F. Delury, repre-senting the Pacific Telephone and Telegraph Co., were heard in favor

the petition.

Henry E. Monroc, representing the California Pacific Title Insur-ance Co., was also heard in behalf of the petition of the Telephone Company.

Action Deferred.

Whereupon, on motion of Supervisor McSheehy, the foregoing matter was laid over one week.

Mayor Vetoes Western Tallow Co.

Permit. The following was

presented. read, and, on motion, laid over one week:

Resolution No. 21955 (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted Western Tallow Company to maintain and operate a 200 horse power boiler and install a 2000-gallon on storage tank at the northeast corner of Davidson and Lane streets.

Finally passed, Board of Supervisors January 14, 1924.

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

J. S. Dunnigan, Clerk. Disapproved. San Francisco, January 25, 1924. James Rolph, Jr.

Without prejudice for reason set forth in protest attached hereto. James Rolph, Jr., Mayor.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred. which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Utilities Committee, bv Supervisor Shannon, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22014 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.
(1) Miller & Lux Inc., meats, Hetch Hetchy (claim dated Jan. 11, 1924), \$656.63.
(2) J. H. Newbauer & Co., canned milk (claim dated Jan. 11, 1924), \$1,765.45.
(3) Old Mission Portland Cement

Co., cement (claim dated Jan. 11, 1924), \$4,528.22.
(4) Old Mission Portland Cement

Co., cement (claim dated Jan. 11, 1924), \$4,125.38.
(5) Pacific Gas and Electric Co.,

mazda lamps (claim dated Jan. 11. 1924), \$1,117.36. (6) The Utah Construction Co.,

rental of equipment (claim dated Jan. 11, 1924), \$668.

(7) Baumgarten Bros., meats

(7) Baumgarten Bros., meats (claim dated Jan. 15, 1924), \$932.99.
(8) The Chapman Valve Mfg. Co., valves (claim dated Jan. 15, 1924), \$860.14.

(9) Electric Power Equipment Corporation, bus supports, etc. (claim dated Jan. 15, 1924), \$2, Corporation, 187.95.

(10) S. A. Ferretti, meats (claim dated Jan. 15, 1924), \$510.49.

(11) Hercules Powder Co., blast-

ing caps and fuse (claim dated Jan. 15, 1924), \$543.30.
(12) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 16,

1924), \$1,427.67.
(13) State Compensation Insurance Fund, incurance premium, account Construction Company of

North America (claim dated Jan. 16, 1924), \$3,521.37.

(14) State Compensation Insurance Fund, insurance premium, Hetch Hetchy employees (claim dated Jan. 16, 1924), \$4,836.94.

(15) Wilsey-Bennett Co., butter and ever (claim dated Jan. 15

and eggs (claim dated Jan. 15, 1924).

24), \$3,152.20. (16) General Electric Co., twelfth payment, electric generators, Moc-casin Creek power plant, Contract 80 (claim dated Jan. 16, 1924),

\$33,551.57.

(17) The General Fireproofing Co., diamond rib lath, channel, etc. (claim dated Jan. 16, 1924), \$2,-343.72

Municipal Railway Fund.

(18) Market Street Railway Co., electric power for railways (claim dated Jan. 14, 1924), \$3,104.75.

(19) Market Street Railway Co., reimbursement as per agreement of Dec. 12, 1918 (claim dated Jan. 12, 1924), \$1,420.48.

(20) Pacific Gas and Electric Co., electricity furnished railways (claim dated Jan. 14, 1924), \$37,-

(21) Standard Oil Co., gasoline for railways (claim dated Jan. 15, 1924), \$513.89.

County Road Fund. Louis J. Cohn, final payment, construction of sewer in Tonquin street from Divisadero street westerly (claim dated Jan. 1924), \$1,172.

School Construction Fund, Bond .

Issue 1918.

(23) O. Monson, final payment, general construction of Andrew Jackson School (claim dated Jan. 16, 1924), \$9,400.

Library Fund.

(24) Foster & Futernick, binding public library books (claim dated Dec. 31, 1923). \$1,610.25. (25) San Francisco News Co.,

library books (claim dated Dec. 31,

1923), \$2,079.31.

(26) G. E. Stechert & Co., library books (claim dated Dec. 31, 1923), \$1,502.54.

(27) San Francisco News Co., periodicals (claim dated Dec. 31,

1923), \$3,545.90.

(28) G. E. Stechert & Co., library books (claim dated Dec. 31, 1923), \$4,147.36.

General Fund, 1923-1924.

(29) Haas Brothers, groceries, etc., County Jails (claim dated Jan.

2, 1924). \$514.02. (30) Baumgarten Bros., meats, County Jails (claim dated Jan. 2,

1924). \$624.81.

(31) California Baking Co., bread, County Jails (claim dated Jan. 2,

1924), \$639.15. (32) Neal, Stratford & Kerr, stationery (claim dated Jan. 21, 1924),

\$546.75.

(33) Standard Oil Co., asphalt, street repair (claim dated Jan. 16, 1924), \$2 565.48.

(34) Pacific Gas and Flectric Co., lighting public buildings (claim dated Jan. 16, 1924), \$3,638.09.

(35) California Pottery Co., for sewer repairs (claim dated Jan. 14, 1924), \$526.50.

(36) Conlin & Roberts, street cleaning cans (claim dated Jan. 14, 1924), \$540.

(37) Shell Company, fuel oil, Department of Public Works (claim dated Jan. 14, 1924), \$974.40.
(38) Spring Valley Water Co. water for public buildings (claim dated Jan. 14, 1924), \$1,450.39.

(39) Richman Motor Co., one touring auto, Police Department, less allowance on old car (claim dated Jan. 14, 1924), \$1,095. (40) Pacific Gas and Electric

Co., gas and electricity, Fire Department (claim dated Dec. 31,

1923), \$1,910.61.
(41) Spring Valley Water Co., installing Fire Department hydrants (claim dated Dec. 31, 1923),

\$895.

(42) Standard Oil Co., gasoline and oil, Fire Department (claim dated Dec. 31, 1923), \$883.89.
(43) The Fay Improvement Co.,

constructing asphaltic tennis court at Southside Playground (claim dated Jan. 15, 1924), \$960.96.

(44) Spring Valley Water Co., water for hospitals (claim dated Dec. 31, 1923), \$1,507.70.
(45) H. F. Dugan, drug sup-

plies, San Francisco Hospital (claim

dated Dec. 31, 1923), \$1,601.28.

(46) A. P. Hotaling & Co., drug supplies, San Francisco Hospital (claim dated Dec. 31, 1923),

\$637.14. (47) Miller & Lux, meats, San Francisco Hospital (claim dated

Dec. 31, 1923), \$1,590.92. (48) Sherry Bros. Inc., butter, etc., San Francisco Hospital (claim dated Dec. 31, 1923), \$1,769.75.

(49) Jacobs, Malcolm & Burtt, fruits and vegetables, San Fran-cisco Hospital (claim dated Dec. 31, 1923), \$621.97.

(50) The American Laundry Machinery Co., one Humatic Extractor, San Francisco Hospital (claim dated Dec. 31, 1923), \$2,885.

(51) S. S. White Dental Mfg. Co., dental equipment, Department Public Health (claim dated Jan. 11, 1924), \$996.18.

(52) San Francisco Convention and Tourist League, publicity and advertising of San Francisco (claim dated Jan. 17, 1924), \$3,331.76.

(53) Bay City Market, meats San Francisco Hospital (claim dated Dec. 31, 1923), \$840.51.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Appropriations.

Resolution No. 22015 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Miscellaneous Repairs to Buildings,

Budget Item No. 64.
(1) For repairs of and renewals to plumbing and also to the heating system of the Isolation Hospital, \$1,385.

Extensions of Main Sewers, Budget

item No. 51.

(2) For construction of drain ditch, culverts, catchbasins, etc., in connection with sewer construction in Corbett avenue between Dixie alley and Romain street, \$777.

Army Street Sewer, Budget Item

No. 44.

(3) For construction of the Army street sewer extension, to complete payment (Clinton Construction Co. contract), \$29,000.

County Road Fund.
(4) For the improvement of the intersection of the Great Highway and Sloat boulevard, to complete

payment, \$3,250.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor. McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Appropriation, \$1,000 Additional for Sewer in Tonquin Street, Westerly from Divisadero.

Resolution No. 22016 (New Se-

ries), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of and appropriated out of item of \$80,000 heretofore set aside out of County Road Fund for construction of boulevard at the Marina, by Resolution No. 21340 (New Series); said \$1,000 being for construction of a sewer in Tonquin street from Divisadero street westerly, and additional to previous appropriation.

Ayes - Supervisors Badaracco, Colman. Deasy, Harrelson, Hayden, Katz McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Bath—1.

uthorization, \$10.500, Payment to Mary McM. Godley for Land or Authorization, Precita Avenue for LeConte School Purposes.

Resolution No. 22017 (New Series), as follows:

Resolved, That the sum of \$10,-500 be and the same is hereby set aside and appropriated out of School Lands Fund, and authorized in payment to Mary McM. Godley, for lands situate on the north line of Precita avenue, distant 113 feet westerly from Harrison street, and running through to Army street; as per acceptance of offer by Resolu-tion No. 21993 (New Series); required for the LeConte School,

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Bath—1.

Ordering Plans, Etc., for Berry Street Sewer.

Bill No. 6563, Ordinance No. 6117

(New Series), as follows:

Ordering the construction of a sewer and apurtenances in Berry street from Second street to an outlet in The Embarcadero, and the preparation of plans and specifications therefor. Authorizing and directing the Boar of Public Works to enter into contract for said sewer construction in accordance plans and specifications so prepared.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Loard of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of a sewer and appurtenances in Berry street from Second street to an outlet in The Embarcadero, and to enter into contract for the construction of said sewer and appurtenances in accordance with the plans and specifications prepared therefor. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Establishing Set-Back Lines.

Bill No. 6565, Ordinnace No. 6119 (New Series), entitled "Establishing set-back lines along portions of Thirty-first avenue, Twenty-fourth avenue, Thirty-sixth avenue, Twenty-first avenue and Twenty-third avenue."

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri,

Rossi, Schmitz, Shannon Welch. Wetmore—17.

Absent-Supervisor Bath-1. Water Supply Bond Issue, Declaratory Ordinance.

Bill No. 6564, Ordinance No. 6118

(New Series), as follows:

Determining and declaring that public interest and necessity demand the construction and completion of a public utility, to-wit, aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, to be used as a part of the Hetch Hetchy project for the conveyance of water from the Lake Eleanor-Tuolumne system to the City and County of San Francisco for domestic and municipal purposes, and directing the Board of Public Works to procure, through the City Engineer, and file plans and estimates of the cost of original construction and completion of such public utility.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby specifically declared and determined that the public interest and necessity demand the construction and completion of a public utility, to-wit, a series of aqueduct tunnels in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda State of California, tocounties. gether with structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for domestic and municipal purposes. Said Lake Eleanor-Tuolumne system is hereby designated as an available source of a sufficient supply of good pure water for said City and County and its inhabitants.

Section 2. The Board of Public Works is hereby directed immediately to procure, through the City Engineer, and to file with the Board of Supervisors plans and estimates of the cost of the original construction and completion of said aque-

duct tunnels.

Section 3. Said aquequet tunnels so to be constructed and completed as herein determined and declared shall be used and operated as part of and in connection with said Lake

Eleanor-Tuolumne system, known as and called the Hetch

Hetchy project.

Section 4. This ordinance is the first of a series of ordinances to be adopted by the Board of Supervisors relating to and designed to secure the acquisition, construction and completion of the public utility herein named.

This ordinance shall Section 5. be published in the official newspaper for fourteen days after its

approval.

This ordinance shall Section 6.

take effect immediately.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Amendment to Zoning Ordinance. Bill No. 6566, Ordinance No. 6120

(New Series), as follows:
Amending Ordinance, No. 5464
(New Series), entitled, "Regulating and establishing the location of trades, industries, and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows: Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is heerby ordered changed so as to place the easterly side of Landers street, 368 feet and 4 inches southerly from Fifteenth street, thence 39 feet $5\frac{1}{2}$ inches southerly, to the depth of the rear lot lines, in the commercial district instead of second residential district.

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Webster street, 100 feet southerly from Ellis street, thence 32½ feet southerly, in the commercial district instead of the second

residential district.

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the south-east corner of Fulton street and Masonic avenue, for a distance of 146 feet 3 inches on Fulton street and 50 feet on Masonic avenue to the depth of the rear lot lines, in the commercial district instead of

the second residential district instead of the second residential district.

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the westerly side of Capp street, 186 feet southerly from Seventeenth street, thence 50 feet southerly, in the light industrial district instead of the second residential district

the second residential district.

Section 7 of the Jse of Property
Zone Map, constituting a part of
said ordinance, is hereby ordered changed so as to place the easterly side of Bartlett street, 36 feet 10 inches northerly from Twenty-second street, thence 59 feet 5 inches northerly, in the commercial dis-trict instead of the second resi-

dential district.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Garage Permit.

Resolution No. 22019 (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted to A. L. Freedman to maintain a public garage on the south side of Clement street, 60 feet east of Twenty-seventh avenue; also to store 600 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Bath—1.

Boiler and Oil Permits.

Resolution No. 22018 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Boiler.

J. Edises, at 2865 Sixteenth street, 1½ horse power.

Oil Storage Tank.

(1500 gallons capacity.) Preovolos Bros., at 9 Jones street. H. Lorentzen, at 285 Faxon avenue.

J. J. Angeli, on north side of Bush street, 91 feet 8 inches west of Mason street.

James H. Pinkerton Company, at

2010 Laguna street.

O. K. Holt, on north side of

Eighteenth street, 200 feet west of Valencia street.

P. J. Preovolis, on north side of Vallejo street, 80 feet east of Octavia street.

W. R. Davis & Co., at 2558 Mission

street

Central Auto Laundry, at south-east corner of Geary street and First avenue.

Ford Motor Company, on west side of Harrison street, 100 feet south of Twenty-first street, 12,000

gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Fixing Sidewalk Widths.

Bill No. 6567, Ordinance No. 6121

(New Series), as follows:
Amending Ordinance No. 1061.
entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered 834.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18. 1903, be and is hereby amended in accordance with the communiin accordance with the communication of the Board of Public Works filed in this office January 5, 1924, by adding thereto a new section, to be numbered 834, to read as follows:

Section 834. The width of sidewalks on Truett place, the north

erly side of, between Mason street and its westerly termination, are hereby dispensed with and abol-

The width of sidewalks on Truett place, the southerly side of, between Mason street and its westerly termination, shall be three (3) feet and six (6) inches.

Section 2. This ordinance shall

Section z. This take effect immediately.

Supervisors Badaracce, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovie, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Bath—1. Establishing Grades, Wall Place.

Bill No. 6568, Ordinance No. 6122 (New Series), as follows:

Establishing grades on Wall place

between Jackson street and a line parallel with and 137.50 feet northerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Wall place between Jackson street and a line parallel with and 137.50 feet northerly therefrom are hereby established at points helreinafter named, in accordance with recommendations of the Board of Public Works filed December 24, 1923:

Wall Place.

7 feet easterly from the westerly line of, at Jackson street, northerly line, 247.22 feet.

(The same being the present of-

ficial grade.)

7 feet westerly from the easterly line of, at Jackson street northerly 249.36 feet.

(The same being the present of-

ficial grade.)

7 feet easterly from the westerly line of, 40 feet northerly from Jackson street, 243.30 feet. 93 feet northerly from Jackson street, 239 feet. 137.50 feet northerly from Jack-

son street, 236.40 feet.
On Wall place between Jackson street and a line parallel with and 137.50 feet northerly therefrom be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Ordering Street Work.

Bill No. 6569, Ordinance No. 6123 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

The improvement of the northerly side of Commercial street from the northwesterly corner of Commercial street and The Embarcadero to a line 125 feet 6% inches westerly therefrom by the construction of artificial stone sidewalks

of the full official width.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Sheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Bill No. 6570, Ordinance No. 6124

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved adonted.

improvement of the north-The rly side of Harrison street between Eighth street and Berwick place, by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks are not already constructed.
Section 2. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Bill No. 6571, Ordinance No. 6125 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved adopted.

The improvement of Lee avenue, Granada avenue, Miramar avenue, Capitol avenue, Faxon avenue and Jules avenue between Ocean avenue and Holloway avenue, by the construction of artificial stone sidewalks six feet in width, where artificial stone sidewalks of at least six feet in width are not already

constructed.

Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran. Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Bill No. 6572, Ordinance No. 6126 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8,1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per

annum.

The improvement of Jarboe avenue between Moultrie and Anderson streets, by the construction of an 8-inch ironstone pipe sewer with six Y branches and one brick manhole with appurtenances, along the center line of Jarboe avenue between the westerly line of Anderson street and a point 20 feet easterly from the easterly line of Moultrie street.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Bill No. 6573, Ordinance No. 6127 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said City and County of San Francisco, said work to be performed under work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and speci-fiations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part H of the said Street Improvement Ordinance of 1918, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

improvement of Moscow The street between Persia and Brazil avenues, where not already proved, by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width in front of City property, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracce, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Bath—1.

Bill No. 6574, Ordinance No. 6128 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the

Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisc as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of San Bruns avenue between the southerly line of Sweeny street produced and the northerly line of Olmstead street produced, by the construction of artificial stone sidewalks of the full official width, where artificial stone sidewalks of at least 6 feet in width are not already constructed.

Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracce, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Ordering Street Work, Newhall Street.

Bill No. 6575, Ordinance No. 6129 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said and County of San Francisco, sald work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are beauty approved and tions are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The method of assessment for said work and improvement determined and declared by the Board of Public Works by its Res-olution No. 80176 (Second Series)

is hereby confirmed.

The improvement of Newhall street between Hudson avenue and the easterly line of Third street, including the intersection of Newhall street, Innes avenue and Third street, by grading to official line and grade; by the construction of concrete curbs; by the construction of two brick catchbasins with 10 inch ironstone pipe culverts on the intersection of Newhall street and Innes avenue; by the construction of artificial stone sidewalks of the full official width on the angular corners of the above-mentioned intersection, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.
Absent—Supervisor Bath—1. (Mayor Rolph in the chair.)

Ordering Street Work, Silver Avenue.

Bill No. 6576, Ordinance No. 6132 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same. Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said City and County of San Francisco, said work to be performed under the direction of the Board of Pub-lic Works, and to be done in accordance with the specification pre-Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the suc-ceeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Silver avenue between Merrill street and Vienna street, including that portion of the intervening intersection that lies between the prop-

erty lines of Silver avenue, by grading to official line and grade; by the construction of a central strip of concrete pavement 20 feet in width; by the construction of a concrete pavement on the intervening intersections 20 feet in width at the property lines and with a radius of 20 feet connecting with the above-mentioned central strip along Silver avenue, and by the construction of the following brick catchbasins with appurtenances and 10-inch ironstone pipe culverts.

Two on each of the following intersections: Madison street, Gambier street, Yale street, Hamilton street and Somerset street.

One on each of the following in-rsections: Harvard street, Oxtersections: Harvard street, Ox-ford street, Cambridge street, Am herst street, Princeton street, University street, Colby street, Dartmouth street, Bowdoin street, south side, and Bowdoin street, north side of Silver avenue, Holyoke street and Boylston street.

One opposite each of the following intersections: Madison street, Gambier street, Oxford street and

University street.

One on the north side of Silver avenue between Cambridge street and Yale street, and one on the north side of Silver avenue be-tween Amherst and Princeton streets.

Section 2. This ordinance shall take effect immediately.

A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Full Acceptance of Streets.

Bill No. 6577, Ordinance No. 6130 (New Series), entitled "Providing for full acceptance of the roadway of Filbert street between Leavenworth and Hyde streets; Rhode Island street between Twentyand Twenty-fifth streets; Santa Rosa avenue between Mission Terrace and the easterly line of Alemany avenue, including the crossings of Santa Rosa and Alemany avenues; crossing of Diamond street and Twenty-second street; Collins street between St. Rose's avenue and Geary street; St. Rose's avenue between Collins and Wood streets; Corona street between Urbano drive (north) and Urbano drive (south)."

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Bath—1.

Conditional Acceptance of Streets.

Bill No. 6578, Ordinance No. 6131 (New Series), entitled "Providing for conditional acceptance of the roadway of Chula lane between Church and Dolores streets, including the intersection of Chula lane and Abbey street; Goethe street between San Jose avenue and De Long and Rhine streets; Jarboe avenue between Ellsworth and Gates streets; Jarboe avenue between Anderson and Ellsworth streets; Jarboe avenue between Bank and Folsom streets; Peru avenue between Naples and Vienna streets; Twenty-third avenue be-tween Irving and Judah streets; Twenty-second avenue between Ir-Twenty-third avenue beving and Judah streets."

A y e s - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Bath—1.

Blasting Permits.

Resolution No. 22020 (New Se-

ries), as follows:

Resolved, That J. P. Holland Co. is hereby granted permission to explode blasts during the improvement of Wilde avenue between San Bruno avenue and Goettingen street, provided, said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m. and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said J. P. Holland Co., then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Bath.

Resolution No. 22021 (New Series), as follows:

Resolved. That Municipal Construction Company be and hereby is granted permission, revocable at will of the Board of Supervisors, to explode blasts necessary during the improvement of Joost avenue between Acadia and Baden streets, including the crossing of Acadia street and Joost avenue, provided, said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m. and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said Municipal Construction Company, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Spur Track Permit.

Bill No. 6579, Ordinance No. 6133 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Great Western Smelting and Refining Company to construct a spur track from State Belt Railway to the property on Steuart street between Harrison and Folsom streets and hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Great Western Smelting and Refining Company to construct, maintain and operate a spur track as follows:

Commencing at a point on the center line of the existing spur track, lying distant at right angles 71.869 feet northeasterly from the southwesterly line of Steuart street and distant at right angles northwesterly 127.386 feet from the northwesterly line of Harrison street produced, running thence northwesterly along an arc with a radius of 300 feet for a distance of 48.375 feet; running thence northwesterly along an arc with a radius of 163.266 feet for a distance of 135.839 feet to a point on the southwesterly line of Steuart street, distant there-

on 288.385 feet from Harrison street; thence into private property, as shown on blue print.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage to be paid for the Great Western Smelting and Refining Company.

Provided, that the Great Western Smelting and Refining Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Super-

visors.

Section 2. This ordinance shall take effect immediately.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

PRESENTATION OF BILLS AND ACCOUNTS.

Bills and accounts, being miscellaneous demands not required by law to be passed for printing, and amounting to \$67,036.56, were allowed and ordered paid by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Urgent Necessity.

The California School for the Deaf and the Blind, clothing furnished inmates committed from San Francisco, \$131.23.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

(New Se-Resolution No. --

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.
(1) A. Levy & J. Zentner Co., fruits and vegetables, Hetch Hetchy construction (claim dated Jan. 17, 1924), \$1,084.65. (2) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Jan. 19, 1924).

\$1,455.75.

(3) Old Mission Portland Cement Co., cement (claim dated Jan. 17, 1924), \$6,303.70.

(4) Old Mission Portland Cement

Co., cement (claim dated Jan. 17,

1924), \$6,408.14. (5) George H. Tay Co., plumbing supplies (claim dated Jan. 17,

1924), \$620.58. (6) James G. Biddle, one constant

pressure Megger testing set (claim

dated Jan. 17, 1924), \$587.90.

(7) Associated Oil Co., fuel oil (claim dated Jan. 22, 1924), \$782.62.

(8) Baumgarten Bros., meats (claim dated Jan. 22, 1924), \$985.28. (9) California Brick Co., tile,

flue lining, etc. (claim dated Jan. 21, 1924), \$3,019.38.
(10) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Jan. 22, 1924), \$533.40.

(11) Edw. L. Soule Co., corrugated iron bars (claim dated Jan.

1924), \$1,369.91. (12) Wilsey-Bennett Co., butter and eggs (claim dated Jan. 22, 1924), \$1,577.86.
(13) Robert M. Searls, Special

Counsel, revolving fund expenditures, per vouchers (claim dated Jan. 22, 1924), \$2,211.

County Road Fund.

(14) Municipal Construction Co., final payment for improvement of Avalon avenue between Mission and Lisbon streets and portions of London and Paris streets (claim dated Jan. 23, 1924), \$4,748.35.

Special School Tax. (15) Dan P. Maher Co., turpentine, sponges and ochre, for school repairs (claim dated Jan. 21, 1924), \$916.

(16) James F. Smith, fifth payment, metal furring, lathing and plastering, Pacific Heights School dated Jan. (claim 23, 1924). \$13,034.60.

(17) George H. Trask, final payment, metal lockers, Horace Mann School (claim dated Jan. 23, 1924),

\$1,291.32

(18) C. F. Weber & Co., chairs and stools for Galileo High School 22, (claim dated Jan. 1924), \$3,111.50.

(19) Harron, Rickard & McCone. manual training benches for Yerba Buena School (claim dated Jan. 22,

1924), \$1,161.

Park Fund.

(20) Henry Cowell Lime and Ce-

(20) Henry Cowell Lime and Cement Co., cement for parks (claim dated Jan. 25, 1924), \$879.

(21) Duncanson-Harrelson Co., rent of pile driver and equipment (claim dated Jan. 25, 1924), \$962.50.

(22) H. N. McClure, loam for parks (claim dated Jan. 25, 1924),

\$1,487.

(23) Pacific Coast Boiler Works, boiler for park (claim dated Jan. 25, 1924), \$575.

(24) Pacific Gas and Electric Co., electric service for parks (claim dated Jan. 25, 1924), \$1,403.12.

(25) Pacific Gas and Electric Co., electric service for parks (claim dated Jan. 25, 1924), \$1,088.47. (26) Geo. H. Tay Co., pipe and

fittings for parks (claim dated Jan. 25, 1924), \$686.05.

(27) Bode Gravel Co., gravel for parks (claim dated Jan. 25, 1924),

\$3,587.20.

(28) Spring Valley Water Co., water for parks (claim dated Jan. 25, 1924), \$762.74.

General Fund, 1923-1924. (29) Western Electric Co., register tape, Department of Electricity (claim dated Dec. 31, 1923), \$560.

(30) Producers Hay Co., hay, etc., Police Department (claim dated Jan. 21, 1924), \$566.63. (31) Standard Oil Co., gasoline,

Police Department (claim dated Jan. 21, 1924), \$544.70.

(32) John Reid, Jr., architectural services, Funston Playground field house (claim dated Jan. 23, 1924), \$1,751.37.

(33) Municipal Construction Co., fourth payment, improvement of Liberty street and Sanchez street dated Jan. 23, (claim 1924). \$6,042.82

(34) Henry Cowell Lime and Cement Co., cement, street repair (claim dated Jan. 21, 1924), \$4,395.

(35) Shell Company, fuel oil, etc., street repair (claim dated Jan. 19, 1924), \$760.05.

(36) Western Rock Products Co., sand for street repair (claim dated

Jan. 19, 1924), \$2,317.84.
(37) Pacific Gas and Electric Co., December street lighting (claim dated Jan. 21, 1924), \$46,579.23.
(38) Baumgarten Bros., meats, Relief Home (claim dated Dec. 31,

1923), \$2,610.89.

(39)L. Dinkelspiel & Co., dry goods, Relief Home (claim dated Dec. 31, 1923), \$604.85.

(40) A. Ginocchio & Son, alfalfa, Relief Home (claim dated Dec. 31,

1923), \$879.31. (41) Miller Miller & Lux, meats, Relief Home (claim dated Dec. 31, 1923),

(42) Shell Company, fuel oil, Relief Home (claim dated Dec. 31,

1923), \$1,531.20.

(43) Levi Strauss & Co., blankets, Francisco Hospital San (claim

dated Dec. 31, 1923), \$5,994.

(44) Haas Bros., groceries, San
Francisco Hospital (claim dated

Dec. 31, 1923), \$608.45.

(45) South San Francisco Packing and Provision Co., meats, San Francisco Hospital (claim dated

Dec. 31, 1923), \$533.85. (46) Fred L. Hilmer Co., San Francisco Hospital (eggs, (claim dated Dec. 31, 1923), \$3,101.61.
(47) San Francisco Dairy

Co... milk, San Francisco Hospital (claim

dated Dec. 31, 1923), \$2,370. (48) Shell Company, fuel oil San Francisco Hospital (claim dated

Dec. 31, 1923), \$2,632.19.

(49) American Laundry Machinery Co., metal Cascade washer, San Francisco Hospital (claim dated December 31, 1923), \$4,430.

(50) California Baking Co., bread, etc., San Francisco Hospital (claim dated Dec. 31, 1923), \$913.31.

(51) Howard Automobile Co., two Buick touring autos, for Sheriff (claim dated Jan. 24, 1924), \$2,840.

(Excused from voting-Supervisor Harrelson.)

Appropriations for Purchase of Rights of Way for Diagonal Street in Potrero.

Also, Resolution No. --- (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside and appropriated out of the \$65,000 set aside out of County Road Fund by Resolution No. 20428 (New Series), for the construction of a diagonal roadway in district bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, and authorized in payment to the following named persons, to-wit:

(1) To Constantine Pantazy and Evodokia Pantazy in payment for property and damages in full to property, as per acceptance of offer by Resolution No. 21985 (New Se-ries), and required for opening of diagonal street as set forth, \$798

(2) To Donald H. Sim and Jeanie Slm in payment for property and damages in full to property, as per acceptance of offer by Resolu-tion No. 21985 (New Series), and required for opening of diagonal street as set forth, \$1,200.

Appropriation of \$1,750, Payment to Adam Lieb for Land on Army Street Required for Le Conte School.

Also, Resolution No. -- (New

Series), as follows: Resolved, That the sum of \$1,750 be made and the same is hereby set aside and appropriated out of School Lands Fund, and authorized in payment to Adam H. Lieb, being payment for lands situate on the south line of Army street, commencing 193 feet, more or less, west from Harrison street, of dimensions 25 x 150 feet; as per acceptance of offer by Resolution No. 21966 (New Series), required for the Le Conte School.

Appropriation of \$3,650 for Installation of Water Main in Wilde Avenue Between San Bruno Avenue and Delta Street.

Also, Resolution No. —— (New

Series), as follows: Resolved, That the sum of \$3,650 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, to the credit of "Municipal Water Works," Appropriation No. 39, for the installing of an 8-inch pipe for water main in Wilde avenue between San Bruno avenue and Delta street.

Appropriations for Electric Transmission Line Towers, Inspections, Tests, Insulators, Etc., Hetch Hetchy Water and Power Project.

Also, Resolution No. — (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

(1) For the cost of furnishing and delivering electric transmission line towers for the Moccasin Creek Power Plant, Hetch Hetchy Water Supply, as per contract awarded to Pacific Coast Steel Company, \$437,-944.

(2) For inspection, tests and modifications on towers, \$12,056.

(3) For the furnishing and delivering of transmission line insulators, Hetch Hetchy Water Supply, as per contract awarded Westinghouse Electric & Manufacturing Company, \$136,632.50.

(4) For inspection and incidentals on insulators, \$4,367.50.

(Recommendations of Board of Public Works.)

(Subsequently during the procceding Supervisor McSheehy moved to rescind action whereby the foregoing resolution had been passed for printing.)

Motion *lost* by the following vote:

Ayes—Supervisors Badaracco, Deasy, Katz, McSheehy, Roncovieri, Shannon, Welch—7.

Noes-Supervisors Colman, Har-Supervisors Control McHayden, McGregor, McHayden, Robb, Rossi, relson, Leran. Schmitz. Wetmore-10.

Absent—Supervisor Bath—1.

Passed for Printing.

following resolution The was passed for printing:

Appropriations for Payment of Tax Refund Judgments.

On motion of Supervisor Mc-Leran:

(New Se-Resolution No. ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent and as per schedules attached to vouchers, being payments of one-tenth of the amounts of final judgments, with interest, against the City and County, in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney, to-wit:

- (1) To Morrison, Dunne & Brobeck, as attorneys and agents, the sum of \$12,894.53.
- (2) To Morrison, Dunne & Brobeck, as attorneys and agents, the sum of \$579.88.
- (3) To Hugo D. Newhouse and Russell P. Taylor, as attorneys and agents, the sum of \$4,944.74.
- (4) To Hugo D. Newhouse and Russell P. Taylor, as attorneys and agents, the sum of \$402.
- (5) To Hugo D. Newhuse and Russell P. Taylor, as attorneys and agents, the sum of \$257.51.

Appropriation of \$500 for the Improvement of Liberty Street Between Church and Noe, and Sanchez Street Between Twentleth and Twentyfirst.

Also, Resolution No. 22022 (New

Series), as follows: Resolved, That the sum of \$500 be and the same is hereby set aside, appropriated and authorized to be expended out of "Liberty and Sanchez Streets," Budget Item No. 49, to complete the payment for the improvement of Liberty street between Church and No. 49, threety control of Liberty street between Church and No. 41, and No. tween Church and Noe streets, and of Sanchez street between Twentieth and Twenty-first streets; as per contract of the Municipal Construction Company.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Coleman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Acceptance of Offers to Sell Land Required for the Widening of Randolph Street and Worcester Avenue for the Extension of the Municipal Railway Into Ocean View.

Supervisor McLeran presented: Resolution No. 22023 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Charlotte Preble Bailey, \$948.45-Beginning at a point on the southerly line of Randolph street, distant thereon 75 feet westerly from the westerly line of Bright street and running thence westerly along the running thence westerly along the southerly line of Randolph street 25 feet; thence at right angles southerly 21 feet; thence at right angles easterly 25 feet; thence at right angles northerly 21 feet to the southerly line of Randolph street and the point of beginning. Being part of Lot No. 29 in Block No. 50. City Land Association. No. 50, City Land Association.

The above mentioned sum of nine hundred forty-eight and 45/190 (\$948.45) dollars includes in addition to the payment for the above mentioned parcel all damages in full to the well and the building now on said parcel, said building to be removed by the present owner within ninety (90) days from date

of deed.

John Schneider and Katie Schneider, \$1,671.50—Beginning at the point of intersection of the easterly line of Victoria street with the southerly line of Randolph street and running thence easterly along the southerly line of Randolph street 50 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 50 feet to the easterly line of Victoria street. and thence running northerly along the easterly line of Victoria street 21 feet to the southerly line of Randolph street and the point of beginning. Being part of Lots 25 and 26 in Block 41, City Land Association sociation.

The above mentioned sum of one thousand six hundred seventy-one and 50/100 dollars (\$1,671.50) includes in addition to the payment for the above mentioned parcel all damages in full to the building now on said parcel, said building to be removed by the present owners within ninety (90) days from date of deed.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and if the same are found in satisfactory condition to accept in behalf of the City and County of San Francisco deeds conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Also, Resolution No. 22024 (New Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and Connty of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municinal Railway have offered to convey the property desired by the City

and County of San Francisco for the sums set forth opposite their names, viz.:

Mary A. Brown and Louis Brown. \$80—Beginning at the point of intersection of the easterly line of Ramsell street with the southerly line of Randolph street and running thence easterly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 25 feet to the east-erly line of Ramsell street, and thence running northerly along the easterly line of Ramsell street 21 feet to the southerly line of Randolph street and the point of be-ginning. Being part of Lot No. 25 in Block No. 38, City Land Association.

O. Madsen, \$50—Beginning at the point of intersection of the westerly line of Byxbee street with the northeasterly line of Worcester avenue and running thence north-westerly along the northeasterly line of Worcester avenue a distance of 125 feet 3 inches to the westerly boundary line of Lot No. 3 of Block No. 8, City Land Association, as recorded on page 11 of Map Book C and D, records of the City and County of San Francisco; thence northerly along said westerly boundary line 4.494 feet; thence southeasterly 125.529 feet to a point on the westerly line of Byxbee street, distant thereon 4.083 feet northerly from the northeasterly line of Worcester avenue; thence southerly along the westerly line of Byxbee street 4.083 feet to the point of beginning.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the property; now, there-

fore, be it

Resolved, That the said offers of sale be accepted and the City At-torney is hereby authorized and directed to examine the titles of said properties, and if the same are found in satisfactory condition to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a cony of this resolution attached thereto as evidence the contract by the City and dence of acceptance by the City and County of San Francisco. upon payment of the agreed nurchase price.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Providing for Exchange of Deeds With the Southern Pacific Company for a Triangular Portion of Hetch Hetchy Right of Way in San Mateo County. Also, Resolution No. 22025 (New

Series), as follows:

Resolved, upon recommendation of the Special Counsel for the Hetch Hetchy Water Supply, that the offer of the Southern Pacific Company to deliver to the City and County of San Francisco a deed covering a triangular portion of the Hetch Hetchy right of way in San Mateo County in exchange for an equal area of the Sweeny Ranch recently purchased by said City and County and title to which stands in the name of the Geo. H. Rice Abstract Company pending further direction from the City and County of San Francisco, be and the same is hereby accepted.

Said Geo. H. Rice Abstract Company is authorized to accept and record deed conveying said property to the City and County of San Francisco and to execute and deliver to said Southern Pacific Company a deed covering the property to be exchanged therefor.

The Special Counsel for the Hetch Hetchy Water Supply is authorized and directed to supervise the closing of this transaction and approve as to form the necessary instru-ments to effect the same.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Accepting Offer of Southern Pacific Company to Sell Land in Alameda County Required for Hetch Hetchy Aqueduct Right of Way.

Also, Resolution No. 22026 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owner, of the following described parcel of land, situated in the County of Alameda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy water supply project, for the sum set forth opposite its name, viz.:

Southern Pacific Company, \$1,000

—Lots 1, 2, 3 and 4, Block 245, and a portion of Lets 1, 2, 5, 6, 7

and 8, Block 53, "Map of the Town of Newark, Alameda County, Cal., filed in the office of the County Recorder of Alameda County May 1878, in Book 17 of Maps, page (As per written offer on file.)

Now, therefore, be it Resolved, That in accordance the recommendation of the with City Engineer, the above-described offer of the above-named property owner to sell to the City and County of San Francisco the abovementioned parcel of land for the sum set forth opposite its name be and the same is hereby ac-cepted. Be it further

Resolved, That the Special Conn sel for the Hetch Hetchy water supply is hereby authorized and directed to notify said party of the acceptance of its offer, to examine the title to said property, and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record, with a copy of this resolution at-tached thereto as evidence of ac-ceptance by the City and County of San Francisco.

Adopted by the following vote: A y e s — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden. Katz, McGregor, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch.

Wetmore—17.

Absent-Supervisor Bath-1.

Accepting Offer to Sell Lands Required for Electric Transmission Line Right of Way, Hetch Hetchy Water and Power Project.

Also, Resolution No. 22027 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners. of right of way easements over the following lands situated in the County of Alameda, State of California, required as a right of way for the electric transmission line connection with the Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

Bento Cardoso Leal and Anna Leal, \$1,000—A portion of Ex-Mis-sion Survey No. 165, which survey is shown and designated on a map entitled "Map of the Tract known as the Ex-Mission of San Jose, made by E. H. Dyer, Deputy U. S. Surveyor, October, 1864," and filed in the office of the Registrar of the Land Office at San Francisco and also in the General Land Office at Washington, D. C. Said easement covering 4.3 acres thereof. (As per written offer on file.)

Wini Lloyd and Given R. Lloyd, \$1,000-A portion of Ex-Mission Survey No. 163, which survey is shown and designated on the official connected plat of the "Ex-Mission of San Jose," as certified October 28, 1865, by the United States Surveyor General of Cali fornia; said easement covering 3.4 (As per written offer on

John Wipfli and Caroline Wipfli, \$250—A portion of Ex-Mission Sur-\$250—A portion of EX-Mission Survey No. 159, which survey is shown and designated on the official connected plat of the "Ex-Mission of San Jose," as certified October 28, 1865, by the United States Surveyor-General of California; said easement covering 0.5 acre there-(As per written offer on file.).

of. (As per written of Now, therefore, be it Resolved, That in accordance with the recommendation of the City Engineer, the above-described offers of the above named property owners to sell to the City and County of San Francisco the abovementioned easements for the sums set forth opposite their names be and the same are hereby accepted.

Be it further

Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to properties covered by said easements, and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying titles to said easements, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.
Absent—Supervisor Bath—1.

Accepting Offers for Right of Way Easements in Alameda County for Electric Transmission Line, Hetch Hetchy Water and Power Project.

Also, Resolution No. 22028 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of right of way easements over the

following lands, situated in the County of Alameda, State of Cali-fornia, required as a right of way for the electric transmission line in connection with the Hetch in connection with the Hetch Hetchy Water Supply project, for the sums set forth opposite their names, viz.:

Manuel Cunha and Mary Cunha, \$100—0.34 acre, being a portion of Plot 13 as shown on map entitled "Map of Plots 1 to 52 in Blocks A, B. C. D and E of lands belonging to La Sceiete Francaise, etc., Alameda County," filed in the office of the County Recorder of Alameda County May 23, 1881, in Liber 6 of Maps, page 22. (As per written

offer on file.)

Antone E. Garcia and Mary Garcia, \$700—2.08 acres in Plot 28 as said plot is shown on map entitled said plot is shown on map entitled "Map of Plots Nos. 1 to 52 and Blocks A to E of lands belonging to La Societe Francaise, etc., Alameda County," filed May 23, 1881, in the office of the County Recorder of Alameda County, in Liber 6 of Maps, page 22. (As per written

offer on file.)
Manuel C. Joseph and Frances
A. Joseph, \$150—1.06 acres in Survey No. 12 of the Ex-Mission of
San Jose, otherwise known as Lot 54, as said survey is shown on Official Connected Plat of the Ex-Mission of San Jose, as certified October 28, 1865, by the United States Surveyor General of California.

(As per written offer on file.)
John Joseph and Delphine K. Joseph Dunbar, \$1,000—2.64 acres of Survey No. 12 of the Ex-Mission of San Jose, otherwise known as Lot 54, as said survey is shown on the Official Connected Plat of the Ex-Mission of San Jose, as certified October 28, 1865, by the United States Surveyor General of Califor-

nia. (As per written offer on file.) Maria Reynolds, \$1,500—6.4 acres in Ex-Mission Surveys Nos. 13 and 160, as said surveys are shown on the Official Connected Plat of the Ex-Mission of San Jose, as certified October 28, 1865. by the United

States Surveyor General of California. (As per written offer on file.)
Jose Luiz Silveira and Mary Silveira. \$800—1.68 acres in Survey
No. 11 of the Ex-Mission of San Jose, otherwise designated as Lot 53. as said survey is shown on the Official Connected Plat of the Ex-Mission of San Jose, as certified October 28, 1865. by the United States Surveyor General of California. (As per written offer on file.)

Now, therefore, be it Resolved. That in accordance with tne recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted; be it further

Resolved, That the special counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to properties covered by said easements and if the same are found in satisfactory condition, to accept in behalf of the City and County of San Francisco deeds conveying titles to said easements, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Accepting Offer to Sell Land in Stanislaus County for Right of Way for Aqueduct and Electric Transmission Line, Hetch Hetchy Water and Power Project.

Also, Resolution No. 22029 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners of the following described pacel of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sum set forth opposite their names, viz.:

Malin T. Langstroth and Loraine Langstroth, \$4,250—3.531 acres of land in Section 31, Township 2 South, Range 10 East, M. D. B. and M., Stanislaus County. (As per

written offer on file.) Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite their names and upon the conditions therein set forth, be and the same is hereby accepted; be it further

Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and if the same is found in satisfactory condition to accept in behalf of the City and County of San Francisco a deed conveying title thereto, containing the conditions and reservations agreed upon in said offer, and to file the same for record with a copy of this resolution attached thereto, as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Bath—1.

Also, Resolution No. 22030 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcels of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy water supply project, for the sums set forth opposite their names, viz.:

Pacific-Southwest Trust and Savings Bank (formerly Fidelity Trust and Savings Bank, a corporation), \$1,350—13.496 acres, being a portion of the south half of Section 28, Township 2 South, Range 10 East, M. D. B. and M., Stanislaus County. (As per written offer on file.)

(As per written offer on file.)
Belle Finch, \$1,275—0.919 acres.
being a portion of the north half of
the northeast quarter of Section 20,
Township 3 South, Range 8 East,
M. D. B. and M., Stanislaus County.
(As per written offer on file.)

George William Barton, \$2,500—1.434 acres, being a portion of Lot 1 of the "Wood Tract," as shown and designated on map entitled "Wood Tract," filed in the office of the County Recorder of Stanislaus County October 11, 1904, in Vol. 2 of Maps, page 5. (As per written offer on file.) Now, therefore, be it Resolved, That, in accordance

with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned parcels of land for the

sums set forth opposite their names and upon the conditions therein set forth, be and the same are hereby

accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said properties and, if the same are found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deeds conveying titles thereto containing the conditions and reservations agreed upon in said offers, and to file the same for record, with copies of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Bath—1.

Resolution of Intention to Establish Set-Back Lines No. 33.

Supervisor McGregor presented: Resolution No. 22031 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars: therefore

particulars; therefore
Resolved, That it is the intention
of the Board of Supervisors of the
City and County of San Francisco
to establish set-back lines as provided by Ordinance No. 5636 (New
Series), approved May 18, 1922, as

follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet southerly from California street and running thence southerly to a point 100 feet northerly from Clement street, said setback line to be 8 feet; along the easterly line of Thirtieth avenue, commencing at California street and running thence southerly 450 feet, said set-back line to be 10 feet; thence southerly 125 feet, said setback line to be 6 feet.

Along the westerly side of Fortyfifth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1-3 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly to a point 100 feet northerly from Judah street, said set-back line to be 10 feet; along the easterly side of Forty-fifth avenue, commencing at Judah street and running thence northerly 242 feet, said set-back line to be 12 feet; thence northerly 43 feet, said set-back line to be 9 feet.

Along the westerly side of Guerrero street, commencing at Twenty-first street and running thence southerly to a point 30.92 feet northerly from Twenty-second street, said set-back line to be 15 feet.

Along the westerly side of Twenty-eighth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1-3 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 31-3 feet; along the easterly side of Twenty-eighth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 31-3 feet; thence southerly 25 feet, set-back line to be 62-3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 3 1-3 feet.

And notice is hereby given that Monday, the 25th day of February, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San F'rancisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Bath-1.

Passed for Printing.

The following matters were passed for printing:

Garage, Parking Station, Boiler and Oil Permits.

On motion of Supervisor Deasy: Resolution No. —— (New Series), as follows:

Resolved, That the following revocable permits are hereby granted: Transfer Public Garage.

To Dave Caro, permit granted by Resolution No. 9709 (New Series) to A. R. Walther for premises situate west side of First avenue (now Arguello boulevard), 100 feet south of Clement street (No. 421 Arguello boulevard).

To George S. Merwin, permit granted by Resolution No. 19475 (New Series) to G. W. Richert and Charles Van Brunt for premises

situate 34 Cosmos place.

To Louis Johnson and Joseph Bacciocco, permit granted by Resolution No. 20619 (New Series) to Thomas McDougall for premises situate south side of Eddy street, 183 feet 8 inches west of Taylor street.

Automobile Parking Station.

George S. Merwin, on north side of Cosmos place, 177 feet 6 inches west of Taylor street. Greasing or washing of automobiles on premises will not be permitted.

Boiler.

Fleishhacker Paper Box Co., at 401-419 Second street, 10 horse power.

Packing Ogden and Provision Co., at 25 Crook street, 25 horse power.

K. A. Waters, at 129 Davis street,

5 horse power.

Fernand Nollevaus, at northeast corner of Cambridge and Wayland streets, 50 horse power.

Oil Storage Tank. (1500 gallons capacity.) Calso Water Co., at 524 Cough

W. W. Mien, at southwest corner of Broadway and Divisadero street. S. Montani, at southwest corner

of Polk and Greenwich streets. Mrs. George de Latour, at 2650

Scott street.

granted under this The rights resolution shall be exercised with in six months, otherwise said permits become null and void.

Garage Permit.

On motion of Supervisor Deasy: Resolution No. -- (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted W. E. Crichton to maintain a public garage on the west side of Fillmore street between Page and Oak streets; also to store 600 gallons of gasoline. No automobile repairing is to be permitted on premises.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit becomes null and void.

Repealing Various Police Ordinances. On motion of Supervisor Bath: Bill No. 6582, Ordinance No. —

(New Series), as follows:

Repealing certain ordinances no longer required to maintain peace and good order within the City and County.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Chief of Police having reported that the following orders and ordinances deal with subjects fully covered by State or Federal laws, or are obsolete and of no value from a police standpoint, the same are hereby repealed, to-

Ordinance No. 826, entitled "Regulating the playing of music in dance house and drinking places.

Order No. 2696, entitled "Regulating the sale of liquors in bar rooms

or saloons."

Ordinance No. 626 (New Series), entitled "Imposing a license on persons, firms or corporations conducting any exhibition, ball or masked ball where spirituous malt or fer-mented liquors are sold or furnished to be drunk on the premises."

Ordinance No. 4351 (New Series). relative to the regulations established by the President of United States and prohibiting the sale of liquor to the military forces

of the United States during the war. Ordinance No. 829, entitled "Prohibiting the taking of intoxicating liquor into public institutions.

Ordinance No. 2014 (New Series). entitled "Regulating the use and

wearing of hat pins.

Ordinance No. 2715 (New Series), requiring reports to be made of removals and keeping records thereof by the Police Department.

Ordinance No. 908, entitled "Prohibiting the taking of opium into

public institutions.

Ordinance No. 903, entitled "Prohibiting the carrying of concealed weapons."

Ordinance No. 1683 (New Series), entitled "Regulating the sale of firearms within the City and County of San Francisco.'

Commence City Attorney to demnation Proceedings for Land on Ellis Street and Oak Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. —— (New Se-

ries), as follows: Resolved, That the public interest and necessity require the acquisition by the City and County of San

Francisco of the following described lands and any and all rights and claims thereto, for school purposes, to-wit, all the lots, pieces or par-cels of land included in the follow-

ing description, to-wit:

Commencing at the intersection of the northerly line of Ellis street with the westerly line of Buchanan street, running thence westerly along the northerly line of Ellis street 180 feet to the easterly line of Hollis street, running thence northerly along the easterly line of Hollis street 225 feet; thence at a right angle easterly 180 feet to the westerly line of Buchanan street: thence southerly along the westerly line of Buchanan street 225 feet to the northerly line of Ellis street and point of commencement; being a portion of Western Addition Block No. 278.

Also, commencing at the intersection of the southerly line of Oak street with the easterly line of Webster street, running thence east-erly along the southerly line of Oak street 137 feet 6 inches; thence at a right angle southerly 155 feet; thence at a right angle westerly 137 feet 6 inches to the easterly line of Webster street; thence northerly along the easterly line of Webster street 155 feet to the southerly line of Oak street and point of commencement; being a portion of Western Addition Block No. 288.

The City Attorney is hereby instructed to commence proceedings

against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and Counas aforesaid and to prosecute such proceedings to a speedy termination.

Action Deferred.

On motion of Supervisor Roncovieri, the foregoing resolution was laid over one week.

Passed for Printing.

The following bill was passed for printing:

epealing Ordinance Providing for Masonic Avenue Extension of the Repealing Municipal Railway.

On motion of Supervisor Colman: Bill No. 6583, Ordinance No. -

(New Series), as follows:

Repealing Ordinance No. 5494 (New Series), entitled "Authorizing and directing the Board of Public Works to prepare plans and specification and advertise for bids for the construction of an extension or the Municipal Railway along Masonic avenue and other streets to Seventeenth and Stanyan streets," ap-

proved October 27, 1921.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5494 (New Series), the title to which is above recited, is hereby repealed. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore—

No—Supervisor Schmitz—1.

Absent—Supervisor Bath—1.
Mayor to Call Conference for Fixing
Date and Amounts of Water and Power Bond Elections.

Supervisor Shannon presented: Resolution No. - (New Se-

ries), as follows:

Resolved. That his Honor the Mayor be and he is hereby requested to call a meeting of the members of the Board of Supervisors, the Citizens Advisory Committee, the City Attorney and the City Engineer, for the purpose of considering and determining the date on which there shall be submitted to which there shall be submitted to the people the question of voting bonds for the completion of the Hetch Hetchy Water Project and the acquisition of a Municipal Dis-tributing System for the Hetch Hetchy hydro-electric power; also the total amount of bonds to be issued to cover each of these projects.

Motion.

Supervisor McLeran moved that the foregoing resolution be referred to a joint Committee on Public Utilities, Finance and Judiciary Committees, and that the Advisory Committee, the Mayor and all parties interested be invited to appear before the joint committee to discuss anything the Public Utilities Com-mittee might have in its mind.

Supervisor Hayden seconded mo-

His Honor Mayor Rolph, in connection with the foregoing matter raised the question as to what dis-posal he should make of the reso-lutions now on his desk soliciting offers to sell existing water and hydro-electric systems or portions thereof, and the evaluation resolutions in view of the legal objections pointed out by Matt I. Sullivan, member of the Advisory Water Committee.

Discussion: Former Chief tice Hon. Matt I. Sullivan and Henry E. Boyen, attorney for the San Francisco Labor Council, members of the Advisory Water Com-mittee, Supervisors McLeran, Shan-non, McSheehy, Roncovieri and City Attorney Lull.

Motion.

Schmitz moved that Supervisor when we conclude today's proceedings, we take a recess until 8 p. m. Friday evening, and meet in the chambers of the Board for a public discussion of these questions.

Motion carried.

Withdrawn.

Whereupon, the resolution presented by Supervisor Shannon and the motion by Supervisor McLeran were, with the consent of the Board, withdrawn.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 22032 (New Se-

ries), as follows:

Resolved, That permission is hereby granted the following organizations to conduct masquerade balls on the dates and at the locations herewith given, upon payment of the usual license fee:

Lester Social Club at California Hall, Polk and Turk streets, Tuesday evening, February 12, 1924.

at California Germania Club Hall, Polk and Turk streets, Saturday evening, February 23, 1924.

British-Over-Seas-League at tive Sons' Hall, 414 Mason street, Saturday evening, March 22, 1924. Italia Virtus Club at 415 Broad-

way, Saturday evening, January 26, 1924.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Bath-1.

Approval of Bond of Hawkins Improvement Co., Laguna Honda Park. Supervisor Harrelson presented:

Resolution No. 22033 (New Se-

ries), as follows:

Resolved, That the bond filed with this Board by Hawkins Improvement Company (a corporation) and C. A. Hawkins as principals and Mabel M. Hawkins and Oscar T. Barber as sureties in the sum of fifteen hundred dollars, which sum is hereby fixed by this Board and conditioned for the payment of all taxes which are now a lien, but not yet payable against the property as shown on map of Laguna Honda Park, approved by the Board of Public Works by Resolution No. 79916 (Second Series), is hereby approved. Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.
Absent—Supervisor Bath—1.

Open Public Streets Declared, Laguna Honda Park.

Supervisor Harrelson presented: Resolution No. 22034 (New Se-

ries), as follows:

Resolved, That that certain deed executed on the second day of November, 1923, between C. A. Hawkins and Mabel M. Hawkins, his wife, and the City and County of San Francisco (a municipal corporation) conveying lands for the purpose of opening, laying out and dedicating for street purposes in said City and County of San Francisco as shown on map of Laguna Honda Park approved by the Board of Public Works by Resolution No. 79916 (Second Series), December 12, 1923, viz.: Vasquez avenue, Balceta avenue, Ilernandez avenue, Idora avenue and Laguna Honda boulevard is hereby accepted in the name of the City and County of San Francisco; further

Resolved, That Vasquez avenue, Balceta avenue, Hernandez avenue, Idora avenue and Laguna Honda boulevard are hereby declared open

public streets.

Adopted by the following vote: Aves — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShcehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisor Bath—1. Award of Contract, Castings. Supervisor Rossi presented: Resolution No. 22035 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing castings until June 30, 1924, be made to the following on bids submitted January 21, 1924, viz.:

P. David Company (Bond fixed at \$100.)

Item No. 772(a) Light, pound\$0.09 772(c) Heavy, pound 0.055

Enterprise Foundry Co. (Bond fixed at \$500.) Medium, pound ... \$0.06875
Per pound ... 0.0475
Per pound ... 0.18
M. Greenberg's Sons. 772 (b) 773

(No bond required.) 775(b) Per pound\$0.22

Pacific Metal Works. (Bond fixed at \$100.) Per pound\$0.22 775(a) Per pound 0.23 775(c) 775 (d) Per pound 0.23 775(e) Per pound . 0.23

(e) Per pound 0.23 San Francisco Stove Works. (No. bond required.)

4 Per pound\$0.15 Resolved, That all other bids submitted hereon be rejected.

Adonted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent-Supervisor Bath-1.

Award of Contract, Kalsomine.

Supervisor Rossi presented:

Resolution No. 22036 (New Series), as follows:

Resolved, That award of contract for furnishing kalsomine during the term ending June 30, 1924, be awarded to Dan P. Maher Co. on bid submitted December 24, 1923,

Item No. 934 (a) white, Wesco,

cwt., \$4.02. Item No. 934 (b), colors, Wesco,

cwt., \$5.39. Resolved, That all other bids sub-

mitted thereon be rejected. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisor Bath—1.

Award of Contract, Tables, School Department.

Also, Resolution No. 22037 (New Series), as follows:

Resolved, That award of contract for furnishing tables for School Department be made to the following on bids submitted January 21, 1924, viz:

Acme Planing Mill. (No bond required.)

24 sand tables, 3 by 4 feet, price, each, \$11.00.

12 motor picture tables, price. each, \$9.00.

-17.

William Bateman. (Bond fixed at \$500.) 300 primary tables, 23-inch, price,

each, \$3.75. 300 primary tables, 21-inch, price,

each, \$3.75. Empire Planing Mill.

(No bond required.) 12 sand tables, 3 by 9 feet, price, each, \$15.25.

Resolved, That all other submitted thereon be rejected. bids

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent-Supervisor Bath-1.

Action Deferred.

Cemetery Removal Ordinance.

Upon the request of the Roman Catholic Archbishop and on motion of Supervisor Colman the consideration of the proposed cemetery removal ordinance was continued until Monday, February 4, 1924, Special Order, 3 p. m.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Mayor to Appoint Citizens' Committee to Co-operate in Golden Jubilee Celebration of the Founding of Sacred Heart College.

Supervisor Hayden presented: Resolution No. 22013 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor, be authorized to appoint a committee of citizens to co-operate with the president and faculty of Sacred Heart College for the purpose of celebrating at the Civic Auditorium on February 10, 1924, Adopted under supension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Colman. Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent—Supervisor Bath—1.

Award of Contract for Fire Hose. Supervisor Rossi presented:

Resolution No. 22038 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing hose until June 30, 1924, be made as follows, on bids submitted December 24, 1923, viz.: Item. No.

730 (a) (1) Water hose, %-inch, \$0.1025 per unit, foot, United

States Rubber Co.

Water hose, 1-inch. (2) 730 (a) Wearso, \$0.185 per unit, foot, Pioneer Rubber Mills.

730 (b) Multiple cotton hose, \$1.25 per unit, foot, Goodyear Rubber Co. 730 (c) Hose, carbolized, Crackerjack, \$1 per unit, foot, The American Rubber Mfg. Co.
730 (d) Steam hose, Seal Rock, Cat. 19, page 49, 57% discharacter.

count, Pioneer Rubber Mills.

730 (e) Suction hose, Yosemite standard list, discount 60-10%, The American Rubber Mfg. Company.

730 (f) (1) Linen hose, 1½-inch, \$0.25 per unit, foot, United States Rubber Co.

730 (f) (2) Linen hose, 2-inch. \$0.33 per unit, foot, T American Rubber Mfg. Co. The Resolved, That all other bids sub-

mitted thereon be rejected.

Note.—All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the article offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShee, hy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent—Supervisor Bath—1.

Award of Contract, Canned Fruits and Vegetables.

Supervisor Rossi presented:

Resolution No. 22039 (New Se-

ries), as follows:

Resolved, That award of contract be made on bids submitted January 21, 1924, as follows, viz.:

Canned Fruits and Vegetables. Item

No.

1 Apples, No. 10, 15 dozen (Redwood), \$4.20 per dozen; Haas Bros.

pricots, No. 2½, 64 dozen, \$1.70 per dozen; Dodge, Swee-2 Apricots, 64 dozen, ney & Co.

3 Apricots, No. 10, 90 dozen, \$7.00 per dozen; Dodge, Sweeney & Co.

4 Cherries, R. A., No. 2½, 10 dozen, \$2.80 per dozen; J. H. Newbauer & Co.
5 Peaches, Y. C., No. 2½, 64 dozen, \$1.98 per dozen; The Groos &

Dice.

6 Peaches, Y. C., No. 10, 80 dozen (Palace), \$6.30 per dozen; Haas Bros.

7 Peaches, Y. F., No. 21/2, 4 dozen;

no award. Pears, No. 2½, 80 dozen (La Rosa), \$2.55 per dozen; Hooper & Jennings.

9 Pears, No. 10, 120 dozen (Yosem-

ite), \$8.24 per dozen; Cluff Co. Wm.

10 Pineapple, No. 21/2, 140 dozen,

\$2.72 per dozen; J. H. Newbauer & Co.

11 Plums, G. G., No. 2½, 4 dozen, \$1.35 per dozen; J. H. Newbauer & Co.

12 Asparagus, No. 2½, 108 dozen, \$3.50 per dozen; J. H. Newbauer & Co.

bauer & Co.

13 Corn, No. 2, 486 dozen (Palace),
\$1.175 per dozen; Haas Bros.

14 Peas, No. 2, 90 dozen (Red Ribbon), \$1.54 per dozen; Wm.
Cluff Co.

15 Peas, No. 10, 74 dozen, \$9.23 per dozen; Dodge, Sweeney & Co.
16 Spinach, No. 2½, 6 dozen (H. B.), \$1.475 per dozen; Haas Bros.

17 String Beans, No. 2, 40 dozen .125 per dozen; (Value), \$1.125 Haas Bros.

18 String Beans, No. 10, 60 dozen (Mt. Lake), \$4.75 per dozen;

Haas Bros. 19 Tomatoes, No. 2½, 172 (Griffin), \$1.40 per dozen dozen; Kockos Bros.

20 Tomatoes, No. 10, 191 dozen (H. B.), \$4.40 per dozen; Haas Bros.

21 Tomato Puree, No. 10, 160 doz-en, \$3.32 per dozen; Dodge, Sweeney & Co.

Dried Fruits. 22 Apples, 3300 pounds, \$.135 per

pound; Kockos Bros. 23 Apricots, 2100 pounds, \$.1241

per pound; Kockos Bros.

24 Currants, 600 pounds, \$.131 per pound; J. H. Newbauer & Co. 25 Figs, black, 6400 pounds, \$.082 per pound; J. H. Newbauer & Ĉo.

26 Peaches, 1800 pounds, \$.0775 per pound; Wm. Cluff Co. 27 Prunes, 8700 pounds, \$.065 per

pound; Kockos Bros.

28 Raisins, Muscat, 400 pounds, \$.0625 per pound; Wormser & Co. Sussman,

29 Raisins, Sultana, 1350 opunds, \$.069 per pound; Wm. Cluff Co.

Resolved, That all other bids submitted hereon be rejected.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the articles offered, as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted under suspension of the

rules by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent-Supervisor Bath-1.

Auditorium Rental, California Division of Association Against Prohibition Amendment.

Supervisor Hayden presented:

Resolution No. 22040 (New Se-

ries), as follows: Resolved, That permission is hereby granted the California Divi-sion, the Association Against the Prohibition Amendment, for the use of the Main Hall of the Auditorium, February 11, 1924, 6 p. m. to 12 p. m., for the purpose of holding a mass meeting to which no admission fee is to be charged and the public is invited to attend. Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisor Bath—1.

Install Street Lights.

Supervisor Schmitz presented:

Resolution No. 22041 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Remove Gas Lamp.

East side of Ritch street, between Brannan and Townsend streets, in way of Southern Pacific Railroad spur.

Northwest corner of Montgomery

and Vallejo streets.

Install 600 M. R.

Montgomery and Vallejo streets.

Install 250 M. R.

Forty-sixth and Sutro Heights avenues.

Thirty-eighth avenue between Lincoln way and Irving street.

Thirty-ninth avenue between Irving and Judah streets.

Install 400 M. R.

Fortieth avenue and Irving street. Eighteenth and Iowa streets.

Thirty-sixth avenue and Irving street.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShee-hy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent—Supervisor Bath—1.

City Attorney to Commence Condemnation Proceedings for the Acquisition of Various Parts of Lands Required for Hetch Hetchy Hydro-Electric Line Rights of Way.

Supervisor Shannon presented:

Resolution No. 22042 (New Series), as follows:

Resolved. That the public interest and necessity require the acquisition by the City and County of San Francisco of the following described property, situated in the County of San Joaquin, State of California,

Parcel 1. Property of J. R. Russell—A strip of land 111 feet in width, approximately 2654 feet in length, bounded as follows: On the south by the north line of a county road, said line being distant 20 feet northerly at right angles from the south line of Section 34, Township 3 South, Range 6 East, M. D. B. and M.; on the west by the west line of the southeast quarter of said Section 34; on the north by a line parallel to and distant 131 feet at right angles northerly from the south line of said Section 34, and on the east by the east line of said Section 34. Being a portion of the southeast quarter of said Section 34 and containing 6.763 acres.

The easterly portion of the above described parcel is in Stanislaus

County.

Parcel 2. Property of J. E. Russell—A strip of land 111 feet in width and approximately 2653 feet in length, bounded as follows: On the south by the north line of a county road, which north line is parallel to and distant 20 feet at right angles northerly from the south line of Section 34, Township 3 South, Range 6 East, M D. B. and M.; on the west by the west line of said Section 34; on the north by a line parallel to and distant 131 feet at right angles northerly from the south line of said Section 34, and on the east by the east line of the southwest quarter of said Section 34. Being a portion of the southwest quarter of said Section 34 and containing 6.75 acres.

Parcel 3. Property of heirs of the George H. Messer Estate—Beginning at the southeast corner of Section 36, Township 3 South, Range 5 East, M. D. B. and M.; thence along the south line of said Section 36, south 89 degrees 59 34 minutes west, 4620.1 feet to a corner of the lands of George H. Messer Estate; thence along the boundary between the lands of George H. Messer Estate and lands now or formerly of Edward C. Gerlach north 59 degrees

12 minutes west, 239.6 feet; thence north 89 degrees 39 minutes 30 seconds east, 4825.3 feet to a point in the east line of said Section 36, which line is also the center line of a county road; thence along said east line of Section 36 south 0 degrees 141/2 minutes east 151 feet to the point of beginning. Containing

14.869 acres.
Parcel 4. The following described right of way easements for the erection, construction, reconstruction, replacement, repair, maintenance and use, for the transmission and distribution of electricity, of two lines of towers and wires suspended thereon and supported thereby, and of wires for telephone and telegraph purposes, and all necessary and proper cross-arms, braces, connections, fastenings and other appliances for use in connection therewith, along, upon and over the following described lands, viz.:

A. Property of Peter Moy—All that portion of Sections 3 and 4, Township 4 South, Range 5 East, M. D. B. and M., included within a strip of land 100 feet in width, 20 feet northerly and 80 feet southerly of the following described surveyed line and said surveyed line produced easterly and westerly: Beginning at a point in the east line of said Section 3, distant along said line from the northeast corner of said Section 3 southerly 38.2 feet; thence from the point of beginning south 89 degrees 55½ minutes west, 10.641 feet to a point in the west line of said Section 4, distant along said line from the northwest corner of said Section 4 southerly 51.3 feet. Containing 24.4 acres. Said surveyed line is a section of the center line of the north line of towers of the Hetch Hetchy electric transmission system.

Property of Patrick J. Con-B. and Patrick Connolly-All that portion of Sections 5 and 6, Township 4 South, Range 5 East, M. D. B. and M., and all that portion of Section 36, Township 3 South, of Section 36, Township 3 South, Range 4 East, M. D. B. and M., included within a strip of land 100 feet in width, 20 feet northerly and 80 feet southerly of the following described surveyed line and said surveyed line produced northwesterly and easterly: Beginning at a point in the east line of said Section 5, distant along said line from the northeast corner of said Section 5 southerly 51.3 feet; thence from the point of beginning south 89 degrees 551/2 minutes west, 4917.3 feet to an iron pipe set in the ground marking said surveyed line; thence continuing south 89 degrees 551/2

minutes west, 4289.6 feet to an iron pipe set in the ground marking said surveyed line; thence continuing south 89 degrees 551/2 minutes west, 2783.1 feet to a concrete monument marking said surveyed line; thence at an angle of 4 degrees 281/4 minutes to the right, north 85 degrees 40 minutes 35 seconds west 21.6 feet to a point in the west line of said Section 6, distant along said line from the northwest corner of said Section 6 southerly 18.3 feet; thence continuing north 85 degrees 40 minutes 35 seconds west 5423 feet to a point in or near the west line said Section 36, distant along said line from the southewest corner of said Section 36 northerly 1681.5 feet. Containing 39.9 acres. Said survey line is a section of the center line of the north line of towers of the Hetch Hetchy electric

transmission system.

C. Property of Annie M. Hopkins—All that portion of the southeast quarter of Section 34, Township 3 South, Range 4 East, M. D. B. and M., included within a strip of land 100 feet in width, 20 feet northeasterly and 80 feet southwesterly of the following described surveyed line and said surveyed line produced southeasterly: Beginning at point in or near the east line of said Section 34, distant south 0 degrees 50 minutes west, 636.3 feet from the northeast corner of the southeast quarter of said Section 34, which corner is assumed to be correctly marked by the point of intersection of three existing fences, extending respectively northerly, westerly and southeasterly from said point of intersection: thence from the point of beginning north 85 degrees 40 minutes 35 seconds west, 2735.8 feet to a concrete monument marking said surveyed line; thence at an angle of 16 degrees 10 minutes 45 seconds to the right and running north 69 degrees 29 minutes 50 sec-onds west, 8835.5 feet to a point which bears south 69 degrees 29 minutes 50 seconds east from a concrete monument set in the ground; thence at an angle of 10 degrees 19 minutes 35 seconds to the left and running north 79 degrees 49 minutes 25 seconds west, 9062.9 feet to a concrete monument marking said surveyed line, said monument being distant north 54 degrees 00 minutes 30 seconds east, 1949.4 feet from an iron pipe set in the ground at or near the southwest corner of Section 30, Township 3 South, Range 4 East, M. D. B. and M.; thence at an angle of 4 degrees 06 minutes 55 seconds to the right and running north 75 degrees 42 minutes 30 seconds west, 3692 feet to a

concrete monument marking said surveyed line. Containing 5.9 acres, more or less. Said surveyed line is a section of the center line of the north line of towers of the Hetch Hetchy electric transmission system.

Property of Annie Fabian et al.—All that portion of the land of Annie Fabian et al. located in Section 34, Township 3 South, Range 4 East, M. D. B. and M., included within a strip of land 100 feet in width, 20 feet northeasterly and 80 feet southwesterly of the following feet southwesterly of the following described surveyed line: Beginning at a point in or near the east line of said Section 34, distant south 0 degree 50 minutes west, 636.3 feet from the northeast corner of the southeast quarter of said Section 34, which corner is assumed to be correctly marked by the point of intersection of three existing fences, extending respectively northerly, westerly and southeasterly from said point of intersection; thence from the point of beginning north 85 degrees 40 minutes 35 seconds west, 2735.8 feet to a concrete monument marking said surveyed line; thence at an angle of 16 degrees 10 minutes 45 seconds to the right and running north 69 degrees 29 min-utes 50 seconds west, 8835.5 feet to a point which bears south 69 degrees 29 minutes 50 seconds east from a concrete monument set in the ground; thence at an angle of 10 degrees 19 minutes 35 seconds to the left and running north 79 degrees 49 minutes 25 seconds west, 9062.9 feet to a concrete monument marking said surveyed line, said monument being distant north 54 degrees 00 minutes 30 seconds east, 1949.4 feet from an iron pipe set in the ground at or near the southwest corner of Section 30, Township 3 South, Range 4 East, M. D. B. and M.; thence at an angle of 4 degrees 06 minutes 55 seconds to the right and running north 75 degrees 42 minutes 30 seconds west, 3692 feet to a concrete monument marking said surveyed line. Containing 1.4 acres, more or less. Said surveyed line is a section of the center line of the neath line of of the north line of towers of the Hetch Hetchy electric transmission system.

Together with the right of entering upon said lands described as Parcel 4 (A, B, C and D) to any extent that may be necessary in connection with the exercise of the easements above described, and tho right of ingress to and egress from said lands over private roads of the present owners thereof, or. in the absence of private roads which are feasible to use, over adjacent lands

of said present owners along such routes as will not cause injury to crops or improvements thereon.

The property described as Parcels 1, 2 and 3 hereinabove is required by said City and County for a public use and purpose, to-wit, as a right of way for the construction of a series of aqueduct pipe lines for the purpose of conveying water from Tuolumne River sources to the City and County of San Francisco, for the use of said City and County and its inhabitants, and also as a right of way for the construction, mainte-nance and operation of two electric power transmission lines designed to carry electricity from the power houses of the City and County of San Francisco in Tuloumne County, California, to said City and County for the use of said City and County and its inhabitants. It is necessary that a fee simple title in and to said property be taken for said purposes, subject to such reservations as may be necessary and proper to secure to the present owners of said property the privilege of crossing over the same, and of carrying their irrigation ditches, canals and pipes across the same.

The right of way easements described in Parcel 4 (A, B, C and D) hereinabove are required for the public use of the City and County of San Francisco for the following purposes, to-wit, as a right of way for the construction, maintenance and operation of two electric power transmission lines designed to carry electricity from the power houses of the City and County of San Francisco in Tuolumne County to said City and County for the use of said City and County and its inhabi-

tants. Be it

Further Resolved, That the taking of said property and easements hereinabove described is necessary for the public use of the City and County of San Francisco, a municipal corporation, as hereinabove set forth, and the City Attorney and Special Counsel for the Hetch Hetchy water supply are hereby authorized and directed to commence eminent domain proceedings in the Superior Court of the State of California, in and for the County of San Joaquin, for the purpose of acquiring said property and easements for such public uses and nurposes.

ing said property and easements for such public uses and purposes. Said City Attorney and Special Counsel are further authorized to incorporate in any decree of condemnation which may be entered in said proceeding such stipulations or conditions for the protection of the rights of the owners of said property to be condemned in the matter of crossing over the same and main-

taining roads and irrigation systems over and across the same, and using such parts thereof as may be temporarily unoccupied by structures proposed to be constructed thereon by the City and County as the Court may find to be meet and proper in each case.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent-Supervisor Bath-1.

Masquerade Ball Permit, Mexican Blue Cross.

Supervisor Robb presented: Resolution No. 22043 (New Se-

ries), as follows:

Resolved, That permission is hereby granted Mexican Blue Cross of San Francisco to conduct a mas-querade ball at Eagles Hall, Golden street, Gate avenue, near Hyde Saturday evening, February 9, 1924, upon payment of the usual license

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent-Supervisor Bath-1. Additional Ward in San Francisco Hospital.

Supervisor McSheehy presented: Whereas, owing to the unusual lack of rain, the precipitation being less than 28 per cent of the season's downfall at this period of the year, and

Whereas, there has been an alarming incresae in sickness, which has necessitated the occupancy of every available bed for our indigent poor in the San Francisco Hospital, and has necessitated in a great many cases the moving of a number of count of lack of room:

patients to the Relief Home on ac-

Whereas, there are three (3) idle wards in the San Francisco Hos-pital—one (1) of which at this time should be occupied, which would mean an increase of thirty (30) beds, and would relieve the present congestion; therefore, be it

That eight thousand Resolved, dollars (\$8,000) be set aside out of the Urgent Necesity Fund and made payable to the Department of Public Health, for the rehabilitating, care and maintenance of one of the three unoccupied wards at the San Francisco Hospital.

Referred to Public Health Com-

mittee.

Re Publication of Deaths of Inmates of Relief Home.

Supervisor Welch, referring to the practice of publishing in notices of death of inmates of the Relief that the deceased was a Home "ward of the city," declared that such practice was objectionable and asked that the Health Committee take up with the Board of Health the question of hereafter discontinuing the use of the words "ward of the city."

So ordered. Health Committee to

meet Thursday at 2 p. m.

Recess.

Whereupon, the Board took recess until Friday at 8 p. m.
J. S. DUNN1GAN,

Clerk.

FRIDAY, FEBRUARY 1, 1924, 8 P. M.

In Board of Supervisors, Friday, February 1, 1924, 8 p. m.

Pursuant to motion duly made and carried at the meeting of the Board of Supervisors, January 28, 1924, the Board reconvened at 8

The Clerk called the roll and noted that there was no quorum present. Whereupon, on motion of Supervisor Badaracco, the Board took an adjournment until the next

regular session, Monday, February 4, 1924, at 2 p. m.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 10, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

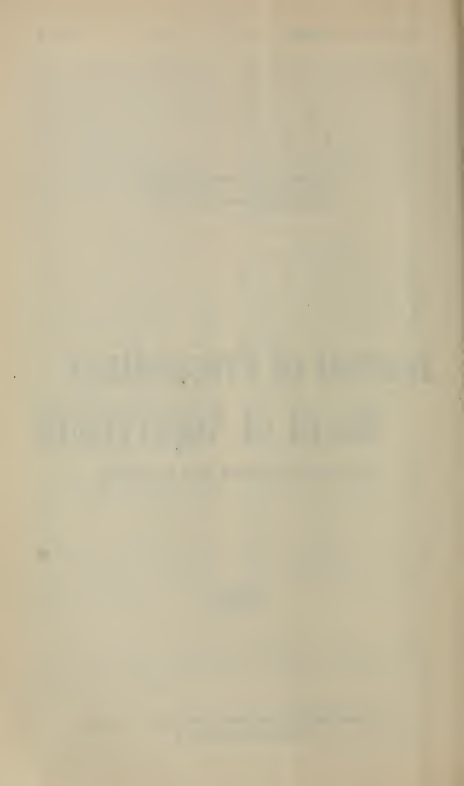
Clerk of the Board of Supervisors, City and County of San Francisco. Monday, February 4, 1924. Thursday, February 7, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 4, 1924, 2

In Board of Supervisors, San Francisco, Monday, February 4, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Quorum present.

His Honor Mayor Rolph presid-

Remarks of His Honor Mayor Rolph on Death of Woodrow Wilson, Former President of United States.

His Honor the Mayor in a brief address paid a feeling tribute to the memory of our dead ex-President, eulogizing his public life and character as worthy of the esteem and affection of all our citizens. He said in part:

My colleagues and my fellow citi-

zens.

The flags of this Republic; as well as the flags of all the nations of the world are flying at half-mast today. The sands of the hourglass have run their course. The life of a great American passed into eternity at fifteen minutes past eleven o'clock yesterday morning in Washington. The flags remind us of the fact that a great American leader and former President of our Republic has passed away. It makes little difference whether he was a Democrat or a Republican. He was chosen by the people of our Republic as the representative American to hold the high office of President of these United States for two consecutive terms.

States for two consecutive terms.

No greater honor can come to any man than to be President of the United States. Woodrow Wilson was the President of the United States. He went through the most critical and tumultuous period,

along with Lincoln and Washington, in the pages of the history of our country. He went through the war period. He was our guest in San Francisco on two occasions. I remember having been invited by Curtis Lindley to attend a luncheon in the University Club in honor of Woodrow Wilson even before he was nominated for the Presidency of the United States. Today he lies dead at the National Capital.

The President of the United States has declared that the flags of this country shall be carried at half mast for thirty days and the Congress of the United States has practically suspended business until after the funeral services of our former President have been held. Today I come here with a heart full of sorrow representing the people of this city to pay our respects to the memory of our former President. The flying of the flag at half-mast,

The flying of the flag at half-mast, however, does not constitute patriotism. There is something higher. Patriotism is not the wrapping of the flag around us: that is not all there is in patriotism. It is the honor and respect that is due and which we pay to those who hold the highest office in the gift of the

people.

I delivered an address last night in a little church at Twenty-third and Sanchez streets on the subject that I was asked to speak upon several weeks before—"Good Citizenship." Woodrow Wilson exemplified good citizenship. Woodrow Wilson exemplified the high character of the people of this great republic. We may differ with the men who hold public office or with a woman in public office as to what is the best for this nation's welfare or this State's welfare or our city's welfare.

Today Woodrow Wilson lies dead. He died with these words on his lips: "I am a piece of broken machinery—I am ready." These last words should take deep root in the hearts of all Americans.

My message to you today is, out of respect to the memory of our former dead President, after calling the roll, that we adjourn. San Francisco, the city that he honored in coming here, the city that paid its respects to the former dead President, the city that has respect for its chief executive because our children learn in our schools and our young men and young women learn it as they grow up to respect, honor and dignify those who are chosen to rule over us.

I respectfully suggest that you do no business today. As Congress has suspended its business until the funeral services have been held, I suggest we do likewise. The day after we can convene and carry on the business on our calendar today. That is my message to you. We want to pay all the honor and respect possible to the dead leader of our national government. When we adjourn we do so out of respect to his memory.

Supervisor Hayden—In keeping with the sentiments just expressed by you, I suggest that before we adjourn we adopt two resolutions on this subject prepared by Supervisor McLeran and myself.

Resolutions of Condolence Adopted. Whereupon, the following resolutions were unanimously adopted by a rising vote:

Resolutions of Sympathy. Resolution No. 22044 (New Se-

ries), as follows:

The people of San Francisco join with the people of the nation in sorrow and regret at the death of Woodrow Wilson, twice President of the United States. The passing of this great citizen, who as President of this republic strove to lead the people and nations of the world to a greater understanding of Christianity and brotherhood of man, is an inestimable loss to humanity.

His place in history is written in perpetuity. During the world's greatest war he guided the destiny of his people with highest ideals and patriotic aspirations. His spirit imbued other nations to loftier purposes. In his indomitable struggle in behalf of mankind he gave everything of soul and health. His re-ward must be the grateful remem-brance of the American people, in whose history the name of Woodrow Wilson will be the guiding light for peace in this world and more sublime Christian spirit among the people of the earth.

Resolved, By the Board of Supervisors of the City and County of San Francisco that adjournment be now taken out of respect to the memory of Woodrow Wilson, and that during the hour of his funeral

as a mark of respect that public business be suspended.

Resolution No. 22045 (New Se-

ries), as follows:

There has passed away one of the world's notable men, Woodrow Wilson, citizen of the United States, honored by the people as their choice for President of the republic for two successive terms, during which period he sought to repay to those who reposed their confidence in him the full measure of compensation to which they were entitled. To this end he formed ideals and strived for their realization-ideals that expressed our highest national aspirations—which he fondly hoped would guide other nations into parallel paths where all would righteously co-operate for the betterment of mankind.

While it is true that those ideals have not yet produced the ripened fruit, yet the planting of the seed in the hearts of men is an act that entitles him to receive our immeasurable gratitude and everlast-

ing remembrance.

At this time, when his death causes us poignant sorrow, we should not forget that the germ of world brotherhood and world peace must not he left to perish, but that it is now our duty to nourish it, to stimulate its growth, that it may reach maturity and bear the crop of tolerance, of charity, of unselfish love that he intended to be the ultimate harvest.

So this Board of Supervisors declares that, in addition to an expression of sorrow over the passing of a world's benefactor, it pledges its fidelity to his lofty ideals, and in our humble way to contribute to their complete realization; and Resolved, That during the hour

Resolved. That during the hour of his funeral all public business be suspended: that there may be a pause during which we may stand with bowed heads in reverence to a spirit that has found eternal peace.

His Honor Mayor Rolph suggested that coincidentally with the funeral exercises held in Washington on Wednesday, making allowances for difference in time, San Francisco hold similar services in front of the City Hall, and that elergymen of all denominations be invited to attend and that the Municipal Band be directed to furnish suitable music for the occasion, in order that proper and due honor and respect may be paid by this city to the memory of the deceased.

Supervisor Hayden moved that a committee be appointed for the purpose of making suitable arrange-

ments.

Motion carried unanimously.

Funeral Ceremonies Committee.

His Honor the Mayor appointed Supervisors Hayden. McLeran. Katz. Colman and Morgan to arrange for the memorial services in front of the City Hall, or in the rotunda of the Municipal Audi-torium, as may be desirable and as suggested by the chairman of the committee.

RECESS.

Whereupon, on motion of Supervisor McLeran, the Board took a recess until Thursday, February 7, 1924, at 2 p. m.

JOHN S. DUNNIGAN, Clerk.

THURSDAY, FEBRUARY 7, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Thursday, February 7, 1924, 2 p. m.

Board of Supervisors met pursuant to adjournment.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted pres-

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Quorum present.

His Honor Mayor Rolph being absent Supervisor McLeran was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of November 26, December 3 and 10, 1923, January 28 and February 1, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Relative to Naval Base on San Francisco Bay.

The following matters were read by the Clerk:

San Francisco, Cal., Feb. 7, 1924. Hon. Julius Kahn, House of Representatives, Postoffice Building,

Washington, D. C. Your telegram regarding harbor facilities received. Board of Supervisors meet in special session to-morrow, at which time your tele-gram will be placed in the hands of the proper committee, and, after investigation, they will give you a full and complete reply covering all points. Warmest regards,

JAMES ROLPH, JR., Mayor.

Washington, D. C., Feb. 6, 1924. Mayor James Rolph, Jr., San Francisco, Cal.

A matter has just been brought to the attention of the navy authorities that San Francisco has harbor facilities extending practically This someacross the entire bay. what complicates the situation in connection with Alameda base site. It is claimed that under a California statute one municipality is not allowed to extend its piers or other harbor facilities into or over the property belonging to another municipality. Navy Department's plan for developing Alameda site extends two piers beyond Alameda County line and over a submerged strip in City and County of San Francisco to pier head line. It is important that some action be taken regarding this matter so that San Francisco pier line will not be used as a stumbling block against our con-tention. Understand that Curry makes this contention. Will you have matter looked into thoroughly so there will be no question about the matter. Wire me as soon as you have been able to thoroughly in-JULIUS KAHN. vestigate.

Referred to the City Attorney for an immediate answer as to City's rights in the premises, and proper procedure to be followed. Report back next Monday.

Protest Against Exclusive Use of West Side of Stockton Street for Rent Machine Parking.

Protest of Fleissner & Krohn and other merchants on Stockton street between Geary and Post streets against exclusive use by "Rent Car Service" for parking of the west side of Stockton street between Geary and Post streets.

Referred to Judiciary Committee.

Leave of Absence, City Attorney Lull. The following was presented and read by the Clerk:

San Francisco, Cal. Feb. 7, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen:

I am directed by the Mayor to request your Honorable Board, in accordance with application made to him by the Honorable George Lull, City Attorney, to concur with him in granting Mr. Lull a leave of absence with permission to absent himself from the State of California for a period of three weeks, beginning on the 11th day of February, 1924.

Very sincerely yours, W. F. BENEDICT, Assistant Secretary to the Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22082 (New Se-

ries), as follows:

City Attorney George Lull is hereby granted permission by the Mayor and Board of Supervisors of the City and County of San Francisco to absent himself from the State of California for a period of three weeks, beginning on the 11th day of February, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch. Wetmore-18.

Leave of Absence, Andrew F. Mahony, Police Commissioner.

The following was presented and

read by the Clerk:

San Francisco, Cal., Feb. 7, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen:

I am directed by the Mayor to request your Honorable Board, in accordance with application made to him by the Honorable Andrew F. Mahony, Police Commissioner, to concur with him in granting Mr. Mahony a leave of absence, with permission to absent himself from the State of California, for a period of thirty days, beginning February 7, 1924.

Very sincerely yours, W. F. BENEDICT,

Assistant Secretary to the Mayor. Leave of Absence, Mildred J. Pollak. Member Playground Commission.

February 4, 1924. To the Honorable James Rolph, Jr. Mayor of the City and County of San Francisco, City Hall, San Francisco.

Dear Mayor Rolph:

I hereby make application for a leave of absence from the Playground Commission for the period of one month, since I contemplate a trip to the Hawaiian Islands. leave is to become effective on February 20, 1924. Thanking you in advance for your courtesy in this matter, I am

Sincerely yours, MILDRED J. POLLAK.

Whereupon, the following resolution was adopted:

Resolution No. 22078 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mildred J. Pol-lak, member of the Playground Commission, is hereby granted a leave of absence for a period of one

month, commencing February 20, 1924, with permission to leave the

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Leave of Absence, Lawrence Arnstein. Member Board of Health.

The following was presented and

read by the Clerk:

San Francisco, Cal., Feb. 5, 1924. To the Honorable Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen:

Application has been made to me by Hon. Lawrence Arnstein, member of the Board of Health, for a leave of absence, with permission to absent himself from the State of California for a period of sixty days, commencing February 6, 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours, JAMES ROLPH, JR.

Mayor.

February 4, 1924. Board of Supervisors, City Ha

San Francisco, Cal. Gentlemen:

In accordance with the provisions of Section 3, Article XVI, of the Charter of the City and County of San Francisco, I herewith respectfully request permission to absent myself from the City and County of San Francisco and the State of California for a period of sixty days from February 6, 1924.

In conformity with the Charter provisions, I have this day forwarded a similar communication to his Honor, James Rolph, Jr., Mayor, City and County of San Francisco. Respectfully

LAWRENCE ARNSTEIN Member Board of Health.

Whereupon, the following resolution was adopted:

Resolution No. 22081 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Lawrence Arnstein, member of the Board of Health, is hereby granted a leave of absence for a period of sixty days, commencing February 6, 1924, with permission to leave the State.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Leave of Absence, Fred Dohrmann. Jr., Member Board of Education.

'The following matters were presented and read by the Clerk:

San Francisco, Cal., Feb. 5, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal. Gentlemen:

Application has been made to me by Honorable Fred Dohrmann, Jr., member of the Board of Education, for a leave of absence, with permission to absent himself from the State of California, for a period of thirty days, commencing February

21, 1924.
Will you please concur with me in granting this leave of absence?

nting this leave of activities which the very sincerely yours, JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22080 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Fred Dohrmann, Jr., member of the Board of Education, is hereby granted a leave of absence for a period of thirty days, commencing February 1924, with permission to leave the State.

Ayes — Supervisors Badaracco Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Northwestern Pacific Railroad Company Application for Ferry Franchise.

The following was presented, read by the Clerk and hearing fixed for March 10, 1924, at 2 p. m.

February 4, 1924.

Clerk of the Board of Supervisors, City Hall, San Francisco, Cal. Dear Sir:

On behalf of the Northwestern Pacific Railroad Company I commenced publication of the attached notice today in newspapers in San You Francisco and Marin counties. will note that on Monday, the 10th day of March, 1924, the Northwestern Pacific Railroad Company will make application to the Board of Supervisors for a franchise to erect and take tolls on additional ferry service to be operated by said railroad company between San Francisco and Tiburon.

Will von kindly file this letter and notice among the records of the Board of Supervisors and place the matter on the calendar for hearing on said March 10th at 2 p. m.

Yours truly. STANLEY MOORE.

Application of the Northwestern Pacific Railroad Company for Au-thority to crect and Take Tolls on an Additional Ferry Service to Be Operated From San Francisco to Tiburon.

To whom it may concern:

Notice is hereby given that Northwestern Pacific Railroad Company will, on Monday, the tenth day of March, 1924, at the hour of two o'clock p. m., or as soon thereafter as it can be heard in the assembly room of the Board of Supervisors of the City and County of San Francisco, in the City Hall of said City and County, will make written application to said Board of Supervisors to erect and take tolls on an additional ferry service, to be operated by said railroad company across San Francisco Bay, between terminals located in said City and County of San Francisco and the Town of Tiburon, in the County of Marin, State of California.

NORTHWESTERN PACIFIC RAILROAD COMPANY.

Conference on School Building Plans. The following was presented and read by the Clerk:

February 6, 1924. Hon, Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, Cal.

Gentlemen:

The President of the Board of Education and the chairman of its Building Committee have called upon me asking me that I extend to you an invitation to meet with the Board of Education on some evening in the near future to be fixed

by you.

The Board of Education is desirous of placing before you its building plans for the San Francisco schools, which it wishes to dis-cuss in detail with your Board. Very sincerely yours,

JAMES ROLPH, JR., Mayor.

St. Anne Street, 3 P. M. Hearing of objections of Ernest H. Dettner to the closing of a portion of St. Anne street, described as follows, to-wit:

Commencing on the easterly line of St. Anne street, distant thereon 100 feet southerly from the southerly line of Pine street; running thence southerly along said easterly line of St. Anne street 371/2 feet; thence at right angles westerly 20 feet to the westerly line of St. Anne street; thence northerly along said

westerly line of St. Anne street 371/2 feet; thence at right angles easterly 20 feet to the point of commencement. Being a portion of Fifty Vara Lot No. 279.

Communication from Ernest H. Dettner withdrawing his protest was read by the Clerk. Mr. Dettner appeared in person and verbally

withdrew his opposition.

Thereupon, the following resolution was presented and adopted by the following vote:

Closing and Abandoning a Portion of St. Anne Street.

Resolution No. 22046 (New Series), as follows:

Whereas, this Board has, by Resolution No. 21820 (New Series), declared its intention to close and abandon a portion of St. Anne street, situated in the City and County of San Francisco, and hereafter more particularly described;

Whereas, proper notice of said resolution of said proposed closing and abandoning of a portion of St. Anne street was duly given by the Board of Public Works of said City and County by publication and posting in the manner provided by Section 3, Chapter III, Article VI, of the Charter of the City and County; and

more than ten days Whereas, have elapsed after the expiration of the publication of said notice and all objections to the closing and abandoning of said portion of St. Anne street which were made or delivered to the Clerk of this Board within said period of ten days, or at all, have now been duly disposed of and declared by this Board to be invalid objections; and

Whereas, it is the opinion of this Board that the public interests and convenience will be conserved by the closing and abandonment of said portion of St. Anne street; and

Whereas, in and by said Resolu-tion No. 21820 (New Series) this Board did declare that the damages, costs and expenses of closing said street are nominal, and no assessment district is necessary to be formed for the purpose of paying the damages, costs and expenses thereof, the Board of Supervisors hereby declares and determines that the whole damage, cost and expense of closing said street shall be paid out of the revenues of the City and County of San Francisco; and

Whereas, the said work is for closing of a portion of said St. Anne street, and it appears to this Board

that no assessment is necesary; now, therefore, be it

Resolved, That said closing and abandonment of a portion of said St. Anne street be and the same is hereby ordered, and that the said portion of St. Anne street be and the same is hereby closed and abandoned as a public street.

The said portion of St. Anne street hereinabove referred to is more particularly bounded and described as follows, to-wit:

Commencing on the easterly line of St. Anne street, distant thereon one hundred feet southerly from the southerly line of Pine street, running thence southerly along said easterly line of St. Anne street thirty-seven and one-half feet; thence at right angles westerly twenty feet to the westerly line of St. Anne street; thence northerly along said westerly line of St. Anne street thirty-seven and one-half feet; thence at right angles easterly twenty feet to the point of com-mencement. Being a portion of Fifty Vara Lot No. 279. Be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Board of Public Works and that the Board of Public Works be instructed to proceed thereafter as required by law and the Charter of the City and County of San Francisco, and the Clerk of this Board is hereby directed to advertise this resolu-tion in the San Francisco Journal as required by law.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Roncovieri, Rossi, Shannon, Welch, Wetmore-15.

Noes-Supervisors Morgan, Robb,

Schmitz—3.

Consideration of Mayor's Veto, Western Tallow Company Permit.

The following matter, laid over from last meeting, was taken up: Resolution No. 21955 (New Series), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted Western Tallow Company to maintain and operate a 200 horse power boiler and install a 2000-gallon oil storage tank at the northeast cor-ner of Davidson and Lane streets.

Finally passed, Board of Super-

visors January 14, 1924.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

J. S. Dunnigan, Clerk. Disapproved. San Francisco, January 25, 1924. James Rolph, Jr. Without prejudice for reason set

forth in protest attached hereto. James Rolph, Jr., Mayor.

Bethlehem Shipbuilding Corp., Ltd. Union Plant.

San Francisco, Jan. 5, 1924. Hon. James Rolph, Jr., Mayor of San Francisco, City Hall, San Francisco, California.

My dear Mayor Rolph: On Monday, the 10th ult., there came before the Board of Supervisors an application for a boiler permit to erect a boiler for the rendering of animal matter, pre-sented by the Western Tallow This company is now op-Works. erating in the district known as Butchertown, and proposes to move from its present location to a point approximately within three blocks of our Hunter's Point drydocks. We are informed that they have an agreement with the City to dispose of the carcasses of all dead animals found on the City streets and taken from the pound, as well as dead fish from the market, and all similar matter, and that the purpose of requesting the boiler permit is for rendering this matter without offensive odors. We had a representative at the meeting of the Board, who went on record at that meeting to the effect that we are opposed to any change in location from the present site which would bring their plant any closer to our Hunter's Point drydocks. Our reason for making this protest is that although the machine which they propose to install may do all that is claimed for it, the fact remains that until the time the matter is charged into the machine, edors will arise which are a menace and a nuisance. The a menace and a nuisance. accumulation of all dead animal bodies as well as spoiled fish can-not help but permeate the district adjacent to the point of accumu-lation, and will jeopardize not only the residents living in the neighborhood, but also affect our operations on ships that are placed in Hunter's Point drydocks for repairs. At the present time the air is polluted at the Point very frequently. When men are working in confined spaces such as are necessary in ship repair work, it often becomes necessary to pump air to them. Even with the pumping of air the conditions are such that they oftentimes have to be

relieved at short intervals. Therefore, if we are compelled to draw in air, to pump it into these compartments and confined spaces which is already polluted, you can readily understand the condition that the workmen will be in; that is, they will have to leave their work in order to get relief.

Looking into the future, we have the fact to confront that with the increased industrial activities along the waterfront which have been developing in the past several years and which will eventually compel either the City or the State, perhaps both, to secure a greater waterfrontage including our yard, and with the highly increased values of real estate on the waterfront, we will be forced, by reason of high land valuations and correspondingly high taxes, to move the shipvard from the Potrero site. The industrial growth of San Francisco must extend towards Hunter's Point, it having no other practical outlet. Therefore, it will be incumbent upon us to finally erect our plant adjacent to the drydocks or thereabouts. There are several million dollars invested in our facilities at Hunter's Point now, and with the removal of the present plant at Potrero to that location it would mean a larger investment, which you can readily realize. The City itself has already looked forward to this time by the construction of a wide high-class highway, and ultimately Municipal street cars will run out as a feeder to that section to afford necessary transportation to those who will live in proximity to the Point, as well as for the employees of other industrial activities which must finally locate in that district for available space to operate. We have at Hunter's Point the only drydock in this section capable of accommodating the dreadnaughts of the United States Navy. These ships go on drydock with their entire personnel of over one thousand men aboard, whose comfort will be jeopardized during the time the ship is on dock. We have had, in addition, ships making around-the-world tours on Hunter's Point dry-docks, and are confident in a short time of having additional ships making trips of this kind.

With the probable removal to or location of new industries at Hunter's Point, it will mean a rapid building of homes to accommodate those who always endeavor to live near their work, to avoid transportation difficulties; it will mean in-

creased business for the car line which ultimately must come in; it will mean expansion of all activities in that vicinity, and all of conditions cannot help but make it imperative that the district which now retains the slaughtering and rendering industry will have to be removed from that section. Therefore, a permit to change location on the part of the applicant from one part of the tract that may have been allotted to them for that purpose in the middle of the last century would be an unwise move.

I am urging upon you these conditions with a view of repeating the protest which was made verbally to the Board of Supervisors on the 10th ult., with the hope that you will recognize the condi-tions and assist us at least in keeping this or similar establishments from approaching nearer to Hunter's Point than they now are. This request is made with the firm conviction that if establishments of this kind are allowed to extend beyond their present confines, it will materially arrest industrial development in San Francisco. The waterfrontage, which will, without doubt, have to be extended within a very short time, and which extends in the direction of this section, will be the line of progress for industrial establishments to locate in the years to come, and we that attractive industries which may be seeking to establish in this district and which will be lost on account of conditions as they will exist should nuisances of this kind be maintained, will more than offset any particular advan-tage granted to this one industry in allowing it to extend its area of operations.

Very truly yours, BETHLEHEM SHIPBUILD-ING CORPORATION, Ltd., JOS. J. TYNAN, General Manager.

Veto Overruled.

The question being: "Shall the resolution finally pass, finally pass, notwith-the objections of his standing Honor the Mayor?" the roll was called and the Mayor's veto overruled by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Set-back Line Hearing-2 P. M.

Hearing of objections to the establishment of set-back lines along portions of Forty-third avenue,

Thirty-fifth avenue, Miramar avenue, Twenty second avenue, Broderick street, Balboa street and Thirty-first avenue.

There being no objection, the following entitled bill was passed for

printing:

Bill No. 6585, Ordinance No. entitled, "Establishing set-back lines along portions of Forty-third avenue, Thirty-fifth avenue, Miramar avenue, Twenty-second avenue, Broderick street, Balboa street and Thirty-first avenue."

PRESENTATION OF PROPOSALS. Motor Truck.

Sealed proposals were received today in the chambers of the Board of Supervisors between the hours of 2 and 3 p. m., and publicly opened, for one 21/2-ton motor truck for use of the Street Cleaning Department, and referred to Supplies Committee.

SPECIAL ORDER-3 P. M.

The following matter was laid over until February 18, 1924, 3 p. m.:

Consideration of Cemetery Removal Ordinance.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed: Fire Committee, by Supervisor

Deasy. chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22047 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.
(1) A. Levy & J. Zentner Co., fruits and vegetables, Hetch Hetchy construction (claim dated Jan. 17, 1924), \$1,084.65.

(2) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 1924), \$1,455.75.

(3) Old Mission Portland Cement Co., cement (claim dated Jan.

17, 1924), \$6,303.70. (4) Old Mission Portland ment Co., cement (claim dated Jan.

17, 1924), \$6,408.14. (5) George H. Tay Co., plumbing supplies (claim dated Jan. 17,

1924), \$620.58. (6) James G. Biddle, one constant pressure Megger testing set (claim dated Jan. 17, 1924), \$587.90. (7) Associated Oil Co., fuel oil (claim dated Jan. 22, 1924), \$782.62.

(claim dated Jan. 22, 1924), \$782.62.
(8) Baumgarten Bros., meats (claim dated Jan. 22, 1924), \$985.28.
(9) California Brick Co., tile, flue lining, etc. (claim dated Jan. 21, 1924), \$3,019.38.
(10) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 22, 1924), \$523.40 1924), \$533.40. (11) Edw.

(11) Edw. L. Soule Co., corrugated iron bars (claim dated Jan. 22, 1924), \$1,369.91.
(12) Wilsey-Bennett Co., butter

and eggs (claim dated Jan. 22, 1924), \$1,577.86.

(13) Robert M. Searls, Special

(13) Robert M. Searls, Special Counsel, revolving fund expenditures, per vouchers (claim dated Jan. 22, 1924), \$2,211.

County Road Fund.

(14) Municipal Construction Co., final payment for improvement of Avalon avenue between Mission and Lisbon streets and portions of London and Paris streets (claim dated Jan. 23, 1924), \$4,748.35.

Special School Tax.

Dan P. Maher Co., turpentine, sponges and ochre, for school repairs (claim dated Jan. 21, 1924),

\$916.

(16) James F. Smith, fifth payment, metal furring, lathing and plastering, Pacific Heights School (claim dated Jan. 23, 1924), \$13,-034.60.

(17) George H. Trask, final payment, metal lockers, Horace Mann School (claim dated Jan. 23, 1924),

\$1,291.32.

(18) C. F. Weber & Co., chairs and stools for Galileo High School (claim dated Jan. 22, 1924), \$3,-

111.50.

(19)Harron, Rickard & McCone, manual training benches for Yerba Buena School (claim dated Jan. 22, 1924), \$1,161.

Park Fund.
(20) Henry Cowell Lime and Cement Co., cement for parks (claim dated Jan. 25, 1924), \$879. Cement

(21)Duncansen-Harrelson rent of piledriver and equipment (claim dated Jan. 25, 1924), \$962.50. (22) H. N. McClure, loam for parks (claim dated Jan. 25, 1924), \$1.487.

(23)Pacific Coast Boiler Works, boiler for park (claim dated Jan. 25, 1924), \$575.

boiler 25, 1924), \$575. (94) Pacific Gas and Electric Co., electric service for parks (claim dated Jan. 25. 1924). \$1,403.12.

(25) Pacific Gas and Electric Co., electric service (claim dated Jan. for parks 25, 1924).

\$1,088.47.

(26) Geo. H. Tay Co., pipe and fittings for parks (claim dated Jan.

25, 1924), \$686.05.

(27) Bode Gravel Co., gravel for parks (claim dated Jan. 25, 1924), \$3,587.20.

(28) Spring Valley Water Co., water for parks (claim dated Jan. 25, 1924), \$762.74.

General Fund, 1923 1924.

(29) Western Electric Co., register tape, Department of Electricity (claim dated Dec. 31, 1923), \$560.
(30) Producers Hay Co., hay,

etc., Police Department (claim dated Jan. 21, 1924), \$566.63.

(31) Standard Oil Co., gasoline, Police Department (claim dated Jan. 21, 1924), \$544.70.

(33) Municipal Construction Co., fourth, payment, improvement, of

fourth payment, improvement of Liberty street and Sanchez street 23, (claim dated Jan. \$6,042.82.

Henry Cowell Lime and (34) Cement Co., cement, street repair (claim dated Jan. 21, 1924), \$4,395.

(35) Shell Cempany, fuel oil, etc., street repair (claim dated Jan. 19, 1924), \$760.05.
(36) Western Rock Products Co.

sand for street repair (claim dated

Jan. 19, 1924), \$2,317.84.
(37) Pacific Gas and Electric Co., December street lighting (claim dated Jan. 21, 1924), \$46,579.23.

(38) Baumgarten Bros., meats, Relief Home (claim dated Dec. 31,

1923), \$2,610.89. (39) L. Dinl L. Dinkelspiel & Co., dry goods, Relief Home (claim dated Dec. 31, 1923), \$604.85.

(40) A. Ginocchio & Son, alfalfa, Relief Home (claim dated Dec. 31,

1923), \$879.31. (41) Miller Miller & Lux, meats, Relief Home (claim dated Dec. 31, 1923), \$725.

Shell Company, fuel oil, Relief Home (claim dated Dec. 31, 1923), \$1,531.20.

(43) Levi Strauss & Co., blan-

kets, San Francisco Hospital (claim

dated Dec. 21, 1922), \$5,994.

(44) Haas Bros., groceries, San
Francisco Hospital (claim dated Dec. 31, 1923), \$608.45.

South San Francisco Packing and Provision Co., meats, San Francisco Hospital (claim dated

Dec. 31, 1923), \$533.85. (46) Fred L. Hilmer Co., eggs, San Francisco Hospital (claim

dated Dec. 31, 1923), \$3,101.61.
(47) San Francisco Dairy Co., milk. Francisco San Hospital (claim dated Dec. 31, 1923), \$2,370. (48) Shell Company, fuel oil,

Francisco Hospital (claim dated Dec. 31, 1923), \$2,632.19.
(49) American Laundry Machin-

ery Co., metal Cascade washer, San

Francisco Hospital (claim dated December 31, 1923), \$4,430. (50) California Baking Co., bread, etc., San Francisco Hospital (claim dated Dec. 31, 1923),

\$913.31.

(51)Howard Automobile Co., two Buick touring autos, for Sheriff (claim dated Jan. 24, 1924), \$2,840.

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Excused from voting-Supervisor

Harrelson—1.

Appropriations for Purchase of Rights of Way for Diagonal Street in Potrero.

Resolution No. 22048 (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside and appropriated out of the \$65,000 set aside out of County Road Fund by Resolution No. 20428 (New Series) for the construction of a diagonal roadway in district bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, and authorized in payment to the following named persons, to-wit:

(1) To Constantine Pantazy and Evodokia Pantazy in payment property and damages in full property, as per acceptance of offer by Resolution No. 21985 (New Series), and required for opening of diagonal street as set forth, \$798.

(2) To Donald H. Sim and Jea-nie Sim in payment for property and damages in full to property, as per acceptance of offer by Resolution No. 21985 (New Scries), and required for opening of diagonal street as set forth, \$1,200.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Appropriation of \$1,750, Payment to Adam Lieb for Land on Army Street Required for LeConte School.

Resolution No. 22049 (New Se-

ries), as follows:

Resolved, That the sum of \$1,750 be and the same is hereby set aside and appropriated out of School Lands Fund, and authorized in payment to Adam H. Lieb, being payment for lands situate on the south line of Army street, commencing 193 feet, more or less, west from Harrison street, of dimensions 25 x 150 feet; as per acceptance of offer by Resolution No. 21966 (New Series), required for the LeConte School

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

Appropriation of \$3,650 for Installation of Water Main In Wilde Avenue Between San Bruno Avenue and Delta Street.

Resolution No. 22050 (New Se-

ries), as follows:

Resolved. That the sum of \$3.650 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, to the credit of "Municipal Water Works," Appropriation No. 39, for the installing of an 8-inch pipe for water main in Wilde avenue between San Bruno avenue and Delta street.

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Shannon, vieri, Rossi, Schmitz, Welch, Wetmore-18.

Appropriations for Electric Transmisslon Line Towers, Inspections, Tests, Insulators, etc., Hetch Hetchy Water and Power Project.

Resolution No. 22057 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

(1) For the cost of furnishing and delivering electric transmission line towers for the Moccasin Creek Power Plant, Hetch Hetchy Water Supply, as per contract awarded to Pacific Coast Steel Company, \$437,-944.

(2) For inspection, tests and mod-

ifications on towers, \$12,056.

(3) For the furnishing livering of transmission line insutals on insulators, \$4,367.50. (Recommendations of Board of Public Works.)

Motion.

Supervisor Shannon moved to strike out "Hetch Hetchy Water Construction Fund, Bond Issue 1910," and insert "Hetch Hetchy Operating Fund."

Motion lost by the following vote: Ayes - Supervisors Badaracco,

Atz, McSheehy, Shannon—1. Noes—Supervisors Bath, Colman, Neasy, Harrelson, Hayden, Mc-easy, Morgan, Robb, Katz, McSheehy, Shannon-4. Roes—Supervisors Bach, Commit Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Final Passage.

Whereupon, the foregoing resolution was finally passed by the fol-

lowing vote:

Ayes—Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Noes—Supervisors Katz, McShee-

hy, Shannon—3.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Appropriations for Payment of Tax Refund Judgments.

Resolution No. 22052 (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent and as per schedules attached to vouchers, being payments of one-tenth of the amounts of final judgments, with interest, against the City and County, in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney, to-wit:
(1) To Morrison, Dunne & Bro-

beck, as attorneys and agents, the

sum of \$12,894.53.
(2) To Morrison, Dunne & Bro-

beck, as attorneys and agents, the sum of \$579.88. (3) To Hugo D. Newhouse and Russell P. Taylor, as attorneys and

agents, the sum of \$4,944.74.

(4) To Hugo D. Newhouse and Russell P. Taylor, as attorneys and agents, the sum of \$402.

(5) To Hugo D. Newhouse and Russell P. Taylor, as attorneys and agents, the sum of \$257.51.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore—18.

Garage, Parking Station, Boiler and Oil Permits.

Resolution No. 22053 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage. To Dave Caro, permit granted by Resolution No. 9709 (New Series) to A. R. Walther for premises situate west side of First avenue (now Arguello boulevard), 100 feet south of Clement street (No. 421 Arguello boulevard).

To George S. Merwin, permit, granted by Resolution No. 19475 (New Series) to G. W. Richert and Charles Van Brunt for premises situate 34 Cosmos place. To Louis Johnson and Joseph

Bacciocco, permit granted by Resolution No. 20619 (New Series) to Thomas McDaugall for premises situate south side of Eddy street, 183 feet 8 inches west of Taylor street.

Automobile Parking Station.

George S. Merwin, on north side of Cosmos place, 177 feet 6 inches west of Taylor street. Greasing or washing of automobiles on premises will not be permitted.

Boiler.

Fleishhacker Paper Box Co., at 401-419 Second street, 10 horse power.

Ogden Packing and Provision Co., 25 Crook street, 25 horse power. K. A. Waters, at 129 Davis street,

5 horse power.

Fernand Nollevaus, at northeast corner of Cambridge and Wayland streets, 50 horse power.

Oil Storage Tank. (1500 gallons capacity.)

Calso Water Co., at 524 Gough street.

W. W. Mien, at southwest corner of Broadway and Divisadero street. S. Montani, at southwest corner

of Polk and Greenwich streets.

Mrs. George de Latour, at 2650 Scott street.

granted upder this The rights resolution shall be exercised within six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-

vieri. Rossi, Schmitz. Shannon, Welch, Wetmore-18.

Garage Permit.

Resolution No. 22054 (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted W. L. Crichton to maintain a public garage on the west side of Fillmore street between Page and Oak street between Page and Oak streets; also to store 600 gallons of gasoline. No automobile repairing is to be permitted on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Repealing Various Police Ordinances.

Bill No. 6582, Ordinance No. 6134

(New Series), as follows:

Repealing certain ordinances no longer required to maintain peace and good order within the City and County.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Chief of Police having reported that the following orders and ordinances deal with subjects fully covered by State or Federal laws, or are obsolete and of no value from a police standpoint, the same are hereby repealed, towit:

Ordinance No. 826, entitled "Regulating the playing of music in dance

house and drinking places."

Order No. 2696, entitled "Regulating the sale of liquors in bar rooms or saloons."

Ordinance No. 626 (New Series). entitled "Imposing a license on persons, firms or corporations conducting any exhibition, ball or masked ball where spirituous, malt or fermented liquors are sold or furnished to be drunk on the premises."

Ordinance No. 4351 (New Series), relative to the regulations established by the President of the United States and prohibiting the sale of liquor to the military forces of the United States during the war.

Ordinance No. 829, entitled "Prohibiting the taking of intoxicating liquor into public institutions.

Ordinance No. 2014 (New Series), entilted "Regulating the use and wearing of hat pins."

Ordinance No. 2715 (New Series).

requiring reports to be made of removals and keeping records thereof by the Police Department.

Ordinance No. 908, entitled "Prohibiting the taking of opium into

public institutions.

Ordinance No. 903, entitled "Prohibiting the carrying of concealed weapons."

Ordinance No. 1683 (New Series). entitled "Regulating the sale of firearms within the City and County of

San Francisco."

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Action Deferred.

On motion of Supervisor Mc-Gregor the following bill was laid over until February 18, 1924:

Establishing Set-back Lines. Bill No. 6581, Ordinance No. —

(New Series), as follows:

Establishing set-back lines along portions of Thirty-seventh avenue, Forty-sixth avenue, Thirty-second avenue, Thirty-eighth avenue, Twenty-seventh avenue, Eleventh avenue, Francisco street, Thirty-fifth avenue and Funston avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 24th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 30 to establish set-back lines along portions of Thirty-seventh avenue, Forty-sixth avenue, Thirty-second avenue, Thirty-eighth avenue, Twenty-seventh avenue, Eleventh avenue, Francisco street, Thirty-fifth avenue and Funston avenue, and fixed the 28th day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Se-ries); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordi-nance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Thirty-seventh avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly 375 feet, said set-back line to be 8 feet.

Along the easterly side of Fortysixth avenue, commencing at a point 90 feet southerly from Anza street and running thence southerly to a point 100 feet northerly from Balloa street, said set-back line to be 7 feet.

Along both sides of Thirty-second avenue between Cabrillo street and Fulton street, said set-back line to

he 10 feet.

Along the westerly side of Thirty-eighth avenue, commencing at Anza street and running thence southerly to a point 58.91 feet northerly from Balboa street, said set-back line to be 8 feet; along the easterly side of Thirty-eighth avenue, commencing at Anza street and running thence southerly to a point 75 feet northerly from Balboa street, said set-back line to be 8 feet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 100 feet southerly from Taraval street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly to Ulloa street, said set-back line to be 11 feet; along the easterly line of Twentyseventh avenue, commencing at a point 100 feet southerly from Taraval street and running thence southerly to a point 125 feet northerly from Ulloa street, said set-back line to be 12 feet.

Along the easterly side of Eleventh avenue, commencing at a point 55 feet southerly from Cabrillo street and running thence southerly to a point 70 feet northerly from Fulton street, said set-

back line to be 10 feet.

Along the northerly side of Francisco street, commencing at a point 87.50 feet westerly from Gough street and running thence westerly to a point 100 feet easterly from Octavia street, said set-back line to be 5 feet; along the southerly of Francisco side street, commencing at a point 87.50 feet westerly from Gough street and running thence westerly ta point 100 feet easterly from Octavia street, said set-back line to be 5 feet.

Along the easterly side of Thirtyfifth avenue between Lincoln way and Irving street, said set-back line

to be 12 feet.

Along the easterly side of Fun-ston avenue between Judah street

and Kirkham street, said set-back line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particu-

Section 3. No structure shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Rereferred.

The following bill, heretofore passed for printing, was taken up and on motion rereferred to the Public Utilities Committee:

Repealing Ordinance Providing for Masonic Avenue Extension of the Municipal Railway.

Bill No. 6583, Ordinance No. --

(New Series), as follows: Repealing Ordinance No. 5494 (New Series), entitled "Authorizing and directing the Board of Pub-Works to prepare plans and specifications and advertise for bids for the construction of an extension on the Municipal Railway along Masonic avenue and other streets Stanyan Seventeenth and

streets," approved October 27, 1921.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5494 (New Series), the title of which is above recited, is hereby repealed.
Section 2. This ordinance shall take effect immediately.

PRESENTATION OF BILLS AND ACCOUNTS.

Bills and accounts, being miscellaneous demands not required by law to be passed for printing, and amounting to \$28,681.18, were allowed and ordered paid by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore—18.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22055 (New Se-

ries), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

The Young People's Symphony Concerts, use of Main Hall, February 4, 28 and March 12, 1924, 8 a. m. to 6 p. m. of each date, for the pur-

pose of holding concerts.

Knights Templar, Bay Counties Drill Corps, use of Main Hall, Sep-tember 11, 1924, 6 p. m. to 12 p. m., for the purpose of holding drill and

California Grays, California Grays, use of Main Hall, November 7, 1924, 6 p. m. to 1 a. m., for the purpose of holding

drill and dance.

Pacific Service Employees' Association, use of Main, Polk and Lar-kin halls, June 21, 1924, 8 a. m. to 12 p. m., for purpose of holding

banquet and dance.
San Francisco Society for the Prevention of Cruelty to Animals, use of Polk Hall, April 14, 15 and 16,

1924, for the purpose of holding children's pet show.

Selby C. Oppenheimer, use of Main Hall, April 27, 1924, May 18, 1924, and March 22, 1925, 8 a. m. to 6. p. m. of each date for purpose

of holding concerts.
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Leran:

Resolution No. ---- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Auditorium Fund.

Musical Association of San (1)Francisco, for services of the San Francisco Symphony Orchestra for concert of January 15, 1924 (claim dated Feb 4, 1924), \$2,007.50.

County Road Fund.
(2) Louis J. Cohn, final payment, improvement of intersection of the Great Highway and Sloat boulevard (claim dated Jan. 30, 1924), \$2,-926.18.

Municipal Railway Depreciation

Fund (3) Charlotte P. Bailey, payment for property and moving of building, required for widening of Ran-dolph street and Worcester avenue; per Resolution No. 22023 (New Series); for extension of Municipal

Railways (claim dated Jan. 30.

1924), \$948.45.

(4) Fannie Chapman, moving building from property required for the widening of Randolph street and Worcester avenue; per Reso-lution No. 21678 (New Series); for Municipal Railway extension (claim dated Jan. 29, 1924), \$649.25.
(5) Seth B. Crawford and Nellie

Crawford, moving building from property required for the widening of Randolph street and Worcester avenue; per Resolution No. 21774 (New Series); for Municipal Railway extension (claim dated Jan. 29,

1924), \$537.95.

(6) Hannah Higgins, moving building required for the widening of Randolph street and Worcester avenue; per Resolution No. 21775 (New Series); for Municipal Railway extension (claim dated Jan. 29, 1924), \$1,348.50. (7) Margaret Rowe, moving build-

ings required for the widening of Randolph street and Worcertes ave-nue; per Resolution No. 21678 (New Series); for Municipal Railway ex-tension (claim dated Jan. 29, 1924),

\$2,434.45.

(8) John Schneider and Katie Schneider, for property and moving of building required for the widen-ing of Randolph street and Worcester avenue; per Resolution No. 22023 (New Series); for Municipal Railway extension (claim Jan. 30, 1924), \$1,671.50. Special School Tax. (claim dated

(9) Anderson & Ringrose, tenth payment, general construction of Horace Mann School (claim dated

Jan. 30, 1924), \$15,920,25.

(10) P. J. Enright, fourth payment, heating and ventilating Horace Mann School (claim dated Jan. 30, 1924), \$4,111.50.

(11) P. J. Enright, first payment, theating, and ventilating. Portology

heating and ventilating Portola School (claim dated Jan. 30, 1924),

\$2,847.64.

(12) John Reid, Jr., eighth payment, architectural service, Pacific Heights School (claim dated Jan. 30, 1924), \$1,176.79.

(13) Butte Electrical Co., third payment, electrical work, Pacific Heights School (claim dated Jan. 30, 1924). \$2,640.48.

(14) Thos. Skelly, first payment, olumbing work, Portola Primary (San Bruno) School (claim dated

Jan. 30, 1924), \$1,127.89. (15) Anderson & Ringrose, third payment, general construction. Portola Primary (San Bruno) School (claim dated Jan. 30, 1924), \$9,855. School Construction Fund,

Issue 1918. D. N. & E. Walter & Co., (16)

final payment on window and door shades contract for the North Beach (Galileo) High School (claim dated Jan. 30, 1924), \$855.65.

Water Construction Fund, Bond Issue 1910.

(17) Kresteller Motor Co., two

Ford autos, Hetch Hetchy construction (claim dated Jan. 28, 1924). \$1,044.40.

(18) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 28,

vouchers (claim 1924), \$1,669.19.
(19) The Pelton Water Wheel Co., repairs to pump, etc. (claim dated Jan. 28, 1924), \$1,041.62.

(20) Union Construction & Dry Dock Co., second and final payment, delivering and furnishing structural steel for Moccasin Creek power plant (claim dated Jan. 29, 1924), \$7,066.26.

General Fund, 1923 1924.
(21) San Francisco Journal, official advertising (claim dated Feb.

4, 1924), \$715.58.

(22) American LaFrance Fire Engine Co., Fire Department apparatus parts (claim dated Jan. 21, 1924), \$656.90. (23) Shell

(23) Shell Company, fuel oil, Fire Department (claim dated Jan.

31, 1924), \$801.87. (24) Spring Valley Water Co., water service, Fire Department hy-drants (claim dated Jan. 31, 1924), \$13,375.80.

(25) Clinton Construction Co.,

final payment, construction of ex-tension to Army street sewer (claim dated Jan. 30, 1924), \$28,-059.10.

(26) Municipal Construction Co., final payment, improvement of Liberty and of Sanchez streets (claim

dated Jan. 30, 1924), \$934.31.
(27) Van Emon Elevator Co., first payment, repair of elevators in public buildings (claim dated

Jan. 30, 1924), \$2,336.30.

(28) Equitable Asphalt Maintenance Co., street asphalt resure

facing during December (claim dated Jan. 28, 1924), \$545.20. (29) Standard Oil Co., asphalt, street repair (claim dated Jan. 28,

1924), \$2.283.58.
(30) Wm. Cluff Co., groceries,
Relief Home (claim dated Jan. 26,

Relief Home (claim dated Jan. 26, 1924), \$675.04.

(31) Haas Bros., groceries, Relief Home (claim dated Jan. 29, 1924), \$501.01.

(32) Jacobs, Malcolm & Burtt, potatoes, Relief Home (claim dated Jan. 29, 1924), \$563.64.

(33) Sperry Flour Co., cereals, Relief Home (claim dated Jan. 29, 1924), \$786.59.

Appropriation, \$20,000, Maintenance of Aquarium.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside, appropriated and authorized to be expended out of General Fund, 1923-1924, to the credit of Budget Item No. 555, for the maintenance of Aquarium, during balance of the fiscal year. (In accord with provi-sions of Resolution No. 21263 [New Series].)

Appropriation, \$13,601.47, Being 50% of Moneys Recovered by S. E. Skidmore and A. L. Kramer Checking Deeds and Sales of Property to State for Delinquent Taxes.

Also, Resolution No. -- (New

Series), as follows: Resolved, That the sum of \$13,-601.47 be and the same is hereby set aside and appropriated out of General Fund, 1923-1924, and au-thorized in payment to S. E. Skid-more and A. L. Kramer; being 50 per cent of moneys recovered and paid into the city treasury as the result of their services in the matter of their check on all deeds and sales to the State by the Tax Col-lector of property on which the taxes were first delinquent for the fiscal year 1916-1917, or were delinquent for prior years, which did not show redemption, cancellation or sale by the State, on deeds or certificates of sale; being in accordance with and as provided by Resolution No. 20338 (New Series), and covering period to December 17, 1923.

Appropriations for Repair of County Jail Fences and Painting and Fixtures in Auditor's Office.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of "Mis-cellaneous Repairs to Buildings," Budget Item No. 64, for the purposes hereinafter mentioned, to-wit:
(1) For repair of fences sur-

rounding County Jails Nos. 2 and 3,

\$3,500.

(2) For painting and fixtures in office of the Auditor, \$850.

Appropriation, \$1,600, for Additional Bedding, Relief Home.

Also, Resolution No. --- (New

Series), as follows: Resolved, That the sum of \$1,600 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, to the credit of Relief Home, Appropriation No.

44B, for the purchase of bedding and beds for the accomodation of forty additional cases at the Relief

Appropriations, Malthoid Roof, Relief Home, and Street Work in Front of City Property.

Supervisor McLeran presented: Resolution No. 22056 (New Se-

ries), as follows:

That the following Resolved. amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit: Miscellaneous Repairs to Buildings,

Budget Item No. 64.

(1) For cost of installation of new malthoid roof on Section "J" of Relief Home, \$325.

Street Work in Front of City Prop-

erty, Budget Item No. 41.
(2) To defray city's portion of cost of improvement of crossing of Forty-third avenue and Anza street, \$100.

To defray city's portion of (3) cost of improvement of crossing of Thirty-ninth avenue and Cabrillo

street, \$100.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Shannon. vieri, Rossi, Schmitz, Welch, Wetmore-18.

Accepting Offers to Sell Land Required for Diagonal Street in Potrero. Supervisor McLeran presented:

Resolution No. 22057 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina streets between Twentieth and Twenty-second streets, have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Hosner and Ralph Viola \$35—Commencing Hosner, \$35—Commencing at a point distant 400 feet northerly from the northerly line of Twenty-second street on a line drawn at right angles thereto, and distant 82.112 feet westerly from the westerly line of De Haro street on a line drawn at right angles thereto, and running westerly parallel with Twenty-second street 17.888 feet; thence at a right angle northerly 7.587 feet; thence deflecting 112 deg. 59 min. to the right and running southeasterly 19.430 feet to the point of beginning; being portion of

Potrero Nuevo Block Number 159. Edward Swanson and vanson, \$240—Beginning Swanson, \$240—Beginning at a noint on the westerly line of Carolina street, distant thereon 100 feet northerly from the northerly line of Twenty-second street, and runof Twenty second street, and the westerly line of Carolina street 25 feet; thence at right angles westerly 32.013 feet; thence southeasterly on a curve to the right of 70foot radius tangent to a line deflecting 116 deg. 54 min. 55 sec. to the left from the preceding course, central angle 3 deg. 54 min. 55 sec., a distance of 4.783 feet; thence south-easterly tangent to the preceding curve 22.448 feet; thence deflecting 67 deg. to the left and running easterly parallel with Twenty-second street 21.224 feet to the point of beginning; being portion of Potrero Block No. 178.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the city's appraisement of the property; now, there-

fore be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said property, and if the same are found in satsifactory condition to accept in behalf of the City and County of Francisco, deeds conveying San title thereto, and file the same for record with copies of this resolution attached thereto as evidence of acceptance by the City and Countrictions of the company of the City and Countrictions of the countriction of the countr ty of San Francisco upon payment of the agreed purchase prices. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offers to Sell Land Required for Hetch Hetchy Hydroelectric Transmission Line in Stanislaus County.

Also, Resolution No. 22058 (New

Series), as follows: Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of right of way easements over the following lands situated in the County of Stanislaus, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy

project, for the sums set forth opposite their names, viz.: T. J. Cashman, \$302.50—9.3 acres, being a portion of the east ½ of the northeast ¼ of Section 24, Township 2 South, Range 11 East, and a portion of the northwest ¼ of Section 19, Township 2 South, Range 12 East, M. D. B. and M. (As per written offer on file.)

William E. Cashman and Thomas J. Cashman, \$97.50—3.0 acres, being a portion of the west ½ of the southeast ¼ of Section 18, Township 2 South, Range 12 East, M. D. B. and M. (As per written offer on

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted. Be it Further Resolved, That the Spe-cial Counsel for the Hetch Hetchy

Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to properties covered by said easements, and if the same are found in satisfactory condition, to accept in behalf of the City and County of San Francisco deeds conveying titles to said easements, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offer to Sell Land Required for Hetch Hetchy Aqueduct and Hydroelectric Transmission Line in San Joaquin County.

Also, Resolution No. 22059 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcel of land, situated in the County of San Joaquin, State of California, required as a right of way for the aqueduct and transmission line in connection with the Hetch Hetchy

Water Supply project, for the sum set forth opposite their names, viz.: Meta Messer, George H. Messer, Henry Messer, Herman J. Messer, Meta D. Messer and Bertha

Messer, \$885.90—14.869 acres in Section 36, T. 3 S., R. 5 E., M. D. B. and M. (As per written offer on

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite their names be and same is hereby accepted. Be it and the

Further Resolved. That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their offer, to examine the title to said property and if the same is found in satisfactory condition, to accept in be-half of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri.

Welch, Wetmore-18.

Accepting Offers to Sell Right of Way Easements for Hetch Hetchy Hydroelectric Transmission Line in Tuolumne County.

Also, Resolution No. 22060 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by City and County of San Francisco, from the following named owners of right of way easements over the following lands situated in the County of Tuolumne, State of California, required as a right of way for the electric transmission line connection with the Hetch Hetchy project, for the sums forth opposite their names, viz.:

Estate of S. G. Rosasco, deceased, and K. J. Rosasco, \$155—6.2 acres, being a portion of the northwest quarter of Section 11, Township 2 South, Range 13 East, M. D. B. and M. (As per written

offer on file.)

Estate of S. G. Rosasco, deceased, \$285.75—12.7 acres, being a portion of the southeast quarter of Section 1. Township 2 South, Range 13 East, M. D. B. and M., and of the southwest quarter of Section 6, Township 2 South, Range 14 East. M. D. B. and M. (As per written offer on file.)

Fred Kassabaum, \$366.75 - 16.3 acres, being a portion of Lots 9, 10, 11 and 12 in Section 5 and of the southeast quarter of Section 6, Township 2 South, Range 14 East, M. D. B. and M. (As per written

offer on file.)

Veranus Ellinwood, \$100 — 4.7 acres, being a portion of the southwest quarter of the northwest quarter of Section 4, Township 2 South, Range 14 East, and Lot 8 of Section 5, Township 2 South, Range 14 East, M. D. B. and M. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above-described offers of the above-named property owners to sell to the City and County of San Francisco the abovementioned easements for the sums set forth opposite their names be and the same are hereby accepted. Be it

Further Resolved, That the Specail Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to properties covered by said easements, and if the same are found in satisfactory condition, to accept. in behalf of the City and County of San Francisco, deeds conveying title to said easements, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Also, Resolution No. 22061 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners, of a right of way earement over the following land, situated in the County of Tuolumne, State of California, required as a right of way or the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite their names, viz.:

R. L. Price and Louise B. Price, \$500.

18.9 acres, in the north one half of Section 9, and the north one-half of Section 10, Township 2 South, Range 13 East, M. D. B. and

M., Tuolumne County, California. (As per written offer on file.) Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above-described offer of the above-named property owners to sell to the City and County of San Francisco the above-mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offers to Sell Land for Right of Wav Easements for Hetch Hetchy Hydroelectric Transmission Line in Alameda County.

Also, Resolution No. 22062 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners, of right of way easements over the following lands, situated in County of Alameda, State of California, required as a right of way for the electric transmission in connection with the Hetch Hetchy project, for the sums set forth opposite their names, viz.: Mary R. Cardoza, \$1,250—5 acres, being a portion of Lots 21, 23, 24

and 25 of Alameda Farms, as said lots are shown and designated on a map entitled "Map of Alameda Farms, Washington Township, Ala-meda County, California," filed in the office of the County Recorder of Alameda County February 14, 1917, in Liber 16 of Maps, at page

George O. Darrow and Edna M. Darrow, \$1,400-2.66 acres, being a portion of lands conveyed to George O. Darrow by deed dated November 28, 1921, and recorded November 29, 1921, in Liber 80 of Official Records, page 443, Alameda County Records. (As per written

offer on file.)

Manuel S. Gularte, \$10—0.1 acre, being a portion of lands conveyed to Manuel S. Gularte by deed dated September 13, 1919, and recorded November 26, 1919, in Liber 2860 of Deeds, page 25, Alameda County Records. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above-described offers of the above-named property owners to sell to the City and County of San Francisco the abovementioned easements for the sums set forth opposite their names be and the same are hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to properties covered by said easements, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying and file title to said easements, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco. Adopted by the following vote:

A yes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Also, Resolution No. 22063 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners of right of way easements over the or right of way easements over the following lands situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sums set forth opposite their

mames, viz.:

Mary S. Duarte, administratrix
of the estate of M. S. Duarte, deceased, \$175-5.75 acres in the
northwest quarter of Section 26, T. 3 S., R. 2 E., M. D. B. and M. (As

per written offer on file.)
Ernest A. Wente, \$160—6.4 acres,
more or less, in the east half of
Section 27, T. 3 S., R. 2 E., M. D. B.
and M., and in Lot 3 of said Sec-

tion 27. (As per written offer on

Now, therefore, be it Resolved, That, in accordance the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted. Be it

Further Resolved. That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to properties covered by said easements, and if the same are found in satisfactory condition to accept in behalf of the City and County of San Francisco deeds and County of San Francisco. deads conveying titles to said easements, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Also, Resolution No. 22064 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owner of a right of way easement over the following lands situated in the counties of Alameda and San Joaquin, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sum set forth opposite its name, viz.:

Gladding, McBean & Co., \$177.50 -Parcel 1: 1.6 acres, being a por-—Parcel 1: 1.0 acres, being a portion of Sections 29, 30, 31 and 32 in T. 3 S., R. 4 E., M. D. B. and M. Parcel 2: 5.5 acres, more or less, being a portion of Section 34, T. 3 S., R. 4 E., M. D. B. and M. (As per writer offer on file.)

Now, therefore, be it
Resolved, That, in accordance
with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above men-tioned easement for the sum set forth opposite its name be and the

same is hereby accepted. Be it
Further Resolved. That the Special Counsel for the Hetch Hetchy

Water Supply is hereby authorized and directed to notify said party of the acceptance of its said offer, to examine the title to property cov-ered by said easement, and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title to said ease-ment and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Conco-Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

Clerk to Notify by Registered Mail Delinquent Owners of Reassessment.

Supervisor McLeran presented: Resolution No. 22065 (New Se-

ries), as follows:

Whereas, in a communication dated January 30, 1924, the Auditor and Tax Collector have reported a list of properties, the accuracy of which they have certified, and of which the owners had informal notice of certain tax delinquencies against them, but have failed to redeem the same and collection of the taxes due cannot be enforced because of certain errors; therefore,

Resolved, That, pursuant to the provisions of Section 3681a of the Political Code, the Clerk of the Board of Supervisors be and he is hereby directed by publication and registered mail to notify the said owners, as the same appear in said communication, to appear before this Board on Monday, March 10. 1924, at 3 o'clock p. m., to show cause why the property respectively assessed to them should not be reassessed and said errors be corrected so that the property described in said communication (reference thereto for particulars being hereby made) may be advertised for sale. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronvovieri, Rossi, Schmitz, Shannon,

Welch, Wetmore-18.

Treasurer to Convert Escrow Deposit Covering Cost of Correcting Auditorium Acoustics to Credit of Auditorium Fund.

Supervisor McLeran presented: Resolution No. 22066 (New Series), as follows:

Whereas, there has been deposited

with the Treasurer a certified check of the Anglo-California Trust Company for the sum of \$2,571.26 and certain Liberty Loan 41/2 per cent United States bonds in the amount of \$24,200, the same being an escrow deposit of the Panama-Pacific Inter-national Exposition Company to cover the cost of correction of the accoustics of the Auditorium, and the conditions of said escrow deposit having been jerformed; therefore,

Resolved, That the Treasurer be authorized and directed to collect said check and to convert said bonds into cash and deposit the amount thereof to the credit of the Auditorium Fund.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Accepting Offer to Sell Land for Preventorium.

Supervisor McLeran presented: Resolution No. 22067 (New Series), as follows:

Whereas, the City Attorney has recommended the purchase by the City and County of San Francisco of a site for a tubercular preven-torium and other purposes from the Allis-Chalmers Manufacturing Company, a corporation, of the following described tract of land situated in

the County of San Mateo, State of California, viz.:

A parcel of land in the County of San Mateo, State of California, bounded as follows: On the northwest by lands of the Spring Valley Water Company and J. Phelps Estate, on the southwest by lands of Spring Valley Water Company, on the northeast by lands of Mary B. Brittan and on the southeast by Cordilleras Cleek. Containing 301.6 cordifieras cleek. Containing 301.6
acres, more or less, and being a
portion of the Rancho de las Pulgas, for the sum of \$27,250; and
Whereas, said purchase price is
in accordance with the appraise-

ment of said land made by Joseph J. Phillips, right of way agent for the City and County of San Fran-cisco. Now, therefore, be it Resolved, That, in accordance

with the recommendation of the City Attorney, the offer of the Allis-Chalmers Manufacturing Company, a corporation, to sell to the City and County of San Francisco the nereinabove described land for the above mentioned consideration be and the same is hereby accepted. Be it

Further Resolved. That the City Attorney is hereby authorized and directed to notify said Allis-Chalmers Manufacturing Company of the acceptance of its said offer, to examine the title to said property, and if the same is found in satisfactory condition to accept in behalf of the City and County of San Francisco a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Passed for Printing.

following matters were The passed for printing:

Amending Zoning Ordinance Placing Golden Gate Heights in First Residential District.

motion of Supervisor Mc-

Gregor:

Bill No. 6584, Ordinance No. --

(New Series), as follows: Amending Ordinance (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the property shown on the map of Golden Gate Heights, as filed in the office of the Recorder of the City and County of San Francisco on September 8, 1923, in Map Book "J", pages 30 to 38 inclusive, in the first residential district instead of the second residential district.

Establishing Set-back Lines.

On motion of Supervisor Mc-Gregor:

Bill No. 6585, Ordinance No. —
(New Series) as follows:
Establishing set-back lines along portions of Forty-third avenue, Thirty-fifth avenue, Miramar avenue, Twenty-second avenue, Broderick street, Balboa street and Thirty-first avenue.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 31st day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 31 to establish set-back lines along portions of Forty-third avenue. Thirty-fifth avenue, Miramar avenue, Twenty-second avenue, Broderick street, Balboa street and Thirty-first avenue, and fixed the 4th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) setback lines are hereby established

as follows:

Along both sides of Forty-third avenue between Cabrillo street and Fulton street, said set-back line to be 12 feet.

Along the easterly side of Thirtyfifth avenue between Anza street and Balboa street, said set-back line

to be 10 feet.

Along the westerly side of Miramar avenue, commencing at a point 100 feet southerly from Holloway avenue, and running thence south-erly to a point 100 feet northerly from Grafton avenue, said set-back line to be 11½ feet.

Along the westerly side of Twenty-second avenue between Ulloa street and Vicente street, said set-back line to be 15 feet; along the easterly side of Twenty-second avenue between Ulloa street and Vicente street, said set-back line to be

12 feet.

Along the easterly side of Twentysecond avenue, commencing at Ca-brillo street, and running thence southerly 100 feet, said set-back line to be 10 feet.

Along the westerly side of Broderick street, commencing at Fulton street, and running thence northerly 187½ feet, said set-back line to to be 11½ feet.

Along the northerly side of Balboa street between Forty-seventh avenue and Forty-eighth avenue, said set-back line to be 10 feet.

Along the westerly side of Thirtyfirst avenue, commencing at a point 700 feet southerly from Taraval street, and running thence south-erly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 300 feet, said set-back line to be 12 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, said set-back line to be 4 feet; along the easterly side of Thirty-first avenue, commencing at a point 100 feet southerly from Taraval street, and runing thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 300 feet, said set-back line to be 12 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, said set-back line to be 4 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Resolution of Intention to Establish Set-back Lines No. 34,

Supervisor McGregor presented: Resolution No. 22068 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps acompanying said recommendation, to which reference is hereby made for further particulars; therefore

Resolved, That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18,

1922, as follows:

Along the easterly side of Twenty-fourth avenue, commencing at Cabrillo street, and running thence southerly to a point 100 feet north-erly from Fulton street, said set-

back line to be 5 feet.

Along the westerly side of Thirtyfourth avenue, commencing at a point 100 feet southerly from Clement street, and running thence southerly to a point 100 feet northerly from Geary street, said set-back line to be 7 feet.

Along the westerly side of Thirtysecond avenue, commencing at a point 100 feet southerly from Clement street, and running thence southerly to a point 150 feet northerly from Geary street, said sel-back line to be 14 feet.

Along the easterly side of Twentyninth avenue, commencing at a point 175 feet southerly from Clement street, and running thence southerly to a point 124.46 feet northerly from Geary street, said

set-back line to be 10 feet. Along the westerly side of Twenty-third avenue, commencing at Cabrillo street, and running thence southerly to a point 100 feet northerly from Fulton street, said setback line to be 7 feet; along the easterly side of Twenty-third avenue between Cabrille street nue between Cabrillo street and Fulton street, said set-back line to

be 5 feet. And notice is hereby given that Monday, the 3d day of March, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons hav-ing any objections in the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back ines, as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore-18.

Passed for Printing. Thee following matters were passed for printing:

Laundry, Renovatory, Oil and Boller Permits.

On motion of Supervisor Deasy: Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted;

Laundry.

John W. Barron, at 1200 Franklin street.

Independent Laundry, at north-east corner of Eighteenth and Alabama streets.

R. A. Waldman, at 834 Octavia

street.

Clothes-cleaning Establishment. Independent Laundry at north-east corner of Eighteenth and Alabama streets; also to store 1200 gallons of gasoline on premises.

Oil-storage Tank. San Francisco Protestant Orphanage, between Twenty-eighth and Thirtieth avenues, Vicente and Wawona streets, 1800 gallons capacity.

Pacific Telephone and Telegraph Co., at southwest corner of Bush and Larkin streets, 1800 gallons capacity.

Independent Laundry, at northeast corner of Eighteenth and Alabama streets, 2600 gallons capacity.

Boiler.

Gus Molakidis, at 3314 Army street, additional 100 horse power. Independent Laundry, at north-east corner of Eighteenth and Ala-bama streets, 200 horse power.

B. Simon, 985 Market street,

horse power.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Blasting Permit.

Supervisor Deasy presented: Resolution No. — (New Se-

ries), as follows:

Resolved, That H. V. Tucker Co. is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while removing old foundation wall on the west side of New Montgomery street between Minna and Natoma streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$20,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said H. V. Tucker Co. then the privileges and all the rights accru-ing thereunder shall immediately become null and void.

The rights granted under this resolution shall be executed within under this six months, otherwise said permit becomes null and void.

Masquerade Ball Permits. Supervisor Robb presented: Resolution No. 22069 (New Se-

ries), as follows:

Resolved, That permission is hereby granted the following organizations to conduct masquerade balls at the locations and on the dates herewith given upon payment of the usual license fees:

South San Francisco Drum and Piccolo Corps No. 157, N. S. G. W., at Masonic Hall, Third street and Newcomb avenue, Saturday evening, February 16, 1924.

Golden Gate Circle No. 11, U. A. O. D., at Druids' Temple, 44 Page street, Tuesday evening, March 4, 1924.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

City Attorney to Commence Condemnation Proceedings for Land on Ellis Street and Oak Street Required for School Purposes.

Supervisor Wetmore presented:

Resolution No. 22070 (New Se-

ries), as follows:

Resolved, That the public interest and necessity require the acquisition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto, for school purposes, to-wit, all the lots, pieces or par-cels of land included in the following description, to-wit:

Commencing at the intersection of the northerly line of Ellis street with the westerly line of Buchanan street, running thence westerly along the northerly line of Ellis street 180 feet to the easterly line of Hollis street, running thence northerly along the easterly line of Hollis street 225 feet; thence at a right angle easterly 180 feet to the westerly line of Buchanan street: thence southerly along the westerly line of Buchanan street 225 feet to the northerly line of Ellis street and point of commencement; being a portion of Western Addition Block No. 278.

Also, commencing at the intersection of the southerly line of Oak street with the easterly line of Webster street, running thence easterly along the southerly line of Oak street 137 feet 6 inches; thence at a right angle southerly 155 feet; thence at a right angle westerly 137 feet 6 inches to the easterly line of Webster street; thence northerly along the easterly line of Webster street 155 feet to the southerly line of Oak street and point of com-mencement; being a portion of Western Addition Block No. 288.

The City Attorney is hereby in-structed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid and to prosecute such proceedings to a speedy termination.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Concovieri, Rossi, Schmitz, Shannon. Welch, Wetmore-18.

Authorizing Lease for Various Tracts of Land Required by City Engineer for Material Yards and Warehouse Space for Hetch Hetchy Transmission Line.

Supervisor Shannon presented: Resolution No. 22071 (New Series), as follows:

Upon recommendation of the City

Engineer.

Resolved, That the Board of Public Works be and it is hereby authorized to enter into leases for a period of one year at rental not exceeding fifty and 00-100 dollars (\$50.00) per month per parcel of the following described tracts of land, which the City Engineer reports are required as material yards and warehouse space for the construction of the Hetch Hetchy electric transmission line:

- 1. Tract near Riverbank, owned by Atchison, Topeka and Santa Fe Railway Company.
- 2. Tract near Tracy, owned by Southern Pacific Company.
 3. Tract near Livermore, owned

by Edward Carosio.

4. Tract near Irvington, owned by E. Salz.

Form of said leases to be approved by Special Counsel, Hetch Hetchy Water Supply.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore-18.

Passed for Printing.

The following matters were passed for printing:

Changing Street Grades.

On motion of Supervisor Harrel-SOIL:

Bill No. 6586, Ordinance No. -(New Series), entitled "Changing the re-establishing official grades on Twenty-third street be-tween Illinois and Louisiana streets produced, and on Georgia and Michigan streets between Twenty-third and Twenty-fourth streets," etc.

Bill No. 6587, Ordinance No. - (New Series), entitled "Changing and re-establishing the official grades on Twenty-second avenue between Geary and Anza streets."

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22072 (New Se-

ries), as follows:

Resolved, That it is the intention the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 80294 (Second Series) of the Board of Public Works adopted January 11, 1924, and written recommendation of said Board filed January 16, 1924, to-wit:

On Jennings street between Palou and Quesada avenues, be changed and established to conform to true gradients between the grade eleva-

tions above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street im-

provements.
The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore—18.

Extension of Time,

Supervisor Harrelson presented: Resolution No. 22073 (New Se-

ries), as follows:

Resolved, That Raisch Improvement Company is hereby granted an extension of thirty days' time from and after February 8, 1924, within which to complete contract for the improvement of West Portal avenue between Fifteenth avenue and St. Francis Circle.

This extension of time is granted for the reason that the contractor was delayed owing to his inability to obtain curb bar, but is receiving

same at this time.

Adopted by the following vote: Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Accepting Perpetual Sewer Right of Way.

Supervisor Harrelson presented: Resolution No. 22074 (New Series), as follows:

Resolved, That the following deed of a perpetual right of way for a sewer through certain lands of Louis Heilmann and Johanna Heilmann (his wife), the party of the first part, and the City and Coonty of San Francisco, a municipal corporation, the party of the second

part, is hereby accepted.

Louis Heilmann and Johanna Heillmann (his wife), the first parto City ties, hereby grant to City and County of San Francisco, a municipal corporation, the second party, a perpetual right of way for ingress and egress to lay, repair and maintain sewers over all that certain parcel of land situate in the City and County of San Francisco, State of California, and particularly de-

scribed as follows:

Beginning at a point on the southerly line of Bay street, distant thereon 163 feet westerly from the southwesterly corner of Bay and Larkin streets, and running thence westerly along said line of Bay street 32 feet; thence at a right angle southerly 137 feet and 6 inches; thence at a right angle easterly 32 feet, and thence at a right angle northerly 137 feet and 6 inches to the point of beginning.

Being part of Western Addition

Block No. 30.

In witness whereof, the first parties have executed these presents this 29th day of November, 1923. LOUIS HEILMANN, JOHANNA HEILMANN,

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Ronco-Rossi, Schmitz, vieri, Shannon. Welch, Wetmore—18.

Passed for Printing.

The following matters were passed for printing:

Fixing Sidewalk Widths on Turk Street Between Masonic and Parker Ave-

On motion of Supervisor Harrel-

Bill No. 6588, Ordinance No. -(New Series), as follows:

Amending Ordaince No. 1061, en-titled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eight hundred and thirty-five.

Be it ordained by the People of the City and County of San Fran-

ciseo as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks." approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office January 25, 1924, by adding thereto a new section, to be numbered eight hundred and thirty-

five, to read as follows: '
Section 835. The width of side-walks on Turk street between Ma-

sonic avenue and Parker avenue shall be ten (10) fect. Section 2. This ordinance shall take effect and be in force from and after its passage.

Ordering Street Work, Twenty-fourth Avenue.

Also, Bill No. 6589, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 19, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Twentyfourth avenue between Lincoln way and Irving street, where not already improved, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Establishing Grades on Howard Street Twenty-sixth and Army Between Streets.

Also, Bill No. 6590, Ordinance No.
—— (New Series), as follows:
Establishing grades on Howard street between Twenty-sixth and Army streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Howard street between Twenty-sixth and Army streets are hereby established at points hereinafter named, and at heights above city base as hereinafter stated, in accordance with recommendation of the Board of Public Works filed January 15, 1924.

Howard Street.

Twenty-sixth street, 50 feet. (The being the present official same grade.)

250 feet southerly from Twenty-

sixth street, 38.50 feet.

12 feet easterly from the westerly line of, at Army street northerly

line, 36 feet.
12 feet westerly from the easterly line of, at Army stret northerly line,

35 feet.

On Howard street between Twenty-sixth street and Army street be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ordering Street Work, Campbell and Teddy Avenues.

Also, Bill No. 6591, Ordinance No. (New Series), as follows:

Ordering the performance of certain work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 10, 1921, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said

work to be performed under the direction of the Board of Public Works and to be done in accord-ance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and apecifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Campbell avenue between Delta street and Rutland street, and the improveof Campbell ment of the crossing of Campbell avenue and Rutland street and the crossing of Teddy avenue and Rutland street, by grading to official line and grade, by the construction of concrete curbs, by the construction of artificial stone sidewalks of the full official width on the corners of the above mentioned crossings, by the construction of the following brick catchbasins with castiron frames, gratings and traps and 10-inch vitrified, salt-glazed, ironstone pipe culverts, three on the crossing of Teddy avenue and four on the crossing of Campbell avenue, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Changing Grades on Wilder Street Between Carrie and Diamond Streets.

Also, Bill No. 6592, Ordinance No. - (New Series), entitled "Changing and re-establishing the official grades on Wilder street between Carrie and Diamond streets.

Changing Grades on Utah Street From Twenty-fifth Street Southerly.

Also, Bill No. 6593, Ordinance No. - (New Series), entitled "Changing and re-establishing the official grades on Utah street between Twenty-fifth street and a line parallel with and 259.42 feet southerly therefrom."

Award of Contract, General Supplies. Supervisor Rossi presented:

Resolution No. 22075 (New Se-

ries), as follows:

Awarding contract for general supplies for the half-year ending June 30, 1924, as per bids submitted December 24, 1923. Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Award of Contract, Desks and Chairs for Pacific Heights School.

Supervisor Rossi presented: Resolution No. 22076 (New Series) as follows:

Resolved, That award of contract for furnishing desks and chairs for Pacific Heights School be hereby made in strict conformity with the specifications and bids submitted January 28, 1924, as follows, viz.:

C. F. WEBER & COMPANY. (Bond fixed at \$1,000.)

110 Chairs, each. . \$5.26 Item No. 1 No. 2 165 Chairs, each. 5.21 Item Item No. 3 170 Chairs, each.. 4.89 150 Chairs, each. 4.84 Item No. 4 Item No. 5 120 Chairs, each.. 4.78 Item No. 6 80 Chairs, each.. 4.73

P. BRANDLEIN & CO.

(Bond fixed at \$1,000.) 65 Desks, each... \$7.88 155 Desks, each... 7.88 220 Desks, each... 7.88 145 Desks, each... 7.88 60 Desks, each... 7.88 Item No. 1 Item No. 2 Item No. 3 Item No. 4 Item No. 5 60 Desks, each. 7.88 20 Desks, each. 7.88 60 Desks, each. 7.88 Item No. 6 Item No. 7 Item No. 8 Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Award of Contract, Motor Truck for Street Repair Department.

Supervisor Rossi presented: Resolution No. 22077 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing one 2½-ton motor truck without body and equipped with Sewell cushion wheels, for use of the Street Repair Department, be hereby made to Garford Motor Truck Company, Inc., on bid submitted January 7, 1924, for \$3,-731.44.

Resolved, That all other bids submitted thereon be rejected.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon. Welch, Wetmore-18.

Action Deferred.

The following bill, laid over from last meeting, was, on motion of Supervisor Colman, again laid over until February 18, 1924, Special Odder 3 p. m.

Cemetery Removal Ordinance.

Bill No. —, Ordinance No. entitled, "Declaring that the further maintenance of the certain ceme-teries threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom, and fixing a time within which such disinter-ring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums orcolombariums. grounds, vaults and monuments.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Passed for Printing,

The following bill was presented by Supervisor McGregor and passed for printing under suspension of the rules:

Zoning Ordinance Amended, Potrero Avenue.

Bill No. 6144, Ordinance No. —

(New Series), as follows: Amending Ordinance No. -5464(New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Potrero avenue, commencing at a point 75 feet northerly from Twenty-fourth street and running thence northerly 100 feet, in the commercial district instead of the second residential district.

Convenience Stations.

Supervisor Shannon presented: Resolution No. - (New Se-

ries), as follows:

Whereas, there exists great need for convenience stations in various business centers of San Francisco and in the parks of all sections of this city and it is urgent that something be done at once to

afford relief to the people.

Resolved, That the City Engineer within the next thirty days make a study of the requirements in this respect of the residence sections and particularly in each of the different congested business sections of the city and report his recommendations with an estimate of the cost of carrying them into effect.

Referred to Health Committee.

Band Concerts in Park.

Supervisor Roncovieri presented: Resolution No. --- (New Se-

ries), as follows:

Resolved, That the Board of Supervisors respectfully requests the Park Commissioners to restore the regular Sunday afternoon concerts in Golden Gate Park.

Referred to Parks and

grounds Committee.

Improvement of Streets, North Beach. Supervisor Harrelson presented: Resolution No. - (New Se-

ries), as follows:

Resolved. That the Board of Pub-Works be requested to furnish estimates of cost for the paving of the following streets:

Union street from Kearny street to Van Ness avenue—Brick pave-

ment.

Greenwich street from Grant avenue to Powell street—Central strip of brick, sides of asphalt cement

Greenwich street from Powell to Jones—Asphalt cement.

Greenwich street from Jones to Leavenworth—Central strip brick, sides asphalt cement.

Montgomery street from Pacific street to Green street—Central strip

of brick, asphalt cement sides. Estimates may be submitted for such other type of pavement as said

Board may recommend.

Referred to Board of Public

Works.

Extension of Time, Award of Contract. Supervisor Rossi presented:

Resolution No. 22083 (New Se-

ries), as follows:

Resolved, That extension of time is hereby granted contractor, The American Rubber Manufacturing Company, upon the delivery of fire hose, as follows, viz., Order No. 1212, thirty days; Order No. 1214, thirty days; Order No. 1215, sixty days, pursuant to recommendation of the Board of Fire Commissioners, on account of delay occasioned in receiving couplings for same.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon. vieri. Welch, Wetmore-18.

Temporary Closing, Leidesdorff Street. Supervisor Harrelson presented:

Resolution No. 22084 (New Se-

ries), as follows:

Resolved, That Leidesdorff street, for a distance of fifty-nine feet one inch south of Commercial street, be closed for a period of ninety days from the passage of this resolution for construction purposes.

Adopted by the following vote: Ay es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—18. Shannon,

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 22085 (New Se-

ries), as follows:

Resolved, That permission hereby granted Lady Lovat Lodge to conduct a masquerade ball at Druids' Temple, 44 Page street, Thursday evening, February 14, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Defense of San Francisco Harbor.

Supervisor Colman presented:

Resolution No. 22086 (New Se-

ries), as follows: Whereas, San Francisco Post of the American Society of Military Engineers, who saw service in the armies in the World War, has brought to our attention the present defenseless condition of guns de-fending the San Francisco Bay region; and

Whereas, San Francisco's present armament is a model of 1895, composed of 12-inch mortars and 10 and 12-inch rifles, none of which have a range of over eleven miles or fires a projectile weighing over 1100 pounds, and there are guns in Marin County with ranges of fifteen miles

and 900-pound projectiles; and
Whereas, the cost of mounting
four 16-inch guns on the Bay of San Francisco is estimated at approxi-

mately \$1,800,000; and

Whereas, premiums paid the fire insurance companies in 1923 in the bay region were about \$8,000,000, insurance in force being about \$725,-

000,000; and

Whereas, two foreign nations have battleships equipped with 16-inch guns of 25-mile range and fire 2400-pound projectiles, which can stand outside the range of our and destroy all property around San Francisco Bay; therefore be it

That this Board trans-Resolved. mit to California Senators and Congressmen this resolution, dealing with the inadequacy of the defenses of the coast and east bay cities, and request that they take action in Congress to appropriate enough money for the mounting of adequately sized guns.

Adopted under suspension of the

rules by the following vote:

A yes —Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Flood Light System, Civic Center.

Supervisor Schmitz presented: Resolution No. 22091 (New Series), as follows:

Resolved, That the Board of Public Works be requested to prepare estimate of the cost of the installation of a system of illumination of the buildings of the Civic Center by means of flood lighting.

Adopted under suspension of the rules by the following vote:

A y e s —Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore—18.

City Attorney to Advise as to Calling of Special Bond Election.

Supervisor McLeran presented: Resolution No. 22087 (New Se-

ries), as follows:

Resolved. That the City Attorney be requested to advise this Board in writing, at his earliest convenience, as to whether a special election to vote on the proposition of issuing bonds of the City and County can be called and held on the same day on which is held a primary, general, State or municipal election, and to receive from John C. Thomson his opinion on this question.

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

Board of Public Works to Advise as to Sums Required for Hetch Hetchy Construction During Year.

Supervisor McLeran presented: Resolution No. 22088 (New Se-

ries), as follows:

Resolved, That the Board of Pub-Works be requested to inform lic this Board as to the amount of money that will be required to carry on the necessary construction work upon the Hetch Hetchy Water Supply project during the present year.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Daesy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Shannon, vieri, Rossi, Schmitz, Welch, Wetmore-18.

Board of Public Works to Advise as to Sums Required for New School Buildings.

Supervisor McLeran presented: Resolution No. 22089 (New Se-

ries), as follows: Resolved, That the Board of Public Works be requested to inform

this Board as to the amount of money required to be expended during the present year for the construction of new school buildings, not already provided for.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Shannon, vieri, Rossi, Schmitz, Welch, Wetmore—18.

Masquerade Ball Permits.

Supervisor Robb presented:

Resolution No. 22090 (New Series), as follows:

Resolved, That the following organizations be granted permission to conduct masquerade balls on dates and at locations herewith given upon payment of the usual license fees:

Otto Knock, at California Hall, Polk and Turk streets, Thursday evening, February 21, 1924.

The Dean Dancing Academy, at 1052 Geary street, Wednesday evening, February 20, 1924.

Adopted under suspension of the

rules by the following vote:

A y e s - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22092 (New Se-

ries), as follows:

Resolved, That the Pacific Gas & Electric Co. is hereby instructed to install, move and remove street lights as follows:

Change Gas Lamp.
South side Eighteenth street, first west of Howard street, about 5 feet west.

Install 400 M. R.

Green street between Baker and Lyon streets.

San Miguel and Niagara streets.
Thirty-ninth avenue and Cabrillo street.

Install 250 M. R.

Allison street between Morse and Cross streets.

Waller street between Clayton and Belvedere streets, opposite Church.

Tara street between Ocean and Geneva avenues.

Baden street, south Martha street.

Remove Gas Lamps.
Southeast corner Sacramento and Mason streets.

Northeast corner California and Mason streets.

Adopted under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

ADJOURNMENT.

There being no further business, the Board at 6 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 10, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated, and approved as above recited.

JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors, City and County of San Francisco. Monday, February 11, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco





JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, FEBRUARY 11, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 11. 1924, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Quorum present.

His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of December 10 and 17, 1924, were considered real and approved.

ROLL CALL FOR PETITNONS FROM MEMBERS.

New School Buildings, Amount Required.

The following were presented, read and ordered spread in the Journal:

Department of Public Works, 255 City Hall, San Francisco.

February 8, 1924. The Honorable Board of Supervisors-Attention Finance Committee.

Members:

We transmit herewith for your information letter of date the 8th of February, 1924, to this Board from the City Architect, estimating \$4.500,000 as the amount required for the construction of new school buildings during the year 1924. BOARD OF PUBLIC WORKS. By W. J. Fitzgerald, Secretary.

Department of Public Works, Bureau of Architecture.

To the Honorable Board of Public Works, City and County of San Francisco.

Gentlemen:

Recommendation is respectfully made that the following information be transmitted to the Board of Supervisors in response to their Resolution No. 22089 (New Series).

As far as can be determined at the present time in anticipation of the intention of the Board of Education, it is estimated that there will be required for construction of new school buildings during the year 1924 approximately \$4,500,000.

Yours very truly, JOHN REID, JR., City Architect.

L. L. H. Department of Public Works. Bureau of Architecture.

Feb. 8, 1924.

Memorandum to the Finance Committee, Board of Supervisors.
Referring to your request to Mr.
Hursh for names of the schools for which the \$4,500,000 will be required during the year 1924, as per letter transmitted through the Board of Public Works of even date, this is to advise you that the following is the list of such schools:

 Alamo
 \$500,000

 Dudley-Stone
 550,000

 Douglas-Everett
 500,000

 High School of Commerce. 950,000 LeConte 500,000 Lick-Noe Mission High Mission High School Annex 900,000 40.000 Miscellaneous 60,000

JOHN REID, JR., City Architect. LLH.

Board of Education Recommends Condemnation of Lands for School Purposes.

Communication from Board of Education, transmitting its recommendation and its selection of twenty-seven parcels of land required for school purposes, and requesting that City Attorney be requested to commence condemnation proceedings for acquisition of same.

Referred to Public Buildings Committee. Clerk to send copies to

members.

Supervisors to Meet With Board of Education on Sites for New Schools. Communication from the Board

of Education requesting his Honor the Mayor that he officially request all the Supervisors to attend a meeting of the Board of Education to Le held at an early date, at which a full explanation will be provided as to reasons for selection of various parcels of land which it is desired to acquire for school purposes.

Read and reserved to the Education, Parks and Playgrounds Com-

mittee.

Supervisor Morgan announced that Board of Supervisors would meet with Board of Education Thursday morning, February 14, 1924, at 10:30 a.m.

Amount of Money Required for Hetch Hetchy Constructing During Year.

Communication from Board of Public Works, submitting estimate as to amount of money that will be required to carry on necessary construction work upon the Hetch Hetchy water supply project during the present year, totaling \$5,574.800, exclusive of contracts already let, and for which money has been provided.

Read and referred to the Public

Utilities Committee.

Consideration of Mayor's Veto.

Consideration of Mayor's veto on Resolution No. 21987 (New Series), soliciting offers to sell hydroelectric distributing system or portion thereof to the City and County of San Francisco. Question: "Shall the resolution

Question: "Shall the resolution pass notwithstanding the objections

of his Honor the Mayor?"

Copy of Letter to Each Member Setting Forth Reasons for Veto. January 31, 1924.

Dear Supervisor Bath:

Since our meeting on Monday last I have been in constant communication with our City Attorneys and in telegraphic communication with Judge Thompson of New York. I have also been in conference with the Citizens' Advisory Committee appointed by me under authorization from you.

As the result of such consultation, communication and conference, I have concluded to and will approve

the following resolutions:

1. Resolution No. 21986 (New Series), soliciting offers for the sale to the City and County of San Francisco of a system of water supply and works for supplying water to the City and County of San Francisco.

2. Resolution No. 21988 (New Series), directing the City Attorney to prepare and file with the Railroad Commission of the State of California a petition for the pur-

pose of having said Commission fix and determine the just compensation to be paid by the City and County of San Francisco for the local power distributing system of the Pacific Gas and Electric Company.

3. Resolution No. 21989 (New Series), directing the City Attorney to prepare and file with the Railroad Commission of the State of California a petition for the purpose of having said Commission fix and determine the just compensation to be paid by the City and County of San Francisco for the local power distributing system of the Great Western Power Company.

I have concluded to and will disapprove Resolution No. 21987 (New Series), soliciting offers for the same to the City and County of San Francisco of any existing electric power distributing systand standby plant used for discoluting electric current and power within

said City and County.

I will hereafter approve any resolution in due form passed by the Board of Supervisors calling for offers of sale of existing local electric power distributing systems "or any porticn thereof" after the City Engineer shall have filed with the Board of Supervisors plans and specifications and estimates of cost of said systems and the specific parts thereof.

In view of my conclusions, I deem it unnecesary for the Board of Supervisors to meet temorrow (Friday night) to consider the above men-

tioned resolutions.

Yours very respectfully
JAMES ROLPH, JR.,
Mayor, City and County of San
Francis20.

Veto Sustained.

The question being "Shall the resolution pass notwithstanding the objections of his Honor the Mayor?" the roll was called and the Mayor's veto sustained by the following vote:

Noes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered fited:

Public Buildings Committee, by Supervisor Wetmore, chairman. Streets and Commercial Development Committee, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

None.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$45,574.21, recommends same be allowed and ordered paid.

Urgent Necessity.
Spring Valley Water Co., water, horse troughs, \$82.12.
Western Union Telegraph Co., of-

ficial telegrams, \$20.64.

Ayes - Supervisors Badaracco. Bath, Celman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-10.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. — (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned ac-counts in payment to the following named claimants, to-wit:

Park Fund.
(1) H. Cowell Lime and Cement Co., cement (claim dated Feb. 8, 1924), \$879.

(2) Kregh Pump and Machinery Co., material and labor installing pump (claim dated Feb. 8, 1924), \$928.08.

Water Construction Fund, Bond

Issue 1910.
(3) Associated Oil Company, fuel oil, Hetch Hetchy water construc-tion (claim dated Jan. 31, 1924), \$2,512.62.

(4) Department of Public Health, care of Hetch Hetchy employees (claim dated Jan. 31, 1924),

\$3,484.50.

- (5) John Joseph and Delphine K. Joseph Dunbar, payment for right of way lands in Alameda County; per Resolution No. 22028 (New Series) (claim dated Feb. 1, 1924), \$1,000.
- (6) Malin T. Langstroth and Loraine Langstroth, payment for right of way lands in Stanislaus County; per Resolution No. 22029 (New

Series) (claim dated Feb. 1, 1924),

\$4,250.

(7) C. W. Marwedel, bus bar copper (claim dated Feb. 1, 1924), \$2,601.17

Old Mission Portland Ce-(8)

ment Co., cement (claim dated Jan. 31, 1924), \$2.518 \$8. (9) M. M. O'Shaukhnessy, re-volving fund expenditures, per vouchers (claim dated Feb.

1924), \$864.12. (10) Maria (10) Maria Reynolds, payment for right of way lands in Alameda County; per Resolution No. 22028 (New Series) (claim dated Feb. 1,

1924), \$1,500. (11) Stand Standard Oil Co., gasoline and oils (claim dated Jan. 31,

1924), \$694.74. (12) Standa (12) Standard Oil Co., fuel oil, etc. (claim dated Jan. 31, 1924),

\$598.42.

State Compensation Insur-(13)ance Fund, insurance premium on Hetch Hetchy employees (claim dated Jan. 31, 1924), \$7,551.82. (14) Union Construction Co., use

of track installed (claim dated Jan. 31, 1924), \$721.64. (15) William Cluff Co., groceries dated Feb. 6, (claim \$3,126.04.

(16) Joshua Hendy Iron Works, one Hadsel crusher (claim dated

Feb. 6, 1924), \$2,000. (17) R. E. Noble & Co., inspecting steel at factory, Cleveland, Ohio (claim dated Feb. 6, 1924), \$1,435.75.

(18) Robert M. Searls, to reimburse Special Counsel's revolving fund, per vouchers (claim dated Feb. 6, 1924), \$2,214. County Road Fund. (19) James R. McElroy, sixth

payment, boulevard construction, Lincoln Park to Sutro Heights (claim dated Feb. 6, 1924), \$7,875.

(20) James R. McElroy, second payment, improvement of Buchan-an street from Hermann street to Duboce avenue (claim dated Feb. 6, 1924), \$3,750.

Special School Tax.
John Reid, Jr., twelfth
t, architectural service on (21)payment, architectural service on Horace Mann School (claim dated Feb. 7, 1924), \$757.54.

School Construction Fund, Bond Issue 1918.

(22) C. Petersen Co., final payment, heating and ventilating North Beach (Galileo) High School (claim dated Feb. 6, 1924), \$2,000.

Municipal Railway Fund.

(23) J.E. French Co., one Dodge touring car for Municipal Rail-ways (claim dated Feb. 5, 1924), \$1,060.

Municipal Railway Depreciation Fund.

(24) James M. Smith, first payment, grading and culverts through Lake Merced Rancho for Municipal Railway extension to "Ocean View" (claim dated Feb. 6, 1924), \$10.500.

General Fund, 1923-1924.

(25) Conrad B. Sovig, third payment, cleaning and painting bridges (claim dated Feb. 6, 1924), \$4,125.

Healy Tibbitts Construction Co., third payment, sewer construction in Sixth street from Brannan Townsend streets (claim dated Feb. 6, 1924), \$12,000.

(27) Daniel J. O'Brien, police contingent expense (claim dated

(28) J. H. Baxter & Co., creosoted wood blocks for bridges (claim dated Feb. 1, 1924), \$901.88.

(29)Enterprise Foundry Co., sewer catchbasin frames and grates (claim dated Feb. 1, 1924), \$579.98. (30) Henry Cowell Lime and

Cement Co., cement, sewer repairs (claim dated Feb. 1, 1924), \$2,637. (31) Shell Company of Califor-

nia, fuel oil, Civic Center power house (claim dated Feb. 1, 1924), \$1,392.

Recorder Printing and Pub-Co., printing of Law and and Trial Calendar, etc. lishing Motion (claim dated Feb. 11, 1924), \$665.

San Francisco Society for (33)the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Feb. 11, 1924), \$1,125.

Academy (34) California of Sciences, maintenance of Steinhart Aquarium (claim dated Feb. 11,

1924), \$4,068.17. (35) H. F. Dugan, drug supplies, San Francisco Hospital (claim dated

Jan. 26, 1924), \$985.

(36) Herbert F. Dugan, drug supplies, San Francisco Hospital (claim dated Jan. 26, 1924), \$986.65. (37) Reid Bros., nurses' desks,

San Francisco Hospital (claim dated

Jan. 30, 1924), \$1,162. (38) Ed. Barry Co., printing forms (claim dated Feb. 11, 1924), \$1,450.

(39) A. Carlisle & Co., printing books and forms (claim dated Feb. 11, 1924), \$1,934.25.

Auditorium Fund.

Josef Schwarz, services as (40)soloist at concert of Feb. 5 (claim dated Feb. 11, 1924), \$1,000.

Clerk to Advertise Sale of School and Water Bonds.

Supervisor McLeran presented: Resolution No. ---(New Series) as follows:

Resolved, That the Clerk be di-

rected to advertise that sealed proposals will be received on Monday. March 24, 1924, up to the hour of 3 o'clock p. m., for the purchase of the following described bonds of the City and County of San Francisco, to wit:

\$5,000,000 5 per cent School Bonds, issue of March 1, 1923, comprising 125 bonds of \$1,060 denomination of each year's ma-

turity, 1928 to 1967, inclusive. \$5,281,000 4½ per cent Water Bonds, issue of 1910, comprising bonds of \$1,000 denomination, ma-

turing as follows:

147 bonds or each year's maturity

from 1929 to 1953, inclusive.

146 bonds of each year's maturity from 1954 to 1964, inclusive.

The Finance Committee is directed to fix the terms and conditions of sale.

McSheehy, seconded Supervisor by Supervisor Roncovieri, moved to lay over one week.

Motion lost by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, McSheehy, Roncovieri.

Welch-6.

Noes-Supervisors Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Shannon, Wetmore—12.

Supervisor McShechy moved that there be a division of the question.

So ordered.

Whereupon, in lieu of the foregoing resolution, the Clerk caused to be prepared and presented two resolutions, one providing for the solicitation of bids for \$5,000,000 5 per cent School Bonds, and the other for \$5,281,000 4½ per cent Water Bonds.
Supervisor Roncovieri, seconded

by Supervisor McSheehy, moved that offering of school bonds be reduced from \$5,000,000 to \$3,000,000. Motion *lost* by the following vote:

Ayes - Supervisors Badaracco,

McSheehy, Roncovieri-3.

Nces-Supervisors Bath, Colman, Nees—Supervisors Mayden, Katz, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Possi Schmitz, Shannon, Welch, Wetmore-15.

Thereupon, the following resolution was adopted, on motion of Supervisor McLeran, by the following

Clerk to Advertise Sale of \$5,000.000 School Bonds.

Resolution No. 22093 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received on Monday, March 24, 1924, up to the hour of 3 o'clock p. m., for the purchase of the following described bonds of the City and County of San Fran-

cisco, to-wit:

5 per cent School \$5,000,000 Bonds, issue of March 1, 1923, comprising 125 bonds of \$1,000 denomination of each year's maturity, 1928 to 1967, inclusive.

The Finance Committee is directed to fix the terms and condi-

tions of sale.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson Hayden, Katz, McGregor, McLeran Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Nc-Supervisor McSheehy-1.

Notice of Reconsideration.

Before the result of the foregoing vote was announced. Supervisor McSheehy changed his vote from no to aye and gave notice that he would move for reconsideration at next meeting.

Motion to Defer Action Defeated.

Supervisor Welch moved resolution directing Clerk to advertise for bids for \$5,281,000 4½ per cent Water Bonds be laid over one week, in order that the City Engineer might furnish in the meantime an estimate of the cost of constructing a step-down station to handle the City's hydroelectric en-

Motion lost by the following vote:

McSheehy, Ayes - Supervisors McSheehy,

Roncovieri, Welch-3.

Noes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mergan, Robb, Rossi, Schmitz. Shannon, Wetmore—15.

Whereupon, on motion of Super visor McLeran, the following resolution was adopted:

Clerk to Advertise Sale of Water Bonds.

Resolution No. 22094 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received on Monday, March 24, 1924, up to the hour of 3 o'clock p. m., for the purchase of the following described bonds of the City and County of San Francisco Tribe. cisco, to-wit:

\$5,281,000 4½ per cent Water Bonds, issue of 1910, comprising bonds of \$1,000 denomination maturing as follows:

147 bonds of each year's maturity from 1929 to 1953, inclusive. 146 bonds of each year's maturity from 1954 to 1964, inclusive.

The Finance Committee is di-

rected to fix the terms and conditions of sale.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Noes - Supervisors McSheehy.

Welch-2.

Notice of Reconsideration.

Before the foregoing vote was announced, Supervisor Welch changed his vote from no to aye and gave notice that he would move reconsideration at next meeting.

City Attorney to Submit Estimate of Cost of Step-Down Station.

Supervisor Welch moved that City Engineer or Board of Public Works submit to this Board by Monday next an estimate of cost for constructing step-down station for hydroelectric power being developed by the city.

Supervisor Shannon requested that the information be at hand for Wednesday's meeting of the Public

Utilities Committee.

Motion carried and Clerk so instructed.

Supervisor McLeran thereupon asked for a final roll call on the resolutions as a whole, which was objected. to by Supervisor Mc-Sheehy.

Supervisor Hayden moved, in lieu of another roll call, that on "next Monday on the calendar these two resolutions appear as distinct resolutions, one for the school bonds, carrying with it Supervisor Mc-Sheehy's notice of reconsideration, and the other for water bonds, carrying Supervisor Welch's notice of reconsideration."

Supervisor McLeran suggested, as part of the motion, "that the Clerk be directed to issue two separate pamphlets setting forth notice of sale of these bonds to be sold as provided by these votes today.'

Suggestion accepted and motion

carried unanimously.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon; Welch, Wetmore-18.

Passed for Printing.

The following resolution was passed for printing:

Appropriations.

On motion of Supervisor Leran: ---- (New Se-

Resolution No. ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issuc 1918.

(1) For cost of furnishing and installing stage curtain and window draperies in auditorium of the Horace Mann School, \$874.30.

Police Department Building, Bud-

gct Item 82a. For cost of alterations to the O'Farrell Street Police Station, as per the following:

(2) General contract, Elliott &

Grant award), \$6,989.

(3) Plumbing work (J. E. O'Mara award), \$2,065.

(4) Extras, incidentals and in-

spection, \$750.

Fire Department Buildings, etc., Budget Item No. 63.

For architectural service in connection with Fire Department Engine House No. 11 and the completion of the drill tower yard, including drilling test holes at \$259, \$4,405.

Transfer of Funds.

Supervisor McLeran presented: Resolution No. 22095 (New Se-

ries), as follows:

Resolved, That the sum of \$11,000 be and the same is hereby set aside and appropriated out of General 1923-1924, to the credit of Fund. "Publicity and Advertising," Budget Item No. 553, General Fund, 1923-1924.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon. vieri, Wetmore-18. Welch,

Pasced for Printing.

The following matters were passed for printing:

Appropriation, \$10,000, Victory Highway Construction.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and apprepriated out of Publicity and Advertising, Budget Item No. 553, fiscal year 1923-1924, and au-thorized in payment to the San Francisco Chamber of Commerce, as the City and County's portion of a fund made up of appropriations by counties of the Northern and Central portions of California, states of Utah and Nevada, and of the United States, for the construc-tion of the so-called Victory Highway into the northern portion of California; being for the publicity and advertising of San Francisco.

Appropriation, \$1,000, City's Constribution to Fund for Solving Salt Water Problem of Deltas of Sacramento and San Joaquin Rivers.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of Publicity and Advertising, Budget Item No. 553, fiscal year 1923-1924, and authorized in payment to D. Hadsell, chairman of the Salt Water Dam Investigation Committee of the Valley Development Sacramento the City as Association, County's portion of a fund made up of appropriations by the United States, the State of California and counties of the State for the expense of investigation as to the feasibility of constructing a dam as a means of solving the salt water problem in the lower reaches of the Sacramento and San Joaquin rivers. As provided by Resolution 21984 (New Series).

Appropriation, \$29,375, for Lands for University Mound Playground.

Also, Resolution No. - (New Series), as follows:

Resolved, That the sum of \$29,-375 be and the same is hereby set 'Uniaside and appropriated out of versity Mound Playground," General Fund, 1923-1924, and authorized in payment to Emma Moffat Mc-Laughlin, Henrietta Moffat and Laughlin, Henrietta Moffat and Elizabeth M. Sharp for lands required for the University Mound Playground, to-wit:

Entire Block No. 36, as per map of University Mound Survey, and the westerly one-half of Brock No. 28, as per map of the University Mound Survey.

Payment of Tax Refund Judgments.

Also, Resolution No. - (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedules attached to vouchers; being payments of one-tenth of the amounts of final judgments against the City and County, in accordance with per-emptory writs of mandate, the same first having been approved by the City Attorney, to-wit:
To Lent & Humphrey, as attor-

sum of the nevs and agents,

\$1,992.53. To Chas. A. Gray, as attorney and

agent, the sum of \$607.37.

Appropriation, \$1,600, Credit to Isolation Hospital for Additional Nurses. On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$1,600 be and the same is hereby set aside and appropriated out or Urgent Necessity, Budget an No. 26, to Necessity, Budget m No. 26, to the credit of Isolation Hospital, Appropriation 45A, for the employment of necessary and additional nurses at the Isolation Hospital.

Appropriations, Work in Front of City Property and Land for Extension of

Howard Street.

Supervisor McLeran presented: Resolution No. 22096 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Work in Front of City Property,

Budget Item No. 41.

(1) For work performed on Craut street between Trumbull and Ney streets, by Flinn & Treacy, \$250.

County Road Fund.

To complete payment on agreed price for lands from John Leale, required for the extension of Howard street from Twenty-sixth to Army streets, \$161.01.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri. Welch, Wetmore—18.

Fire Protection for Shipping and Property Along Water Front.

Supervisor McLeran presented: Resolution No. 22097 (New Se-

ries), as follows:

Resolved, That the Mayor be authorized to execute, in behalf of the City and County of San Francisco, a contract with the State Board of Harbor Commissioners by which the City will render fire protection service by the fire boats "Dennis Sullivan" and "David Scannell" to shipping and property along the water front in consideration of the payment by said State Board of onehalf of expense of maintenance of said fire boats, not exceeding the sum of \$65,000 a year.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon, vieri, Welch, Wetmore-18.

Cancellation of Twin Peaks Tunnel Assessments.

Supervisor McLeran presented: Resolution No. 22098 (New Series), as follows:

Whereas, the City Engineer has recommended that certain assessments for the construction of the Twin Peaks tunnel be cancelled for reasons set forth in his communication, dated February 8, 1924; therefore

Resolved, That the Tax Collector be directed to cancel assessments numbered 15,366, 15,371, 11,437, 11,-439 and 11,441 on property situated west of Nineteenth avenue and north of Sloat boulevard, in so far as said assessments remain unpaid and delinquent, and the lien of said assessments is hereby discharged.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-Rossi, Schmitz, Shannon. vieri, Welch, Wetmore—18.
Also, Resolution No. 22099 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following land, situated in the County of Tuolumne, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite their names, viz .:

J. A. Buthenuth, and Friederika Maxweli, administratrix for the estate of Herman Miller, deceased, \$310-12.4 acres, more or less, the northeast quarter of Section 11, the northwest quarter of Section 12, and the southwest quarter of Section 1, T. 2 S., R. 13 E., M. D. B. and M., Tuolumne County, Caliand M., Tuolumne county, fornia. (As per written offer on

file.) Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names, be and the same is hereby accepted. Be it

Further Resolved, That the Spe-

cial Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said ofter, to examine the title to said easement and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Welch. Wetmore-18.

Accepting Offers to Seit Land Required for Hetch Hetchy Right of Way Easement.

Also, Resolution No. 22100 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following lands, situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

Louis T. Queen and Susan B. Queen, \$380—8.4 acres, in the southeast quarter of Section 26 and south half of Section 25, T. 3 S., R. 2 E., M. D. B. and M. (As per written offer on file.) Now, therefore, be it Resolved, That, in accordance with the precomposer ation of the

Resolved, That, in accordance with the recommencation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to property covered by said easement and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, a deed conveying title to said casement and tile the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Supervisor M Leran presented: Resolution No. 22101 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of right of way easemen s over the following land, situated in the County of Stanislaus, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy water supply project, for the sums set forth opposite their names, viz.:

Lena F. Each, \$302.50—9.3 acres in the east half of the southeast quarter of Section 18 and the southwest quarter of Section 17, T. 2 S., R. 12 E., M. D. B. and M., County of Stanislaus, State of California. (As per written ofter on file.)

Robert Woods and J. J. Woods, \$10—0.2 acre in the southeast corner of the southwest quarter of Section 18, T. 2 S., R. 12 E., M. D. B. and M., Stanislaus County, California. (As per written offer on file.) Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of Sau Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby autnorized and directed to notify sail parties of the acceptance of their said offers, to examine the titles to said easements and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying titles therete at diffe the same for record, with copies of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robo, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18. Accepting Offer to Sell Land for Widening San Jose Avenue at Railroad Crossing.

Supervisor McLeran presented: Resolution No. 22102 (New Series), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the widening of San Jose avenue at the railroad crossing has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite its name, viz.:

Spring Valley Lumber Yard, a corporation, \$570—Beginning at the point of intersection of the southeasterly line of San Jose avenue the northeasterly line of with Mount Vernon avenue, and running thence southeasterly along the northeasterly line of Mount Vernon avenue 20.605 feet; thence northwesterly on a curve to the right of 15-foot radius, tangent to the preceding course, central angle 90 degrees 33 minutes. a distance of 23.706 feet to a point distant 107 feet at right angles southeasterly from the northwesterly line of San Jose avenue; thence northeasterly, tangent to the preceding curve, parallel with the northwesterly line of San Jose avenue and distant 107 feet at right angles southeasterly therefrom, a distance of 384.874 feet, more or less, to the southwest erly line of Niagara avenue; thence northwesterly along the southwest-erly line of Niagara avenue 9.300 feet, more or less, to the southeasterly line of San Jose avenue; thence southwesterly along the southeasterly line of San Jose avenue 400 feet to the point of beginning; being portion of Block 28 of West End Map No. 1.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said corporation and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, there-

fore, be it

Resoived, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record, with a copy of this resolution attached thereto as evidence

of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronocovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Accepting Offers to Sell Lands Required for Widening Randolph Street and Worcester Avenue.

Supervisor McLeran presented: Resolution No. 22103 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the iCty and County of San Francisco for the widening of Randolph street and Worcester avenue tor the extension of the Municipal Railway have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their

names, siz.:

V. Gamboni Mazzatelli, \$17-Beginning at the point of intersection of the easterly line of Lot 5, Block 8, City Land Association, as recorded on page 11 of Map Book C and D, records of the City and County of San Francisco, with the northeasterly line of Worcester avenue, and running thence northwesterly along the northeasterly line of Worcester avenue a distance of 41 feet 9 inches to the westerly boundary line of said Lot 5; thence northerly along the westerly boundary line of said Lot 5 a distance of 4.684 feet; thence southeasterly 41.843 feet to a point on the easterly boundary line of said Lot 5, distant thereon 4.298 feet northerly from the northeasterly line of Worcester avenue; thence southerly along the easterly boundary line of said Lot 5 a distance of 4.298 feet to the point of beginning. Being part of Lot No. 5 in Block No. 8, City Land Association.

Catharine M. Johnsen, \$17—Beginning at the point of intersection of the easterly boundary line of Lot 4, Block 8, City Land Association, as recorded on page 11 of Map Book C and D, records of the City and County of San Francisco, with the northeasterly line of Worcester avenue, and running thence northwesterly along the northeasterly line of Worcester avenue a distance of 41 feet 9 inches to the westerly boundary line of said Lot 4; thence northerly along the westerly boundary line of said Lot 4 a distance of 4.298 feet; thence southeasterly 41.843 feet to a point on the east-

erly boundary line of said Lot 4. distant thereon 4.494 feet northerly the northeasterly line of Worcester avenue; thenc southerly along the easterly boundary line of said Lot 4, a distance of 4.494 feet to the point of beginning. Being part of Lot No. 4 in Block No. 8,

City Land Association. Lau Quing, \$80—Beginning at a point on the southerly line of Randolph street, distant thereon 75 feet easterly from the easterly line of Ramsell street, and running thence easterly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 25 feet; thence at a right angle northerly 21 feet to the southerly line of Randolph street and the point of beginning. Being part of Lot No. 28 in Block No. 38, City Land Association.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set feth, which said prices are in accordance with the City's appraise-ment of the property; now, there-

fore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and di rected to examine the titles of said properties, and if the same are found in satisfactory condition, to acept, in behalf of the City and County of San Francisco, deeds conveying titles thereto, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronoco-wieri Rossi, Schmitz, Shannon,

Welch, Wetmore—18.

Passed for Printing.

The following resolution was passed for printing:

Oil and Boiler Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resclved, That the following revocable permits are hereby granted:

> Oil Storage Tank. (1500 gallons capacity.)

Peter C. Jurs, at 3218-3220 Jackson street.

Kereuff Building, on west side of

Sansome street, 160 feet north of Pine street.

Helbing Co., on west side of Polk street, 110 feet north of Lombard street.

Helbing Co., at southeast corner of Polk and Chestnut streets.

Fred Warden, at northwest corner of Eighth avenue and Judah street.

Arthur Klahn, at northwest corner of Third avenue and Irving

Hartford Fire Insurance Co., on south side of Commercial street. 171 feet east of Kearny street, 600 gallons capacity.

Frank Drew, at 1650 Portola

drive, 600 gallons capacity. Boiler.

Garratt-Callahan Co., at 148-156 Spear street, 40 horse power.

Masquerade Ball Permit. Supervisor Robb presented:

Resolution No. 22104 (New Se-

ries), as follows:

Resolved, That permission is hereby granted M. A. Fisher to conduct a masquerade ball at Fisher's Dancing Pavilion, at Jones and Eddy streets, Saturday evening, February 16, 1924, upon payment of the usual license fee.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronoco-vieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Uniform Lighting for Public Offices. Resolution No. 22105 (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby requested to make a survey for a more adequate and improved system of uniform lighting in the various offices located in the City Hall, and report the same to the Public Buildings Committee of this Board.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronocovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

City Attorney to Commence Condemnation for Lands for School Purposes.

Supervisor Wetmore presented: Resolution No. 22106 (New Se-

ries), as follows:

Resolved by the Board of Supervisors of the City and County of San Francisco, That the immediate acquisition, construction, comple-tion and equipment by the City and County of San Francisco of permanent buildings and improvements to be used by the said City and County for public schools and the acquisition of necessary lands therefor is an imperative and public necessity and that the public interest and necessity demand such acquisition, construction, completion and equipment by the City and County of San Francisco.

That the lands to be so acquired for public use and necessity are

described as follows, to-wit:

Parcel 1. Commencing at the point of intersection of the westerly line of Taylor street with the northerly line of Filbert street; running thence westerly and along the northerly line of Filbert street 60 feet; thence at right angles northerly 60 feet; thence at right angles easterly 60 feet to the westerly line of Taylor street; thence at right angles southerly and along the westerly line of Taylor street 60 feet to the point of commencement.

Parcel 2. Commencing at a point on the southerly line of Golden Gate avenue, distant thereon 57 fert 6 inches east of the point of intersection of the easterly line of Gough strect with the southerly line of Golden Gate avenue; thence easterly and along the southerly line of Golden Gate avenue 55 feet; thence at right angles westerly 55 fert, and thence at right angles northerly 120 feet to the point of

commencement.

Parcel 3. Commencing at point of intersection of the westerly line of Harlow street with the northerly line of Seventeenth street; running thence westerly and along the northerly line of Seventeenth street 160 feet to the point of intersection of the northerly line of Seventeenth street with the easterly line of Dehon street; thence at right angles northerly along the easterly line of Dehon street 310 feet; thence at right angles easterly 160 feet to the westerly line of Harlow street; thence at right angles southerly along the westerly line of Harlow street 310 feet to the point of commencement.

Parcel 4. Commencing at a point on the southerly line of Vallejo street, distant thereon 137 feet 6 inches easterly from the point of intersection of the southerly line of Vallejo street with the easterly line of Mason street; running thence easterly and along the southerly line of Vallejo street 34 feet 4½ inches; thence at right angles southerly 137 feet 6 inches; thence at right angles westerly parallel with

the southerly line of Vallejo street 34 feet 4½ inches; thence at right angles northerly 137 feet 6 inches to the point of commencement.

Parcel 5. Commencing at the point of intersection of the southerly line of Avalon avenue with the easterly line of London street; running thence easterly and along the southerly line of Avalon avenue 200 feet to the intersection of the southerly line of Avalon avenue with the westerly line of Paris street; thence at right angles southerly and along the westerly line of Paris street 250 feet; thence at right angles westerly 200 feet to the easterly line of London street; thence at right angles northerly and along the easterly line of London street 250 feet to the point of commencement.

Parcel 6. Commencing at the point of intersection of the easterly line of Paris street with the southerly line of Avalon avenue; running thence easterly and along the southerly line of Avalon avenue 200 feet to the point of intersection of the southerly line of Avalon avenue with the westerly line of Lisbon street; thence at right angles southerly along the westerly line of Lisbon street 100 feet; thence at right angles westerly parallel with the southerly line of Avalon avenue 200 feet to the easterly line of Paris street; and thence at right angles mortherly along the easterly line of Paris street 100 feet to the point

of commencement.

Parcel 7. Commencing at the point of intersection of the easterly line of Lisbon strect with the southerly line of Avalon avenue; running thence easterly and along the southerly line of Avalon avenue 200 feet to the point of intersection of the souther'y line of Avalon avenue with the westerly line of Madrid strect; thence at right angles southerly along the westerly line of Madrid street 250 feet; thence at right angles westerly parailel with the southerly line of Avalon avenue 200 feat to the easterly line of Lisstreet: and thence at right angles northerly along the easterly line of Lisbon street 250 feet to the point of commencement.

Parcel 8. Commoneing at a point on the easterly line of Forty-third avenue, distant thereon 125 feet north of the point of intersection of the northerly line of Judah street with the easterly line of Forty-third avenue; running thence northerly and along the said easterly line of Forty-third avenue 100 feet; thence at right angles 240 feet to the westerly line of Forty-second avenue; thence at right an-

gles southerly along the westerly line of Forty-second avenue 100 feet; and thence at right angles westerly 240 feet to the point of

commencement.

Parcel 9. Commencing at the point of intersection of the northerly line of Anza street with the easterly line of Twentieth avenue; running thence northerly and along the easterly line of said Twentieth avenue 500 feet; thence at right angles easterly 240 feet to the westerly line of Nineteenth avenue; thence at right angles southerly along the westerly line of Nineteenth avenue 500 feet to the intersection of the westerly line of Nineteenth avenue with the northerly line of Anza street; and thence at right angles easterly along the northerly line of Anza street 240 feet to the point of commencement.

Parcel 10. Commencing at the point of intersection of the northerly line of Anza street with the easterly line of Nineteenth avenue: running thence northerly and along the easterly line of Nineteenth avenue 225 feet; thence at right angles easterly 240 feet to the westerly line of Eighteenth avenue; thence at right angles southerly along the westerly line of Eighteenth avenue 225 feet to the point of intersection of the westerly line of Eighteenth avenue with the northerly line of Anza street; and thence easterly along the northerly line of Anza street 240 feet to the point-of commencement.

Parcel 11. Commencing at a point on the easterly line of Nineteenth avenue distant thereon 100 feet southerly from the southerly line of Geary street: running thence southerly along the easterly line of Nineteenth avenue 125 feet; thence at right angles easterly 240 feet to the westerly line of Eighteenth avenue; thence at right angles northerly along the westerly line of Eighteenth avenue 125 feet; thence at right angles westerly 240 feet to the point of commencement.

Parcel 12. Commencing at the point of intersection of the northerly line of Green street with the easterly line of Gough street; running thence northerly and along the easterly line of Gough street 275 feet to the point of intersection of the easterly line of Gough street with the southerly line of Union street; thence at right angles easterly along the southerly line of Union street 137 feet 6 inches; thence at right angles southerly and parallel with the easterly line of Gough street 275 feet to the northcrly line of Green street; and thence at right angles westerly along the northerly line of Green street 137 feet 6 inches to the point of commencement.

Parcel 13. Commencing at a point on the easterly line of Seventh avenue, distant thereon 125 feet south of the point of intersection of the southerly line of Irving street with the easterly line of Seventh avenue; running tuence southerly along the easterly line of Seventh avenue 100 feet; thence at right angles easterly 120 feet; thence at right angles northerly 100 feet; and thence at right angles westerly 120 feet to the point of commencement.

Parcel 14. Commencing at the point of intersection of the northerly line of Cabrillo street with the easterly line of Seventh avenue; running thence northerly along the easterly line of Seventh avenue 125 feet; thence at right angles easterly 120 feet; thence at right angles southerly and parallel with the easterly line of Seventh avenue 125 feet to the northerly line of Cabrillo street; thence westerly along the northerly line of Cabrillo street 120 teet to the point of commencement.

Parcel 15. Commencing at the cint of intersection of the northerly line of Lombard street with the easterly line of Baker street; running thence northerly and along the easterly line of Baker street 275 feet to the point of intersection of the easterly line of Baker street with the southerly line of Chestnut street; thence at right angles easterly along the southerly line of Chestnut street 137 feet 6 inches: thence at right angles southerly and rapilled with the easterly line of Baker street 275 feet to the north-orly line of Lombard street; and thence at right angles westerly along the northerly line of Lombard street 137 feet 6 inches to the point of commencement.

Parcel 16. Commencing at a point on the southerly line of Lombard street, distant thereon 137 feet 6 inches east of the point of intersection of the easterly line of Fillmore street with the southerly line of Lombard street; running thence easterly and along the southerly line of Lombard street 187 feet 6 inches: thence at right angles southerly 120 feet to the northerly line of Moulton street; thence at right angles westerly along the northerly line of Moulton street 187 feet 6 inches, and thence at right angles northerly 120 feet to the point of commoncement.

Parcel 17. Commencing at the point of intersection of the easterly line of Van Ness avenue with the northerly line of Bay street; running thence northerly along the easterly line of Van Ness avenue 275 feet (more or less) to the point of intersection of the easterly line of Van Ness avenue with the southerly line of North Point street; thence at right angles easterly along the southerly line of North Point street 384 feet (more or less) to the point of intersection of the southerly line of North Point street with the westerly line of Polk street; thence at right angles southerly along the westerly line of Polk street 275 feet (more or less) to the point of intersection of the westerly line of Polk street with the northerly line of Bay street, and thence at right angles westerly along the northerly line of Bay street 384 feet (more or less) to the point of commencement.

Parcel 18. Commencing at a point on the easterly line of Arguello boulevard, distant thereon 332 feet 7 inches northerly from the point of intersection of the northerly line of Geary street with the easterly line of Arguello boulevard; running thence northerly and along the easterly line of Arguello boulevard 275 feet; thence at right angles easterly 120 feet; thence at right angles southerly 4 feet 3 inches; thence at right angles easterly 120 feet to the westerly line of Palm avenue; thence at right angles southerly along the westerly line of Palm avenue 345 feet 9 inches; thence at right angles westerly 120 feet; thence at right angles northerly 75 feet, and thence at right angles westerly 120 feet to the point of commencement.

Parcel 19. Commencing at the point of intersection of the northerly line of Ocean avenue with the easterly line of Junipero Serra poulevard; running thence northerly and along the easterly line of Junipero Serra boulevard approximately 106.63 feet; thence at an angle of 64 deg, and 28 min, southeasterly parpallel with the northerly line of Ocean avenue approximately 446.28 feet; thence at right angles south-westerly 104.37 feet to the northerly line of Ocean avenue; thence at right angles northwesterly along the northerly line of Ocean avenue 400.57 feet to the point of commencement.

Parcel 20. Commencing at the point of intersection of the southerly line of Hearst avenue and the easterly line of Foerster street; running thence easterly and along said line of Hearst avenue 100 feet; thence at a right angle southerly 225 feet to the northerly line of Flood avenue; thence at a right angle westerly along said line of Flood avenue 100 feet to the cast-erly line of Foerster street, and thence at a right angle northerly along said line of Foerster street 225 reet to the point of commencement.

Parcel 21. Commencing at a point on the westerly line of Mason street, distant thereon 61 feet northerly from the northerly line of Clay street; running thence northerly and along said line of Mason street 59 feet to the southerly line of Tructt street; thence at a right angle westerly and along said line of Tructt street 80 feet; thence at a right angle southerly 59 feet to a point distant northerly 61 feet from the northerly line of Clay street measured at right angles thereto, and thence at a right angle easterly 80 feet to the point of commencement.

Parcel 22. Commencing at the point of intersection of the easterly line of Webster street with the northerly line of Page street; running thence northerly along said easterly line of Webster street 120 feet; thence at a right angle east-erly 152 feet 6 inches; thence at a right angle southerly 120 feet to the northerly line of Page street; thence at a right angle westerly and along said northerly line of Page street 152 feet 6 inches to the point

of commencement.

Parcel 23. Commencing at a point on the northwesterly line of Paris street, distant thereon one hundred and fifty (150) feet northeasterly from the point formed by the intersection of the said northwesterly line of Paris street with the northeasterly line of Excelsior avenue, and running thence northeasterly along the said northwesterly line of Paris street one hundred and fifty (150) feet; thence at a right angle northwesterly one hundred (100) feet; thence at a right angle southwesterly one hundred and fifty (150) feet, and thence at a right angle southeasterly one hundred (100) feet to the northwesterly line of Paris street and the point of commencement.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County, as aforesaid, and to prosecute such proceedings to a speedy

determination.

Adopted by the following vote: Ayes—Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShachy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Privilege of the Floor.

Mrs. Daniels. representing the faculty of the Lowell High School, declared that the site provided for Lowell High was inadequate, that in the past Lowell High served the entire city—more than 75 per cent of its students came from outside. She asked that a site more ample than the one in the Richmond District be provided—"Give us a site that will serve the whole city."

Mrs. Calhan, representing Federation of Improvement Clubs West of Twin Peaks, objected to the site at Excelsior avenue and London street as a site for the High School for the southwesterly portion of the city. "The proposed site," she said, "is fine for a Junior High, but for a High School for the entire southwesterly district, absolutely no."

westerly district, absolutely no."

M. De Paoli, representing Excelsior District, declared he was to be notified when the board of directors was to consider the selection of a High School site for the southwesterly portion of the city; that a meeting was held Friday and that he was not there. He suggested and requested that a site on San Jose avenue opposite Baiboa Park be selected for the High School in the southwesterly district.

F. Dohrmann. member of the Board of School Directors, declared that all he wanted was action on the general program. "We will se'l our idea to you as to proper sites if we can—it represents our best judgment; but we are not trying to cram anything down your throats. We meet every Wednesday and are willing to discuss any alternative proposition you have to offer." He invited delegations of improvement clubs to attend sessions of the Board of Education.

Adopted.

Whereupon, the foregoing resolution was *adopted* by the following vote:

Ayes — Supervisors Badaracco, Bath, Celman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

Passed for Printing.

The following bill was passed for printing:

Mayor to Execute Agreement for Acquisition of University Mound Property.

Bill No 6595, Ordinance No. —— (New Series), as follows:

Ordinance directing the Mayor of the City and County of San Francisco to execute an agreement with Emma Moffat McLaughlin, Henrietta Moffat and Elizabeth M. Sharp for the purchase by the City and County of the entire Block No. 36 as per map of the University Mound Survey and the westerly half of Block No. 28 as per map of the University Mound Survey, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with Emma Moffat McLaughlin, Henrietta Moffat and Elizabeth M. Sharp, providing for the immediate purchase of those certain lots, pieces or parcels of land situate, lying and being in the City and County of San Francisco, and known as Block No. 36 as per map of University Mound Survey and the westerly half of Block No. 28 as per map of University Mound Survey, for the sum of \$28,375, and giving to the City and County of San Francisco the option to purchase the easterly half of Block No. 28 as per map of the University Mound Survey on or before the 30th day of June, 1926, for the further principal sum of \$8,625. and also giving to the City and County the right to the immediate possession of the easterly half of Block No. 28 as per map of the University Mound Survey upon the making of the first payment hereinabove referred to.

Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee of said Board.

Spur Track Permit.
Bill No. 6596, Ordinance No. —

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to R. W. Kinney to construct, maintain and operate a spur track on Fifth street between Bryant and Braunan streets, as hereinafter described.

Be it ordained by the People of the City and County of San Fran cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to R. W. Kinney to construct, maintain and operate a spur track on Fifth street be-

tween Bryant and Brannan streets.

as follows:

Beginning at a point in Fifth street, said point being distant westerly 23.5 feet from the easterly line of Fifth street and distant southerly 297.81 feet from the southerly line of Bryant street produced; thence northerly and parallel to said easterly line of Fifth street a distance of 55.78 feet to a point: thence northerly on a curve concave to the right having a radius of 252.35 feet a distance of 63.03 feet to a point; thence northerly on a tangent a distance of 10.32 feet to a point; thence northerly on a curve concave to left having a radius of 252.35 feet a distance of 63.03 feet to a point; thence northerly on a tangent parallel to and distant westerly 5 feet from said easterly line of Fifth street a dis-tance of 5.0 feet to a point, said point being distant southerly 58.25 feet from the southerly line of Bryant street.

Sa'd permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be con-strued as a part hereof as complete as though the same were written in

this ordinance.

Provided that said spur track shall be laid under the supervision and to the lines and grades as fur nished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by R. W. Kinney.

Provided that R. W. Kinney shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Contract for Fire Hose, Extension of Time, Pioneer Rubber Company.

Supervisor Rossi presented: Resolution No. 22107 (New Se-

ries), as follows:

Resolved, That extension of time of 30 days is hereby granted to contractor Pioneer Rubber Mills upon the delivery of fire hose, awarded by Resolution No. 21797, approved November 27, 1923, as follows, viz.: 1500 feet of 1-inch chemical hose,

on account of delay occasioned in receiving the specially woven duck required for the manufacture of said hose.

3000 feet of 3-inch cotton rubberlined fire hose, on account of delay occasioned in receiving the special yarn required for the manufacture of said hose; pursuant to recom-mendation of the Board of Fire Commissioners.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheeny, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-18.

Mayor to Lease Grounds and Buildings for Exposition Purposes.

Supervisor McGregor presented: Resolution, No. ——— (New Se-

ries), as follows:

Resolved, That the Mayor be and Resolved, That the Mayor be and is hereby authorized to execute, on behalf of the City and County, a contract with the San Francisco Exposition Company of the City and County of San Francisco, for the lease of certain grounds and buildings intended to be used for industrial expositions and him took industrial exposition and live stock show and other purposes; said contract having been approved by the City Attorney.

Referred to Public Buildings and Finance Committees. Copies of contract to be sent each member.

Resolutions of Respect.

motion of Supervisor Mc-On Gregor, the Clerk was instructed to prepare appropriate resolutions of respect and sympathy to Mr. and Mrs. Rainey over the untimely death of their son, Halsted Rainey, and when the Board adjourns it do so out of respect to his memory. Relative to Delay in Construction of Francisco School.

Supervisor McLeran explained the delay in the construction of the Francisco School was due to the fact that there is still one piece of property under condemnation in Judge Troutt's court and until a decision is handed down the construction cannot proceed.
Public Safety Committee Endorsed.

Supervisor Bath presented:
Resolution No. 22108 (New Series), Indorsing this public safety plan and also authorizing the appointment of such a committee of 1000 citizens to work in co-operation with the State Automobile Associawith the State Automobile Association and the Police Department in carrying on this work in the interest of public safety, the duty of this committee being to report all traffic violations to the California State Automobile Association. They will be assisted by a public school traffic reserve of 1000 school children.

Adopted under suspension of the rules by the following vote:

A v e s — Supervisors Badaracco.

Bath, Colman, Deasy, Harrelson, Hayden. Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—18.

ADJOURNMENT.

There being no further business the Board at 6 p. m. adjourned.

J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisors March 17, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors. City and County of San Francisco. Monday, February 18, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.

CONTRACTOR IN ASSESSMENT OF STREET

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, FEBRUARY 18, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted pres-

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisor Katz—1.

(Supervisor Katz excused on account of illness.)

Quorum present.

His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL.

The approval of the Journal of Proceedings of last meeting laid over.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Relative to Complaints Against Board of Health.

The following was presented, read by the Clerk and referred to the Health Committee:

Mayor's Office.

San Francisco, Feb. 14, 1924. Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, Cal.

My Dear Colleagues: I have been disturbed by criticism appearing in the daily press concerning alleged complaints regarding the management of affairs connected with the Board of Health.

department, affecting very life of our City's welfare, has always had my constant

thoughtful attention.

Will you kindly do me the honor of referring any complaints which you may have to me, personally. If such criticisms are merited they will have my prompt attention, and I will rectify them, to the end that the management and operation of our Health Department shall be always maintained to the highest standard.

Very respectfully yours, JAMES ROLPH, JR., Mayor.

Civic Center Fountains.

The following was presented and read and referred to the Finance Committee:

February 14, 1924.

My Dear Colleagues: The suggestion has been vanced to me, and I think it is worthy of your serious consideration, that not only for the adornment of our beautiful Civic Center, but as well for a living monument to our great Hetch Hetchy enterprise, and which will be a constant reminder to our people and all visitors to our city, of the living life of water, light and power that we erect, in place of the two temporary fountains we have at present in the Civic Center, two works of art in the shape of two magnificent fountains costing approximately \$100,000 each.

From these two stately and magnificent fountains the water of Hetch Hetchy will forever flow in our Civic Center, and that we illuminate a briliant glow of colored lights upon the flowing water by the power that will come from

Hetch Hetchy.

The City of Cincinnati has such a fountain costing approximately \$100,000, donated by one of its generous citizens, and it is one of the delightful works of art of that city.

I just ask you to imagine what a delight it would be and what a show it would make to have two big fountains throwing in the air great sprays of water, falling from a majestic monument and the colored lights thrown upon it as we saw them at the time of the San Francisco World Exposition.

Such a project is worthy of Hetch Hetchy and merits our ful-

fillment.

I respectfully suggest that you refer this suggestion to the Finance Committee, to the end that the finances may be provided.

Very respectfully yours, JAMES ROLPH, JR.,

Mayor.

Leave of Absence, Mrs. Mildred Pollok. The following was presented and

read by the Clerk:

San Francisco, Cal., Feb. 18, 1924. To the Honorable Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen:

At the direction of the Mayor I respectfully request that you concur with him in granting a leave of absence, with permission to absent herself from the State of California, for a period of 60 days, commencing February 19th, to Mrs. Mildred Pollok, member of the Playground Commission.

Respectfully yours, W. F. BENEDICT,

Assistant Secretary to the Mayor. Whereupon, the following resolution was presented and adopted by the following vote: Resolution No. 22146 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mrs. Mildred Pollok, member of the Playground Commission of the City and County of San Francisco, is hereby granted a leave of absence for a period of sixty days, commencing February 19, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco. Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Protest of Sunnyside Improvement Association, Representing Various Improvement Clubs West of the Twin Peaks and the Exceisior District, Against the Confirmation of a Site Selected for High School.

The following was presented and

read by the Clerk:

Communication from the Sunny-side Improvement Association, representing various improvement clubs west of Twin Peaks district, the Mission and Excelsior districts. protesting the confirmation of high school site selected by the Board of Education for the aforesaid districts.

Referred to the Public Buildings

Committee.

Also, communication from Glen Park Community Club, protesting confirmation of site selected by the Board of Education for high school west of the Twin Peaks dis-

Read and referred to the Public

Buildings Committee.

Preservation of the Palace of Fine Arts.

Communication from the Francisco Museum of ...rt, advising that there is no objection on the part of the military authorities to selling nine acres of land now occupied by the Palace of Fine Arts and as a measure for the preservation of these historical buildings suggesting the purchase of the land by the City and offering to co-operate in an endeavor to arrange for a satisfactory basis upon which said property may be acquired.

Read and referred to the Public

Welfare Committee.

Washington's Birthday Exercises.

Communication from the California Society of the Sons of the American Revolution, inviting the Board to attend commemorative exercise at the Houdon Statue of George Washington in the Palace of Fine Arts, San Francisco, February , 1924, at 2 p. m.

Read and invitation accepted.

Proposed Municipal Car Line Extensions, Eureka and Diamond Streets. The following was presented and

read by the Clerk:

Communication from the West of Castro Street Improvement Club. requesting members of the Board to attend a mass meeting to be held at Willopi Hall, 461 Twenty-fourth street, Tuesday evening, February 19, 1924, to discuss the question of the proposed extension of the Mu-nicipal car line on Eureka and Diamond streets.

Invitation accepted.

Protest Against Appropriation Stepdown Station for Hydroelectric Municipal Power.

The following were presented and

read by the Clerk:

from Communication the San Francisco Bureau of Governmental Research, questioning the legality of proposed appropriation for stepdown station for municipal hydroelectric power and protesting it as being clearly ill-advised at time.

communication from Also. the Francisco Chamber of Commerce, opposing as unbusiness-like the \$800,000 proposed appropriation for the first unit of a distributing system step-down station within the City and County of San Francisco before it is known that the people will vote millions required for a distributing system that will make the power available for use.

Referred to the Public Utilities

Committee.

Recommendations for Traffic Regulatlon

Supervisor Bath presented:

Communication from the Civic League of Improvement Clubs, submitting recommendations of its police committee for amendments to the traffic law calculated to afford greater safety to the public.

Read and referred to the Judici-

ary and Traffic Committee.

Appropriation Requested for Evaluation of the Properties of the Pacific Gas and Electric Company and the Great Western Power Company by the Railroad Commission.

The following was presented and

read by the Clerk:

Communication from the City Attorney, enclosing communication from the Railroad Commission relative to the application of the City for an evaluation of the properties of the Pacific Gas and Electric and Great Western Power Companies and requesting that the sum of \$5,000 be made available to meet such bills as the commission may send in prior to July 1st of this year.

Referred to the Finance Commit-

tee.

of Compensation mended for Assistant City Attorney John J. Dailey.

The following was presented and

read by the Clerk:

Communication from City Attorney, advising that John J. Dailey has been detailed to represent the City before the Railroad Commission in the matter of the evaluation of the Pacific Gas and Electric and Western Power Companies' Great properties and recommending, in view of the great responsibility and technical knowledge required in these proceedings, that his compensation be made commensurate with the work to be performed.

Referred to the Finance Committee.

Notice of Reconsideration.

The following resolution, subject to Supervisor Welch's notice of reconsideration, was taken up:

Clerk Directed to Advertise for Sealed Proposals for \$5,281,000 41/2 Per Cent Water Bonds.

Resolution No. 22094 (New Se-

ries), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received on Monday, March 24, 1924, up to the hour of 3 o'clock p. m., for purchase of the following described bonds of the City and County of San Francisco, to-wit:

\$5,281,000 4½ per cent Water Bonds, issue of 1910, comprising bonds of \$1,000 denomination, ma-

turing as follows:

147 bonds of each year's maturity

from 1929 to 1953, inclusive. 146 bonds of each year's maturity

from 1954 to 1964, inclusive. The Finance Committee is di-

rected to fix the terms and conditions of sale.

February 11, 1924 - Adopted by

the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi. Schmitz, Shannon, Wetmore—16.

Noes - Supervisors McSheehy,

Welch-2.

Supervisor Welch proceeded and discussed at length the necessity of the construction at this time of a step-down station for handling hydroelectric power developed at Moccasin Creek.

Mr. Gates, representing the San Francisco Bureau of Municipal Research, was heard with reference to the circulation of the "City," the publication of San Francisco Bureau of Municipal Research, and its attitude toward municipal problems.

Assistant City Engineer Eckart was heard with reference to the necessity of this money to continue Hetch Hetchy construction and thereby in some measure averting a

water famine.

Point of Order

Supervisor McGregor raised the point of order that the matter un-der discussion is not before the Board. "We are considering whether or not we wish to pass this resolution calling for bids for water bonds."

Notice of Reconsideration Withdrawn.

Whereupon, Superrisor Welch de-clared that, "Inasmuch as the City Engineer has stated that part of this money is absolutely essential and necessary to keep San Francisco from a possible water famine, I cannot, and no member of this Board should be placed in a position of voting for reconsideration which, upon defeat, would prevent you from any other record except having voted against the money for the purposes stated by the Assistant City Engineer. I would like to go with Supervisor McSheehy, I would like to have the Board reconsider

this, but I cannot and will not be placed in a position of casting my vote against an item that would prevent San Francisco from developing water necessary for people of San Francisco. With the consent of my second, inasmuch as I have received from the City En-gineer the information I asked for last week, I now withdraw the notice of reconsideration."

Whereupon, the Chair, there being no objection, declared that the aforesaid resolution stands as adopted

a week ago.

Explanation of Vote, Solicitation of Bids for Sale of Water Bonds.

The following was presented by Supervisor McSheehy and ordered spread in the record.

Feb. 18, 1924. On February 11, 1924, as a member of the Board of Supervisors of the City and County of San Francisco, I voted no on Resolution No. 22094. I wish to qualify my vote of no and have same printed and inserted in the records as follows:

Resolution No. 22094 calls for the sale of \$5,281,000 of water bonds. Section 10, Article XII of the Charter states bonds shall be sold

from time to time as required.
We are in receipt of communication from the City Engineer showtion from the City Engineer showing that he will require a little over \$5,000,000 for construction work on Hetch Hetchy this year. A direct saving of \$26,000 can be made by selling this block of bonds in two sales, and in doing so we will comply with the charter, which should be complied with and which should be complied with and not violated.

I am not opposed to the selling of these bonds, but I am opposed to selling them as a whole when they could be sold in two installments. I repeat, again, making a direct saving of \$26,000.

For these reasons I voted no and

wish my vote so recorded.

Notice of Reconsideration.

The following resolution, subject to notice of reconsideration, was taken up.

Clerk Directed to Advertise for Sealed Proposals for \$5,000,000 5 Per Cent

School Bonds.

Resolution No. 22093 (New Se-

ries), as follows:

Resolved. That the Clerk be directed to advertise that sealed pro posals will be received on Monday, March 24, 1924, up to the hour of 3 p. m., for the purchase of the following described bonds of the City and County of San Francisco, towit:

\$5,000,000 5 per cent School

Bonds, issue of March 1, 1923, comprising 125 bonds of \$1,000 denomination of each year's maturity, 1928 to 1967, inclusive. The Finance Committee is di-

rected to fix the terms and condi-

tions of sale.

February 11, 1924 - Adopted by

the following vote:
Ayes—Supervisors Badaracco, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

No-Supervisor McSheehy-1.

Motion.

Supervisor McSheehy moved to reconsider the vote whereby the foregoing resolution was adopted.

Motion lost by the following vote: Aye-Supervisor McSheehy-1.

Noes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mor-gan, Robb, Roncovieri, Rossi, Schnitz, Shannon, Welch, Wetmore -16.

Absent-Supervisor Katz-1.

Explanation of Vote, Solicitation of Bids for Sale of School Bonds.

The following was presented by Supervisor McSheehy, read by the Clerk and ordered spread in the minutes:

Feb. 18, 1924.

On February 11, 1924, as a member of the Board of Supervisors of the City and County of San Francisco, I voted no on Resolution No. 22093 and gave notice of reconsideration.

I wish to qualify my vote of no and have same printed and inserted

in the records as follows:

In the history of the San Francisco School Department in no one year have we ever spent \$3,000,000 for school construction work.

Resolution No. 22093 calls for the sale of \$5,000,000 school bonds.

Section 10, Article XII of the Charter states bonds shall be sold from time to time as required. are violating this section of the Charter in selling such a large block of bonds at this time. \$3,000,000 of the bonds could be sold now and \$2,000,000 six months from now if necessary.

I am not opposed to the construction of new school buildings. am opposed to violating the Charter, as quoted above, which states clearly that we shall authorize the sale of bonds as required. This section was placed in the Charter for no other reason except to save the interest on bonds not required; therefore, two separate sales of this large block of bonds would mean a direct interest saving of \$20,000 and would not impair the efficiency of the contemplated construction program as outlined by the Board of Education.

For these reasons I am voting no and wish my vote so recorded.

PRESENTATION OF PROPOSALS. Band Instruments for School Department.

Sealed proposals for furnishing band instruments for the School Department were received between the hours of 2 and 3 p. m., opened in the Board and referred to the Supplies Committee.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Streets and Commercial Development Committee, by Supervisor

Harrelson, chairman.

Public Utilities Committee, by Supervisor Shannon, chairman.

Fire Committee, by Supervisor Deasy, chairman.

Health Committee, by Supervisor Badaracco, chairman.

Van Ness Avenue Extension.

Mayor Rolph called the attention of the Board to the question of the extension of Van Ness avenue, and stated that he thought the Board should decide now whether or not it shall be extended. He introduced Mr. Henry Roscrafeld, who owns the Market street frontage at Van Ness avenue, who said he wanted to improve Market street with a new building, but felt that he ought to know what the City intends to do before he went ahead.

Supervisor McLeran advised Mr. Rosenfeld to go ahead and improve his property. If he is suffering any damage it is through his own delay. The City has never asked property owners to hold up building operations.

Assistant City Engineer Healy estimated cost of proposed improvement at \$750,000.

Whereupon, on motion of Supervisor Welch, the subject matter was referred to a joint committee of streets and traffic, Supervisor Harrelson chairman. The committee will meet on Thursday of this week.

Set-Back Line Hearing, 2 P. M. The following matter was taken off the calendar for the reason indicated below: Hearing of objections to the establishment of set-back lines on Scott street, Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue and Twenty-ninth avenue, fixed for the hour of 2 p. m. this date.

(Inasmuch as no notice of the resolution of intention was posted, it will be necessary to adopt another resolution of intention which is on the calendar today. See Resolution No. 22122, New Series.)

Relative to Cemetery Removal Ordinance.

Supervisor Colman made a statement to the effect that after consultation with the City Attorney's office, that it was deemed advisable to withdraw the cemetery removal ordinance now pending before the Board and to prepare and submit in its place four distinct ordinances, each dealing with one specific cemetery.

"It will be necessary for this matter to be taken to the Supreme Court for judgment as to the validity of the legislative acts on which all our proceedings are based."

He requested that the subjectmatter be laid over for two weeks (March 3) and that it be made a Special Order for 3 p. m., at which time the four ordinances referred to will be presented.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22109 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Anditorium Fund.
(1) Musical Association of San Francisco, for services of the San Francisco Symphony Orchestra for concert of January 15, 1924 (claim dated Feb. 4, 1924), \$2,007.50.

County Road Fund.

(2) Louis J. Cohn, final payment, improvement of intersection of the Great Highway and Sloat boulevard (claim dated Jan. 30, 1924), \$2,926.18.

Municipal Railway Depreciation Fund.

(3) Charlotte P. Bailey, payment for property and moving of building, required for widening of Randolph street and Worcester avenue; per Resolution No. 22023 (New Series); for extension of Municipal Railways (claim dated Jan. 30,

1924), \$948.45.

(4) Fannie Chapman, moving building from property required for the widening of Randolph street and Worcester avenue; per Reso-lution No. 21678 (New Series); for Municipal Railway extension (claim dated Jan. 29, 1924), \$649.25.
(5) Seth B. Crawford and Nellie

Crawford, moving building from property required for the widening property required for the widening of Randolph street and Worcester avenue; per Resolution No. 21774 (New Series); for Municipal Railway extension (claim dated Jan. 29, 1924), \$537.95.

(6) Hannah Higgins, moving building required for the

building required for the widening of Randolph street and Worcester avenue; per Resolution No. 21775 (New Series); for Municipal Rail-way extension (claim dated Jan. 29,

1924), \$1,348.50.
(7) Margaret Rowe, moving buildings required for the widening of Randolph street and Worcester avenue; per Resolution No. 21678 (New Series); for Municipal Railway extension (claim dated Jan 29, 1924),

\$2,434,45.

(8) John Schneider and Katie Schneider, for property and moving of building required for the widening of Randolph street and Worcester avenue; per Resolution No. 22023 (New Series); for Municipal Railway extension (claim dated Jan. 30, 1924), \$1,671.50. Special School Tax.

(9) Anderson & Ringrose, tenth payment, general construction of Horace Mann School (claim dated Jan. 30, 1924), \$15,920.25.
(10) P. J. Enright, fourth pay-

ment, heating and ventilating Horace Mann School (claim dated Jan. 30, 1924), \$4,111.50. (11) P. J. Enright, first payment,

heating and ventilating Portola School (claim dated Jan. 30, 1924), School \$2,847.64.

(12) John Reid, Jr., eighth payment, architectural service, Pacific Heights School (claim dated Jan.

30, 1924), \$1,176.79.

(13) Butte Electrical Co., third payment, electrical work, Pacific Heights School (claim dated Jan.

, 1924), \$2,640.48. (14) Thos. Skelly, first payment, plumbing work, Portola Primary

(San Bruno) School (claim dated Jan 30, 1924), \$1,127.89. (15) Anderson & Ringrose, third payment, general construction, Portola Primary (San Bruno) School (claim dated Jan. 30, 1924), \$9,855. School Construction Fund, Bond Issue, 1918. (16) D. N. & E. Walter & Co.,

final payment on window and door shades contract for the North Beach (Galileo) High School (claim dated Jan. 30, 1924), \$855.65.

Water Construction Fund, Bond Issue 1910.

(17) Kresteller Motor Co., two Ford autos, Hetch Hetchy construction (claim dated Jan. 28, 1924), \$1,044.40.

(18) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Jan. 28,

1924), \$1,669.19. (19) The Pelton Water Wheel Co., repairs to pump, etc. (claim dated Jan. 28, 1924), \$1,041.62.

(20) Union Construction & Dry

Dock Co., second and final payment, delivering and furnishing structural steel for Moccasin Creek power plant (claim dated Jan. 29, 1924), \$7,066.26.

General Fund, 1923-1924.

(21) San Francisco Journal, official advertising (claim dated Feb. 4, 1924), \$715.58.

American LaFrance Fire (22)Engine Co., Fire Department apparatus parts (claim dated Jan. 21,

1924), \$656.90. (23) Shell Company, fuel oil, Fire

Department (claim dated Jan. 31,

- 1924), \$801.87. (24) Spring Valley Water Co., water service, Fire Department hydrants (claim dated Jan. 31, 1924). \$13,375.80.
- (25) Clinton Construction Co., final payment, construction of extension to Army street sewer (claim dated Jan. 30, 1924), \$28,-059.10.

(26) Municipal Construction Co., final payment, improvement of Liberty and of Sanchez streets (claim dated Jan. 30, 1924), \$934.31.

(27) Van Emon Elevator Co., first payment, repair of elevators in public buildings (claim dated Jan.

30, 1924), \$2,336.30. (28) Equitable Asphalt Maintenance Co., street asphalt resurfac-ing during December (claim dated

Jan. 28, 1924), \$545.20.

(29) Standard Oil Co., asphalt, street repair (claim dated Jan. 28.

1924), \$2,283.58. (30) Wm. Cluff Co., groseries, Relief Home (claim dated Jan. 26,

1924), \$675.04. (31) Haas Bros., groceries, Re-lief Home (claim dated Jan. 29,

1924), \$501.01. (32) Jacobs, Malcom & Burtt, potatoes, Relief Home (claim dated

Jan. 29, 1924), \$563.64.
(33) Sperry Flour Co., cereals,

Relief Home (claim dated Jan. 29, 1924), \$786.59.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Appropriation, \$20,000, Maintenance of Aquarium.

Resolution No. 22110 (New Series), as follows:

Resolved. That the sum of \$20,000 be and the same is hereby set aside. appropriated and authorized to be expended out of General Fund, 1923-1924, to the credit of Budget Item No. 555, for the maintenance of Aquarium, during balance of the fiscal year. (In accord with provi-sions of Resolution No. 21263 (New Series.)

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Shannon, Welch. Wetmore—17.

Absent—Supervisor Katz—1.

Appropriation, \$13,601.47, Being 50% of Moneys Recovered by S. E. Skidmore and A. L. Kramer Checking Deeds and Sales of Property to State for Delinquent Taxes.

Resolution No. 22111 (New Series), as follows:

Resolved, That the sum of \$13,-601.47 be and the same is hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to S. E. Skid more and A. L. Kramer; being 50 per cent of moneys recovered and paid into the city treasury as the result of their services in the matter of their check on all deeds and sales to the State by the Tax Collector of property on which the lector of property of which the taxes were first delinquent for the fiscal year 1916-1917, or were de-linquent for prior years, which did not show redemption, cancellation or sale by the State, on deeds or certificates of sale; being in accordance with and as provided by kesolution No. 20338 (New Series), and covering period to December 17, 1923.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Shannon, Welch, Wetmore--17.

Absent—Supervisor Katz—1.

Appropriations for Repair of County Jail Fences and Painting and Fixtures in Auditor's Office.

Resolution No. 22112 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of "Miscellaneous Repairs to Buildings," Budget Item No. 64, for the purposes hereinafter mentioned, to-wit:

(1) For repair of fences surrounding County Jails Nos. 2 and 3,

\$3.500.

(2) For painting and fixtures in

office of the Auditor, \$850.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Apprepriation, \$1,600, for Additional Bedding, Relief Home.

Resolution No. 22113 (New Se-

ries), as follows:

Resolved, That the sum of \$1,600 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, to the credit of Relief Home, Appropriation No. 44B, for the purchase of bedding and beds for the accommodation of featured distinguishments. forty additional cases at the Relief Home.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch

Wetmore-17.

Absent—Supervisor Katz—1.

Amending Zoning Ordinance Placing Golden Gate Heights in First Residential District.

Bill No. 6584, Ordinance No. 6135

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating location of and establishing the trades, industries and the location of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place and property shown on the map of Golden Gate Heights, as filed in the office of the Recorder of the City and County of San Francisco on September 8, 1923, in Map Book "J," pages 30 to 38, inclusive, in the first residential district instead of the second residential district.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1.

Establishing Set-back Lines. Bill No. 6585, Ordinance No. 6136

(New Series), as follows:

Establishing set-back lines along portions of Forty-third avenue, Thirty-fifth avenue, Miramar avenue, Twenty-second avenue, Broderick street, Balboa street and Thirty-first avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 31st day of December 1923, the Beard of Supervisors adopted Resolution of Intention No. 31 to establish set-back lines along portions of Forty-third avenue, Thirty-fifth avenue, Miramar avenue, Twenty-second avenue, Broderick street, Balboa street and Thirty-first avenue, and fixed the 4th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made ex cept those that were duly and proerly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) set-back lines are hereby established

as follows:

Along both sides of Forty-third avenue between Cabrillo and Fulton streets, said set-back line to 12 feet.

Along the easterly side of Thirtyfifth avenue between Anza street and Balboa street, said set-back line to be 10 feet.

Along the westerly side of Miramar avenue, commencing at a point 100 feet southerly from Holloway avenue, and running thence southerly to a point 100 feet northerly from Grafton avenue, said set-back

line to be 111/2 feet.

Along the westerly side of Twenty-second avenue between Ulloa street and Vicente street, said set-back line to be 15 feet; along the easterly side of Twenty-second ave-nue between Ulloa street and Vicente street, said set-back line to be 12 feet.

Along the easterly side of Twentysecond avenue, commencing at Cabrillo street, and running thence southerly 100 feet, said set-back line to be 10 feet.

Along the westerly side of Broderick street, commencing at Fulton street and running thence northerly 187½ feet, said set-back line to be 11½ feet.

Along the northerly side of Balboa street between Forty-seventh avenue and Forty-eighth avenue, said set-back line to be 10 feet.

Along the westerly side of Thirtyfirst avenue, commencing at a point 700 feet southerly from Taraval street, and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence set-back line to be 8 feet; thence southerly 300 feet, said set-back line to be 12 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, said set-back line to be 4 feet; along the easterly side of Thirty-first avenue, commencing at a point 100 feet southerly from Taraval street, and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, said set-back line to be 8 feet; the said set-back line to be 8 feet; erly 300 feet, said set-back line to be 12 feet; thence southerly feet, said set-back line to 8 feet; thence southerly 25 feet; said setback line to be 4 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Badaracco, Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17. Absent-Supervisor Katz-1. Establishing Set-back Lines.

Bill No. 6581, Ordinance No. 61.

(New Series), as follows:

Establishing set-back lines along portions of Thirty-seventh avenue, Forty-sixth avenue, Thirty-second avenue, Thirty-eighth avenue, Twenty-seventh avenue, Eleventh avenue, Francisco street, Thirty-fifth avenue and Funston avenue.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welc

Wetmore-17.

Absent—Supervisor Katz—1.

Zoning Ordinance Amended, Potrero Avenue.

Bill No. 6144, Ordinance No. 6138

(New Series), as follows:

No. 5464 Ordinance Amending (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its ing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Potrero avenue, commencing at a point 75 feet northerly from Twenty-fourth street and running thence northerly 100 feet, in the commercial district instead of the second residential district.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Laundry, Renovatory, Oil and Boiler Parmits.

Resolution No. 22114 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Laundry.

John W. Barron, at 1200 Franklin street.

Independent Laundry, at northeast corner of Eighteenth and Alabama streets.

R. A. Waldman, at 834 Octavia

street.

Clothes-Cleaning Establishment,

Independent Laundry, at north-east corner of Eighteenth and Alabama streets; also to store 1200 gallons of gasoline on premises.

Oil Storage Tank.

San Francisco Protestant Orphanage, between Twenty-eighth and Thirtieth avenues, Vicente and Wawona streets, 1800 gallons capacity.

Pacific Telephone and Telegraph Co., at southwest corner of Bush and Larkin streets, 1800 gallons capacity.

Independent Laundry, at north-east corner of Eighteenth and Alabama streets, 2600 gallons capacity.

Boiler.

Gus Molakidis, at 3314 Army street, additional 100 horse power. Independent Laundry, at north-east corner of Eighteenth and Ala-

bama streets, 200 horse power.

I. B. Simon, 985 Market street,

5 horse power.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Blasting Permit.

Resolution No. 22115 (New Se-

ries, as follows:

Resolved, That H. V. Tucker Co. is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while removing old foundation wall on the west side of New Montgomery street between Minna and Natoma streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$20,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said H. V. Tucker Co., then the privileges and all the rights ac cruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be executed within six months, otherwise said permit

becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Changing Street Grades.

Bill No. 6586, Ordinance No. 6139 (New Series), entitled "Changing re-establishing the and official grades on Twenty-third street between Illinois and Louisiana streets produced, and on Georgia and Michigan streets between Twenty-third and Twenty-fourth streets," etc.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1.

Bill No. 6587, Ordinance No. 6140 (New Series), entitled "Changing re-establishing the official and grades on Twenty second avenue between Geary and Anza streets."

etween Geary and Anato A yes — Supervisors Badaracco, lath Colman Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Fixing Sidewalk Widths on Turk Street Between Masonic and Parker Ave-

Bill No. 6588, Ordinance No. 6141

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sdewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eight hundred and thirty-five.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office January 25, 1924, by adding thereto a new section, to be numbered eight hundred and thirtyfive, to read as follows:

Section 835. The width of side-walks on Turk street between Masonic avenue and Parker avenue shall be ten (10) feet.

Section 2. This ordinance shall take effect and be in force from and

after its passage.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Ressi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Ordering Street Work, Twenty-fourth Avenue.

Bill No. 6589, Ordinance No. 6142 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

tisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 19, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Twentyfourth arenue between Lincoln way and Irving street, where not already improved, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri,

Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Establishing Grades on Howard Street Between Twenty-sixth and Army Streets.

Bill No. 6590, Ordinance No. 6143 (New Series), as follows:

Establishing grades on Howard street between Twenty-sixth and

Army streets.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on Howard street between Twenty-sixth and Army streets are hereby established at points hereinafter named, and at heights above city base as herein-after stated, in accordance with recommendations of the Board of Public Works filed January 15, 1924.

Howard Street.

Twenty-sixth street, 50 feet. (The same being the present official grade.)

250 feet southerly from Twenty-

sixth street, 38.50 feet.

12 feet easterly from the westerly line of, at Army street northerly line, 36 feet.

12 feet westerly from the easterly

line of, at Army street northerly line, 35 feet.

On Howard street between Twenty-sixth street and Army street be established to conform to true gradients between the grade eleva-tions above given therefor. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.
Absent—Supervisor Katz—1.

Ordering Street Work, Campbell and Teddy Avenues.

Bill No. 6591, Ordinance No. 6144

(New Series), as follows:

Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 10, 1921, having recommended the ordering of the following street work, the same is hereby ordered to be

done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Campbell avenue between Delta street and Rutland street, and the improvement of the crossing of Campbell avenue and Rutland street and the crossing of Teddy avenue and Rutland street, by grading to official line and grade, by the construction of concrete curbs, by the construction of the co tion of artificial stone sidewalks of the full official width on the corners of the above-mentioned crossings, by the construction of the following brick catchbasins with castiron frames, gratings and traps and 10-inch vitrified, salt-glazed, ironstone pipe culverts, three on the crossing of Teddy avenue and four on the crossing of Campbell avenue, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaraceo, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Changing Grades on Wilder Street Between Carrie and Diamond Streets.

Bill No. 6592, Ordinance No. 6145 (New Series), entitled "Changing and re-establishing the official

grades on Wilder street between

Carrie and Diamond streets.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Changing Grades on Utah Street From Twenty-fifth Street Southerly.

Bill No. 6593, Ordinance No. 6146 (New Series), entitled "Changing and re-establishing the official grades on Utah street between Twenty-fifth street and a line parallel with and 259.42 feet southerly therefrom.'

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$41,430.72, recommends same be allowed and ordered paid.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Katz—1. NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22116 (New Se-

ries), as follows:

Resolved, That the following organizations be granted permission to occupy halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

The order of Herman Sons, use of Main, Polk and Larkin halls, February 7, 1925, 6 p. m. to 2 a. m., for the purpose of holding a dance.

Progressive Committee, I. O. O. F., use of Main Hall, April 23, 1924, 6 p. m. to 12 p. m., for the purpose of holdin; drill and dance.

Widows and Orphans Aid Association, San Francisco Police Department, use of Main, Polk and Larkin halls, February 14, 1925, 6 p. m. to 2 a. m., purpose of holding reception and ball.

Pacific Radio Trade Exposition, use of Main Hall, August 15 to 22 1924, 12 p. m., for the purpose of

holding radio exposition.

Knights of Columbus, use of Main Hall, March 1, 1924, 6 p. m. to 12 p. m., purpose of holding Mardi Gras.

Home and Garden Exposition, use of Main, Polk and Larkin halls, October 6 to 12, 1924, 12 p. m., pur-pose of holding Home and Garden Exposition.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. —— (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Library Fund.

(1) San Francisco News Co., li-brary books (claim dated Jan. 31, 1924), \$1,113.63. (2) G. E. Stechert & Co., library

books (claim dated Jan. 31, 1924),

\$4,420.55.

(3) G. E. Stechert & Co., library books (claim dated Jan. 31, 1924), \$749.54.

(4) Foster & Futernick Co., binding library books (claim dated Jan. 31, 1924), \$1,748.10.

Library Bond Fund, Issue 1904. (5) Maundrell & Bowen, painting in public library (claim dated Jan. 31, 1924), \$558.50.

Water Construction Fund, Bond Is-

suc 1910.

(6) George William Barton, payment for right of way lands in Stanislaus County; as per Resolution No. 22030, New Series (claim dated Feb. 8, 1921), From dated Feb. 8, 1924), \$2,500.

(7) Belle Finch, payment for right of way lands in Stanislaus County; per Resolution No. 22030, New Series (claim dated Feb. 8, 1975)

1924), \$1,275. (8) Old Mission Portland Cement Co., cement, Hetch Hetchy construc-tion (claim dated Feb. 8, 1924), \$6,184.34.

(9) Old Mission Portland Cement cement (claim dated Feb. 8,

1924), \$6,117.20.

(10) John A. Roebling's Sons Co., lead encased cable (claim dated Feb. 8, 1924), \$661.57.

(11) Standard Oil Co., gasoline and oils (claim dated Feb. 8, 1924), \$594.44.

(12) Standard Oil Co., oil and grease (claim dated Feb. 8, 1924), \$567.09. (13) Southern Pacific Co., repairs

to Hetch Hetchy locomotive (claim dated Feb. 8, 1924), \$4,246.94.

(14) Wilsey, Benuett Co., butter (claim dated Feb. 8, 1924), \$710.50.

(15) Healy-Tibbitts Construction Co., first payment, construction of substructures for steel bridge across Dumbarton Straits (claim dated

Feb. 13, 1924), \$1,559.34. (16) Grant Smith & Co., 18th payment, construction of Pulgas Tunnel (claim dated Feb. 14, 1924), \$39,537.18.

Auditorium Fund.

(17) Pacific Gas & Electric Co., Auditorium lighting Exposition (claim dated Feb. 7, 1924), \$1,835.61.

(18) Capital Decorating & Manufacturing Co., decorations to Auditorium, Jan. 19, 1924 (claim dated Feb. 18, 1924), \$680.

Municipal Railway Fund. (19) San Francisco City Employees' Retirement System, railway employees' pensions, etc. (claim dated Feb. 6, 1924), \$6,428.93.

Special School Tax.

(20) C. F. Weber & Co., desks for Emerson School (claim dated Feb.

12, 1924), \$692.50. (21) C. F. Weber & Co., desks for Guadalupe School (claim dated Feb.

12, 1924), \$2,925.
(22) C. F. Weber & Co., desks, Parkside School (claim dated Feb. 12, 1924), \$2,583.35.

(23) Chas. Brown & Sons, cafeequipment, Galileo High teria School (claim dated Feb. 12, 1924), \$932.87.

(24) F. W. Wentworth & Co., desks, Mission High School (claim dated Feb. 12, 1924), \$512. (25) Dan P. Maher Co., paints

schools (claim dated Feb. 11, 1924), \$804.50.

School Construction Fund, Bond

Issue 1918.

(26) John Reid Jr., final payment, architectural service, Mission High School (claim dated Feb. 13, 1924), \$646.41.

General Fund, 1923-1924. (27) Associated Charities, ows' pensions (claim dated Feb. 15, 1924), \$9,050.33.

(28) Eureka Benavolant

widows' pensions (claim dated Feb.

15, 1924), \$1,025. (29) Little Children's Aid, wid-ows' pensions (claim dated Feb. 15, 1924), \$7,860.41.

(30) John Reid Jr., third pay-

ment, architectural services for Funston Playground Field House (claim dated Feb. 6, 1924), \$546.99. (31) W. & J. Sloane, window ment,

shades, hangings, etc., Supervisors' Chambers (claim dated Feb. 11,

1924), \$1,133.30. (32) California Brick Co., paving

brick for street repairs (claim dated Feb. 11, 1924), \$855. (33) California Brick Co., paving for street repairs brick (claim dated Feb. 11, 1924), \$1,805.

(34) California Brick Co., paving brick for street repairs (claim dated Feb. 11, 1924), \$1,520. (35) California Brick Co., paying

brick for street repairs (claim dated Feb. 11, 1924), \$3,325. (36) Shell Co., fuel oil, Hall of

Justice (claim dated Feb. 5, 1924), \$589.28.

(37)Spring Valley Water Co., water for street repairs (claim dated Feb. 13, 1924), \$1,072.20. (38) Baumgarten Bros., meats,

Relief Home (claim dated Jan. 31,

1924), \$3,442.68.

Del Monte Meat Co., meats, (39)Relief Home (claim dated Jan. 31,

1924). \$1,054.46. (40) Fred L. Hilmer Co., butter, eggs and cheese, Relief Home (claim dated Jan. 31, 1924), \$1,-787.27.

(41) Miller & Lux Inc., meats, Relief Home (claim dated Jan. 31,

1924), \$697.49. (42) Sherry Bros. Inc., eggs, San Francisco Hospital (claim dated

Feb. 5, 1924). \$516. (43) H. F. Dugan, drug supplies, F. Hospital (claim dated Feb. 5.

1924), \$983.10. (44) H. F. Dugan, drug supplies, S. F. Hospital (claim dated Feb. 5, 1924), \$993.

(45) Herbert F. Dugan, drug pplies, S. F. Hospital (claim

(45) Herbert F. Dugan, drug-supplies, S. F. Hospital (claim dated Feb. 5, 1924), \$947.50. (46) Wm. Cluff Co., groceries, S. F. Hospital (claim dated Feb. 5, 1924), \$717.91. (47) Del Monte Meat Co., meats, C. F. Hospital (claim dated Feb. 5.

S. F. Hospital (claim dated Feb. 5,

1924), \$932.69. (48) Fred L. Hilmer Co., butter. eggs and cheese, S. F. Hospital (claim dated Feb. 11, 1924), \$3,-044.86.

(49) Pacific Body Works Inc., ambulance body for Emergency Hospitals (claim dated Feb. 7, 1924), \$1,294.65

(50) John Kitchen Jr. Co., rebinding books and covers, Health Department (claim dated Feb. 8, 1924), \$652.75.

(51) Spring Valley Water Co., water for hospitals (claim dated

Jan. 31, 1924), \$1,528.30.

(52) Shell Company, fuel oil, S. F.

(52) Shell Company, fuel off, S. F. Hospital (claim dated Feb. 11, 1924), \$2,784. (53) San Francisco Dairy Co., Milk, S. F. Hospital (claim dated Feb. 11, 1924), \$4,156.52. (54) Miller & Lux, meats, S. F. Hospital (claim dated Feb. 11) (claim dated Feb. 11)

Hospital (claim dated Feb. 11,

1924), \$1,758.55. (55) City Coal Co., coal and wood, Fire Department (claim dated Jan. 31, 1924), \$661.60.

(56) M. Greenberg's Sons, hydrants, Fire Department (claim dated Jan. 31, 1924), \$2,333.48.
(57) Pacific Gas & Electric Co.,

electric and gas service, Fire Department (claim dated Jan. 1924), \$1,976.60.

(58) Shell Company, fuel oil, Fire Department (claim dated Jan. 31, 1924), \$1,243.05. (59) Spring Valley Water Co.

service, removing and setwater ting hydrants, Fire Department (claim dated Jan. 31, 1924), \$4,ting 428.70.

(60) Earl P. Cooper Co., crank-cases, Fire Department apparatus (claim dated Jan. 31, 1924), \$3,-

(61)Automatic Registering Machine Co., Jamestown, N. Y., 20 voting machines, Department of Elections (claim dated Feb. 14, 1924), \$22,038.

\$22,038.
(62) F. W. Wentworth & Co., letter files, Department of Elections (claim dated Feb. 14, 1924), \$692.
(62) Bancroft-Whitney Co., law

books for Courts (claim dated Feb. 18, 1924), \$1,117.35.

(64) Preston School of Industry maintenance of minors (claim dated Feb. 14, 1924), \$698.06. (65) St. Mary's Orphanage, main-

tenance of minors (claim dated Feb. 14, 1924), \$515.55.

(66) Roman Catholic Orphanage, maintenance of minors (claim dated

Feb. 14, 1924), \$3,569.70. (67) Albertinum Orphanage. maintenance of minors (claim dated Feb. 14, 1924), \$1,545.52.

(68) Protestant Orphanage, maintenance of minors (claim dated

Feb. 14, 1924), \$770. (69) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Feb. 14, 1924), \$585.65.

(70) St. Vincent's School, maintenance of minors (claim dated Feb.

14, ..924), \$2,216.99. (71) Boys' Aid Society, maintenance of minors (claim dated Feb. 14, 1924), \$1,067.54.

(72) Eureka Benevolent Society, maintenance of minors (claim dated Feb. 14, 1924), \$3,779.36.

(73) Children's Agency, mainte-

nance of minors (claim dated Feb. 14, 1924), \$19,927.12.

(74) Little Children's Agency, maintenance of minors (claim dated

Feb. 14, 1924), \$8,332.73. (75) St. Catherine's Training maintenance of Home, (claim dated Feb. 14, 1924), \$686.62. Appropriation, \$30,000, for Butterfly

Valve, Moccasin Creek Power Plant. On motion of Supervisor

Leran:

Resolution No. - (New Se-

ries), as follows:

Resolved, That the sum of \$30,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for cost of centract for furnishing and delivering butterfly valves for the Moccasin Creek power plant (awarded to Joshua Hendy Iron Works at \$26,728) and for inspection and incidentals (\$3,272).

Appropriation, \$570, Payment to Spring Valley Lumber Yard for Lands Required for Widening San Jose Ave-

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$570 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Spring Valley Lumber for lands required for the Yard widening of San Jose avenue at railroad crossing; as per acceptance of offer by Resolution No. 22102 (New Series) (claim dated Feb. 14, 1924).

Ordering Completion of Floors and Basement, Fire Department Building, Mint Avenue.

Also, Bill No. 6596, Ordinance No. (New Series), as follows:

Ordering the completion of two floors and basement of certain building on north side of Mint avenue between Fifth and Sixth streets, to be used as a Fire Department truck house and assistant chief's headquarters, in accordance with plans and specifications approved by the Board of Fire Commissioners, and directing the Board of Public Works to enter into contract for works, and permitting progressive payments.

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the completion of two floors and basement of a certain building on the north side of Mint avenue between Fifth and Sixth streets, to be used as a Fire Department truck house and assistant chief's headquarters, in accordance with plans and specifications approved by the Board of Fire Com-

missioners. Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said work, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter.

Coction 3. This ordinance shall

take effect immediately.

Accepting Offer to Sell Lands Required for the Opening and Widening of Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22117 (New Se-

ries), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way has offered to convey the property de sired by the City and County of San Francisco for the sum set forth op-

posite her name, viz.:

Geraldine Prendergast, \$1—Commencing at a point on the south-westerly line of Sixteenth street, distant thereon 16.79 feet southeasterly from the southerly line of Masonic avenue, and running thence southeasterly along the southwest-erly line of Sixteenth street 3.11 feet; thence deflecting to the right an angle of 149 degrees 49 minutes 40 seconds and running westerly along a line parallel with and distant 10 feet southerly from the southerly line of Masonic avenue, if extended and produced, 3.59 feet; thence deflecting to the right an angle of 120 degrees 10 minutes 20 seconds and running northeasterly along a line perpendicular to the southwesterly line of Sixteenth street a distance of 1.81 feet to the southwesterly line of Sixteenth street and the point of commencement, being a portion of Block 12, Flint Tract Homestead Association.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the

property. Now, therefore be it Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept a deed therefor in behalf of the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes — Supervisors Badaracco,

Path, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch.

Absent—Supervisor Katz—1.

Accepting Offers to Sell Lands Required for a Diagonal Street in Potrero.

Also, Resolution No. 22118 (New

Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina streets between Twentieth and Twenty-second streets have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.:

Peter Gourlay and Jessie Gourlay, \$2,300—Beginning at a point on the westerly line of Carolina street, distant thereon 175 feet northerly from the northerly line of Twenty-second street, and running thence north-erly along the westerly line of Carolina street 25 feet; thence at right angles westerly 100 feet; thence at right angles southerly 25 feet; thence at right angles easterly 100 feet to the point of beginning; being portion of Potrero Block No.

The building now on the abovedescribed land is to remain the property of the parties of the first part and to be removed by them within ninety (90) days from date

of deed.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property. Now, therefore, be it

Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz. Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Accepting Offer to Sell Land Required For Hydroelectric Transmission Line Right of Way Easement in Alameda County.

Also, Resolution No. 22119 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco. from the following named owners, of a right of way easement over the following land situated in the County of Alameda, State of Cali-fornia, required as a right of way for the electric transmission line for the electric transmission in connection with the H Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

Mary Rodrigues and Rosie Rodrigues, \$200-2.4 acres, being a portion of that certain 100-acre tract of land conveyed by James Muldoon and wife to Constant Sigrist by deed dated October 23, 1885, and re-corded in Liber 297 of Deeds, page 161, Alameda County Records. per written offer on file.)

Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer, the above-described offer of the above named property owners to sell to the City and County of San Francisco the above-mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it further

Resolved, That the Special Counsel of the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to property covered by said easement, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title to said easement, and file the same for record. with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Accepting Offers to Sell Land Required for Aqueduct and Hydroelectric Transmission Line Right of Way in Stanislaus County.

Also, Resolution No. 22120 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco. from the following named owners of the following described parcels of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy water supply project, for the sums set forth opposite their names, viz.:

Wilfred L. Bastain and Rose A. Bastain, \$1,100—1.178 acres, being portion of Lot 23, as shown on map entitled "Roselle Tract," which was filed in the office of the County Re-corder of Stanislaus County, Au-gust 13, 1912, in Volume 7 of Maps, page 3. (As per written offer on

file.)

Charles Cowan and Lorena M. Cowan, \$2,875-1.889 acres, more or less, being portion of Lot 9, as shown on map entitled "Map of McKinney Colony," which was filed in the office of the County Recorder of Stanislaus County, November 21, 1903, in Book 1 of Maps, at page 57. (As per written offer on file.)

Daniel M. Hackett and Lola M. Hackett, \$6,750—5.327 acres, more or less, being a portion of Lots 10 and 11, as shown on map entitled "Map of McKinney Colony," in the County of Stanislaus, State of California. (As per written offer on file.)

Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer the above-described offers of the above-named property owners to sell to the City and County of San Francisco the above-mentioned parcels of land for the sums set forth opposite their names, and upon the conditions therein set forth, be and the same are hereby accepted. Be it further

Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said properties, and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying titles thereto, containing the conditions and reservations agreed upon in said offers, and to file the same for record, with copies of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, th, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Departments to File Budget Estimates.

Also, Resolution No. 22121 (New

Series), as follows:

Resolved, That all departments, bureaus and officials of the Oltv. government, who are required by the Charter to file budget estimates, be and are hereby directed to file said budget estimates for the year 1924-1925 with the Board of Supervisors and with the Auditor on or before March 15, 1924.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Action Deferred.

The following was presented and on motion laid over one week: Lease of Exposition Buildings and

Bill No. —, Ordinance No. —

(New Series), as follows: Authorizing the Mayor to execute a contract on behalf of the City with the San Francisco Exposition Company for the lease of certain grounds and buildings for industrial

expositions and other purposes.

Be it ordained by the people of the City and County of San Fran-

cisco as follows:
Section 1. The Mayor is hereby authorized to execute, on behalf of the City and County, a contract with the San Francisco Exposition Company of the City and County of San Francisco, for the lease of certain grounds and buildings intended to be used for industrial expositions, livestock shows and other purposes; said contract having been approved by the City Attorney, as follows:

This indenture, made this day of January, 1924, by and between the San Francisco Exposition Company, a corporation incorporated under the laws of the State of California (hereinafter called the "Company"), party of the first part, and the City and County of San Francisco, a municipal corporation (hereinafter called the "City"), party of the second part;

Whereas, the Company has obtained and now holds options to purchase the tracts of land situate in the City and County of San Francisco, State of California, more particularly described as follows, to-

wit:

Parcel I.

The following three (3) blocks of land:

The block bounded by Al-(a) hambra street, Beach street, Alcantara street and Marina boulevard;
(b) The block bounded by Alcan-

tara street, Beach street, Webster street and Marina boulevard; and (c) The triangular shaped block

bounded by Webster street, Beach street and Marina boulevard.

Parcel II.

The following four (4) blocks of land:

(a) Block bounded by Fillmore street or Alhambra street, Beach street, Bay street and Alcantara street;

(b) Block bounded by Alcantara street, Bay street, Webster street

and Beach street:

(c) Block bounded by Webster street, Bay street, North Point street and Buchanan street; and

(d) Block bounded by North Point street, Webster street, Beach street and Buchanan street.

Parcel III.

The following two (2) blocks of land:

(a) The block bounded by Fillmore street, Francisco street, Bay street and Webster street; and (b) The block bounded by Fill-more street, Francisco street, Chest-

nut street and Webster street; and Whereas, it has been proposed that the Company construct on said tracts of land a building suitable for the holding therein of agricultural exhibits and fairs, exhibitions of horses, cattle and other live-stock, and of agricultural, viticultural, mechanical, manufacturing and domestic products, pageants, athletic exhibitions and other exhibitions and performances designed to foster and stimulate the business and welfare of the people of the City (said tracts of land and building being sometimes hereinafter referred to as "the premises"); and

Whereas, by reason of the public nature of the purposes for which said premises are to be used, it is desirable that the same should immediately come under the control of the City and should ultimately be owned by it:

Now, therefore, it is hereby mutually agreed by and between said

parties as follows:

1. The Company hereby agrees, with reasonable diligence to acquire said tracts of land and, at its own expense, to construct thereon a building substantially in accordance with the plans and specifications therefor annexed hereto and such modifications thereof (if any) as shall be approved by the Company and by the City through its Board of Supervisors. The certificate of Frederick Meyer, architect, that said building, or any part thereof, has been constructed substantially in accordance with said plans and and specifications modifications thereof (if any) shall be final and · conclusive upon each of said parties that the same has been so constructed.

2. The Company hereby leases said premises to the City for the term commencing with the 1st de of March, 1924, and ending with the 15th day of December, 1941, subject to the following conditions, to

wit:

(a) The City agrees to pay to Anglo-California Trust Company, the trustee to be named in the Company's mortgage or deed of trust securing its bonds (herein called the "Trustee"), for account of the Company, in gold coin of the United States, the following sums strictly at the times following, to-wit: the time of the execution of this inone hundred thousand denture (\$100,000) dollars, and on the 15th day of December of each of the years from and including 1924 to and including 1941, the sum of one hundred and eighty-five thousand (\$185,000) dollars. Any of said sums in this subparagraph mentioned, or any part thereof, may at the option of the City, be paid prior to the date herein specified for the payment thereof.

(b) The City further agrees to pay to said Trustee, for account of the Company, a sum, in gold coin of the United States, equal to the amount of all lawful taxes and assessments of every kind which may be levied or assessed on said premises against the Company during the term of this agreement by the City or by any other governmental authority whatsoever (including all license, franchise, income and capital stock taxes), payment thereof to be made prior to delinquency of such taxes and assessments. The

City further agrees to pay all fees and charges of said Trustee in connection with said trust (not exceeding the sum of \$3,000 for the calendar year 1924, nor the sum of \$750 for any subsequent calendar year), and also all disbursements made by said Trustee in connection with said trust during the term of this agreement. Said lease shall take effect at the time hereinabove specified, and all payments in this indenture agreed to be made by the City shall be made at the times hereinabove specified, notwithstanding said building shall not be then completed.

The City further agrees to pay to said Anglo-California Trust Company, for account of the Company on the 1st day of July of each of the years while this agreement shall be in force, a sum equal to all of the gross revenues derived from the operation of said building during the twelve months preceding such date. (In determining the amount of such "net profits," neither the sums, or any thereof, required by subparagraph (a) of this section to be paid to said Anglo-California Trust Company, trustee, nor depreciation on said building shall be in-

cluded.)
(c) The City shall be entitled to the possession of said tracts of land on said 1st day of March, 1924, and. upon the completion of said building, to the possession of the same also, and it may retain the possession of said premises so long as it shall duly perform the conditions hereof on its part to be performed; provided that the City shall permit the Company such reasonable use of said tracts of land after possession of the same shall have been delivered to the City as may be required by the Company during the construction of said building. The City agrees not to assign this lease without the written consent of the Company. Permission is, however, hereby given to the City at any time during said term to sublet said premises, or any part thereof.

(d) The City agrees, at its own expense, at all times during said term, to maintain said building and premises in first-class condition, and to make, from time to time, any and all repairs thereon to that end required to be made. The City further agrees that it will not cause or permit any mechanie's lien or liens

to accrue or attach to said premises during said term. (e) The City agrees, at all times during said term, at its own expense, to keep said building insured against fire and earthquake, to the full amount of its insurable value, in insurance companies satisfactory to said Trustee, with loss thereunder payable to said Trustee as its interest may appear, and the policies of all such insurance shall be delivered by the City to and held

by said Trustee.

(f) The City further agrees to save harmless and indemnify the Company from and against all claims for damage or injury to, or the death of, any person or persons at any time in or about said premises, and also from and against all claims for loss or damage during said term to any goods or other property of any person in or about

said premises.

(g) Said lease shall not terminate, nor shall the City be relieved or its obligation to make the payments, or any thereof herein specified, by reason of loss or damage by fire or otherwise to said building; but the City in such event shall, with reasonable diligence, cause said building to be restored, and shall, upon the request of said Trustee, be entitled to use therefor the insurance moneys received by said Trustee, or such part thereof as shall be required for that purpose; provided, however, that, at the option of the City, it shall be entitled to use said insurance moneys, or any part thereof, in making up the sum required by subparagraph (h) of this section to be paid as a condition to the exercise of the option mentioned in said subparagraph.

(h) The Company hereby grants to the City the option (to be exercised only if the City shall have paid all of the sums required to be theretofore paid by it pursuant to the terms of this indenture and if also it shall not be in default in the performance of any of its other agreements herein contained) to purchase said premises on any of the following dates at the price set opposite such dates, respectively, to-

wit:

Dated as	of v	vhich	
option is	exei	cised	Price
December	15,	1924	 \$1,884.910;
December	15,	1925	 1,831,850;
December	15,	1926	 1,768,478;
December	15,	1927	 1,705,106;
December	15,	1928	 1,641,484;
December	15.	1929	 1,567,550;
December	15,	1930	 1,493,491;
December	15,	1931	 1,414,151;
December	15.	1932	 1,329,155:
December	15.	1933	1,223,160;
December	15.	1934	 1.101,697
December		1935	969,922;

December	15.	1936	832,991;
December	15,	1937	685,748;
December	15,	1938	515,600;
December	15,	$1 \mathfrak{so} 9 \dots$	103,120;
December	15,	1940	1.

If the City shall desire to exercise said option on any of said dates, it shall, at least six months next preceding such date, give written notice to the Company of its intention to exercise the same, and on or before such date it shall pay to said Trustee, for account of the Company, the amount hereinabove set opposite such date. In making any payment in this subparagraph mentioned, the City shall be entitled to use any available insur-ance moneys then in the hands of said Trustee, as provided in sub-paragraph (g) of this section, and also any other available moneys paid by the City (or securities purchased therewith) then in the hands of said Trustee. Simultaneously with such payment, the Company shall deliver to the City a deed conveying said premises to the City free and clear of all liens and incumbrances, excepting only the lien of taxes not then delinquent, and any liens caused, created or per-mitted by the City. Upon the Company's exercising such option and making such payment as in this subparagraph provided, all of its obligations hereunder shall forthwith terminate, anything contained in this indenture to the contrary not with standing.

(i) The City further agrees that, during the term of this agreement, it will include in each of its annual budgets such amounts and sums as shall be requisite in order that the payments herein required to be made by the City shall be made at the time and in the manner herein specified, and that it will also take any and all other steps necessary or advisable in order that each and all of its covenants herein contained may be performed as herein provided. The City further agrees, in addition to the agree-ments herein contained to be per-formed by it, that in the event that it shall fail to perform any of its agreements in this indenture contained, and any suit or suits shall be brought by the Company and/or 1 said Trustee against the City or any of its officers in respect thereof, which suit or suits shall result in judgment in favor of the Company and/or said Trustee, the City will pay, on demand, the reasonable costs and attorney's fees of the

Company and/or Trustee in such suit or suits.

(j) The City further covenants to cause that portion of all public streets lying between the blocks of land hereinabove described to be forthwith vacated and the title to said portions of said streets to be

vested in the Company.

3. Any notice to the Company hereunder shall be sufficiently given under shall be sufficiently given if addressed to it at the City Hall, San Francisco, California, and delivered to the Clerk of the Board of Super-

visors of said city.

The term "Trustee," as used in this indenture, shall mean said Anglo-California Trust Company and any successor or successors

thereof in said trust.

4. The City hereby releases each and all of the stockholders and officers of the Company from any and all liability as such arising from or out of any of the obligations here-in assumed by the Company.

5. Time is of the essence of this

agreement.

In witness whereof, the Company has caused these presents to be signed by its president and secrethereunto duly authorized tary and its seal to be affixed hereto, and the City has caused these presents to be signed by its Mayor thereunto duly authorized by resolution of its Board of Supervisors, duly

COMPANY,

By.... Its President.

Its Mayor.

Its Secretary.
CITY AND COUNTY OF SAN FRANCISCO, By....

Attest:

Clerk of the Board of Supervisors of the City and County of San Francisco.

Resolution of Intention to Establish Set-Back Lines No. 35.

Supervisor McGregor presented: Resolution No. 22122 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for

further particulars; therefore Resolved. That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as pro-vided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the westerly side of Scott street between Clay street Washington street, said set-back line to be 10 feet.

Along the westerly side of Seventeenth street, commencing at a point 100 feet southerly from Irving street, and running thence southerly 25 feet, said set-back line to 3 feet; thence southerly 25 feet, said set-back line to be 7 feet; thence southerly 40 feet, said set-back line to be 11 feet; thence southerly 200 feet, said set-back line to be 14 feet; thence southerly 25 feet, said set-back line to be 11 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly 25 feet, said set-back line to 5 feet; thence southerly 25 feet, said set-back line to be 2 feet.

Along the westerly side of Thirtyfifth avenue, commencing at a point 212 feet southerly from Balboa street, and running thence southerly to Cabrillo street, said set-back line to be 10 feet; along the easterly side of Thirty-fifth avenue, commencing at a point 147½ feet southerly from Balboa street, and running thence southerly to a point 150 feet northerly from Cabrillo street, said set-back line to be 10 feet.

Along the easterly side of Fortieth avenue, commencing at Fulton street, and running thence northerly 150 feet, said set-back line to be 314 feet.

Along the westerly side of Fortyfirst avenue, commencing at a point 100 feet southerly from Geary street, and running thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 14 feet; along the easterly side of Forty-first avenue, commencing at a point 100 feet southerly from Geary street, and running thence southerly 25 feet, said set-back line to the 4 feet; thence southerly 25 feet, said set-back line to the 8 feet; thence southerly to a point 100 feet northcrly from Anza street, said set-back line to be 10 feet.

Along the westerly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street, and running thence southerly 25 fect, said set-back line to be 5 feet; thence southerly 225 feet, said set-back line to be 10 feet; thence southerly to Kirkham street, said set-back line to be 71/2 feet; along

the easterly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street, and running thence southerly 250 feet, said set-back line to be 8 feet; thence southerly 75 feet, said set-back line to be 5 feet.

Along the easterly side of Twentyninth avenue, commencing at a point 100 feet southerly from Irving street, and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 300 feet, said set-back line to the 10 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, said set-back line to the 6 2/3 feet; thence southerly 25 feet, sa 25 feet, said set-back line to be

And notice is hereby given that Monday, the 17th day of March, 1924, at the hour of 2 o'clock p. m., 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections in the establishment of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention. in this resolution of intention.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovierri, Sheehy, Morgan, Ross, Rossi, Schmitz, Shannon, Welch, Wetmore—17.
Absent—Supervisor Katz—1.

Passed for Printing.

The following matters were passed for printing:

Garage, Furnace, Laundry and Oil Tank Permits.

On motion of Supervisor Deasy: Resolution No. —— (New S ries), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage.
To W. B. Irvine and D. S. Cooper, permit granted by Resolution No. 18669 (New Series) to Gerald H. Silvey for premises situate north-east corner of Valencia street and Sycamore avenue (No. 639 Valencia street).

To A. M. Duany, permit granted by Resolution No. 21815 (New Se-ries) to Abraham Rubin for premises situate 1723-1727 Divisadero

street.

'To V. J. Culotta and J. B. Rosacco, permit granted by Resolution No. 21446 (New Series) to Culotta & Comollo for premises situate on south side of Filbert street, 60 feet

west of Columbus avenue (No. 715 Filbert street).

Public Garage.

John Henderson, on north side of O'Farrell street, 137 feet 11/2 inches east of Leavenworth street; also to store 600 gallons of gasoline. Foundation walls of building are to be of sufficient size and strength to carry four stories; a store is also to be provided for on ground floor. C. H. Carmichael, on south side of

Stevenson street, 100 feet west of Seventh street, and connecting with the Post Office Garage facing on Jes-

sie street.

Victor J. Canepa, Louis Ratto, M. J. Capelli, T. Morlini and G. B. Antonini, on the south side of Pacific street, 90 feet east of Stockton street, and to be an extension of garage at 725-755 Pacific street.

Furnace.

Magnolia Metal Co., at 431 Bryant street, to be used for casting babbit metals.

Laundry. N. Koblick (Perfection Laundry), at 3121 Seventeenth street.

Oil Storage Tank

(1500 gallons capacity). F. L. Hansen, on east side Pierce street, 125 feet north of Fuiton street.

James Welch, on south side of Sutter street, 40 feet west of Jones

D. J. Clancy, on southwest corner Ellis street and Cohen place.

Max Wusman, on east side of Franklin street, 75 feet south of

Chestnut street.
Pacific Gas & Electric Co., at
Beale and Market streets, 2616 gallons capacity.

Community Apartments, on north side of Washington street, 68 feet 9 inches west of Gough street.

W. R. Voorhies, on north side of Jackson street, 60 feet east of Baker

Hibernia Savings and Loan Society, northwest corner of Twentysecond and Valencia streets.

Meyer Bros., on north side of Lake street, 85 feet east of Twelfth

avenue.

Thomas Bell, on south side of Washington street, 150 feet west of Jones street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Blasting Permit.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That J. P. Holland is hereby granted permission, ocable at will of the Board of Super-

visors, to explode blasts while removing old foundation walls at 660 Market street, provided said permittee shall execute and file a good and sufficient bond in the sum of \$50,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be explained to the sum of the sum anso, that said blasts small be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution by vioditions of this resolution be vio-lated by said J. P. Holland then the privilege and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Denying Laundry Permit.

Supervisor Deasy presented: Resolution No. 22123 (New Se-

ries), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied Andre Biscay to conduct a laundry, operate a boiler and install an oil storage tank on the south side of Balboa street, 82 feet 6 inches west of Twenty-first avenue.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmers. 17 Wetmore-17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following matters were passed for printing:

Stable Permit.

motion of Supervisor Mc-On Sheehy:

Resolution No. -- (New

ries), as follows:

Resolved. That permission, revocable at will of the Board of Supervisors, is hereby granted to E. J. Rogers to maintain a stable for twenty horses in the block bounded by Ulloa and Vicente streets, Thirtyfifth and Thirty-sixth avenues.

This permit shall expire September 1, 1924.

Convenience Stations.

The following resolution, heretofore presented by Supervisor Shanand referred to the Public Health Committee, was returned by said committee, and upon its recommendation adopted by the following vote:

Resolution No. 22124 (New Series), as follows:

Whereas, there exists great need for convenience stations in the various business centers of San Francisco and in the parks of all sections of this city, and it is urgent that something be done at once to afford

relief to the people;
Resolved, That the City Engineer within the next thirty days make a study of the requirements in this respect of the resident sections, and particularly in each of the different congested business sections of the city, and report his recommendations, with an estimate of the cost

of carrying them into effect.

A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22125 (New Se-

ries), as follows:

Resolved. That the Pacific Gas & Electric Company is hereby directed to remove, install and change street lights as follows:

Remove Gas Lamp.

Twenty-seventh street and San Jose avenue, west side San Jose ave, first north of Twenty-seventh street.

Install 600 M. R. Twenty-seventh street and San Jose avenue.

Remove 250 C. P. Wisconsin street between Twentieth and Twenty-second streets.

Install 250 C. P. Wisconsin street between Twenticth and Twenty-first streets.

Wisconsin street between Twentyfirst and Twenty-second streets.

Quesada avenue between Ingalls and Hawes streets.

Install and light with flood lights for traffic and pedestrian protection at the request of Chief of Police D. J. O'Brien at the following locations:

Pacific and Stockton streets. Green street and Columbus ave-

nue.

Bush and Jones streets. Bush and Powell streets. Bush street and Grant avenue. Bush and Montgomery streets. and Montgomery California

streets. Pine and Montgomery streets. Pine and Kearny streets.

Pine street and Grant avenue. Pine and Powell streets.

Pine and Jones streets.

Fourth and Mission streets. Fifth and Mission streets. Sixth and Mission streets. Seventeenth and Valencia streets. Twentieth and Valencia streets. Twenty-second and Valencia streets.

Twenty-sixth and Mission streets. Potrero avenue in front of the

San Francisco Hospital.

Sixteenth and Bryant streets. Hyde and Bush streets. Post and Polk streets.

Van Ness avenue and Geary

street.

Van Ness avenue and Bush street. Van Ness avenue and Pine street. Van Ness and Pacific avenues. Bush and Polk streets.

Van Ness avenue and Post street. Main drive from Golden Gate

Park and Great Highway.

Sloat Boulevard and Great High-

Junction of Mission and Valencia

Crossing of Mission street and Cortland avenue.

Ingerson avenue and Third street. East side of San Bruno and Sunnydale avenues.

San Bruno avenue opposite Camp-

bell avenue.

East side of Oakdale and San Bruno avenues.

Vallejo street and Van Ness ave-

nue.

Union street and Van Ness avenue.

Hyde and North Point streets. South Drive from Golden Gate Park and Great Highway.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore--17.

Absent—Supervisor Katz—1.

Supervisors to Memorialize Congress to Enact Necessary Legislation for Control of Radio Communication.

Also, Resolution No. 22126 (New

Series), as follows:

Whereas, the use of radio is becoming general thoughout this City and the nation at large and is of great benefit to our citizens; and

Whereas, by reason of the increase in numbers of radio-phone receiving sets and broadcasting station, as well as commercial and amateur sending stations, some comprehensive plan for the regula-

tion of the same is necessary; and Whereas, the field of radio opera-tion cannot be limited to any local community, but is necessarily interstate in its nature; and

Whereas, it is therefore appar-

ent that the United States government alone is capable of properly and efficiently controlling the same; Resolved, That the Board of Su-

pervisors memorialize the Congress of the United States to enact such legislation as may be necessary to enable the United States government to fully and comprehensively assume jurisdiction over all various branches of radio communication by telephone and telegraph; and

further

Resolved, That such jurisdiction vested in some proper branch of the executive department of the government and that a commission be created with full power and authority to promulgate and enforce all necessary rules and regulations to procure efficient and satisfactory radio communication throughout the country; further Resolved, That the Clerk forward

a copy of this resolution to our rep-

resentative in Congress.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, FcLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following bill was passed for nrinting:

Additional Underground Wire District. On motion of Supervisor Schmitz: Also, Bill No. 6597, Ordinance No.

— (New Series), as follows:

Amending Ordinance No. 214 (Second Series), entitled, "Providing for placing electric wires and conductors underground in the City and County of San Francisco" adding a new section hereto to be known as Section "I".

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Order No. 214 (Second Series) is hereby amended by adding a new section to be known as Section "I" to read as follows:

Section "I". An additional distinction

trict to those hereinbefore described within which it shall be unlawful to maintain poles and overhead wires after Angust, 1924, is hereby designated, to-wit:

Underground District No. 14, Mason, Taylor, Jones, Leavenworth, Hyde and Larkin streets, between Bush and Pine streets. Section 2. This ordinance shall take effect immediately.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22127 (New Series), as follows:

Resolved. That the Pacific Gas and Electric Company is hereby directed to install, change and move and remove street lights as follows:

Remove Gas Lamps.

North side of Cumberland street, first, second, third and fourth west of Sanchez street.

South side of Cumberland street, first, second and third west of Sanchez street.

East side of Noe street, second

south of Nineteenth street.

Sycamore street, first east of Lexington avenue.

East side of Lexington avenue. first south of Sycamore street. North side of Sycamore street,

first east of Valencia street.

South side of Vallejo street, first and second west of Laguna street. East side of Laguna street be-

tween Vallejo and Broadway. Vallejo street between Octavia

and Laguna streets.

Vallejo and Octavia streets. Vallejo and Laguna streets.

Install 250 M. R. Cumberland street between Noe and Sanchez streets.

Webster street between Clay and

Washington streets.

Rutland street between Sunny-vale and Visitacion avenues.

Edinburgh street between Russia and France streets.

Install 400 M. R.

Baden street between Martha and Mangels streets.

Kansas street between Twentysecond and Twenty-first streets.

Sussex and Swiss streets. Elk and Sussex streets.

Swiss and Arbor streets.

Sycamore and Lexington streets. East side Third street and Jerrold avenue.

Octavia and Vallejo streets. Vallejo street between Laguna

and Buchanan streets. Laguna and Vallejo streets.

Vallejo street between Octavia and Laguna streets.

Change 400 M. R. Bosworth and Brunswick streets. one pole west.

Install 600 M. R. Cumberland street, 50 feet east of Nineteenth street.

Lamps to Be Changed from Single to Double Inverted Burners in St. Francis Wood.

Santa Paula avenue, north side, opposite San Anselmo avenue.

San Anselmo avenue, north side, opposite San Buenaventura way.

San Anselmo avenue, south side, opposite San Buenaventura way.

San Buenaventura way, west side, first south of San Anselmo avenue.

San Buenaventura way, west side, second south of San Anselmo ave-

Santa Clara avenue, west side. first south of San Anselmo avenue.

Santa Clara avenue, east first south of San Anselmo avenue.

Santa Clara avenue, west side, second south of San Anselmo avenue.

Santa Clara avenue, west side. first south of St. Francis boulevard.

Santa Clara avenue, west side, second south of St. Francis boule-

Santa Clara avenue, west side, third south of St. Francis boulevard.

Santa Clara avenue, southwest corner Monterey boulevard.

San Anselmo avenue, southeast corner San Benito way.

San Benito way, west side, first south of San Anselmo avenue.

San Benito way, east side, north of St. Francis boulevard.

San Benito way, east side, first south of St. Francis boulevard. San Benito way, northwest corner Monterey boulevard.

Santa Ana avenue, east side, first south of San Anselmo avenue.

Santa Ana avenue, west side, first

south of San Anselmo avenue. Santa Ana avenue, west side, second south of San Anselmo avenue.

Santa Ana avenue, east side, first north of Monterey boulevard.

Santa Ana avenue, northwest corner Monterey boulevard.

San Leandro way, east side, first south of Portola drive.

San Leandro way, east side, second south of Portola drive.

San Leandro way, west side, first north of St. Francis boulevard.

San Leandro way, west side, first south of St. Francis boulevard.

San Leandro way, northwest corner Monterey boulevard.

San Fernando way, west side, first south St. Francis boulevard. San Rafael way, east side, first south of St. Francis boulevard.

San Rafael way, northeast corner Monterey boulevard.

Re-light all standards on Van Ness avenue between Market and North Point streets that were discontinued for economy during the war period.

Install and light with flood lights for traffic and pedestrian protection, at the request of Chief of Police D. J. O'Brien, at the following locations:

Sixtenth and Mission streets. Sixteenth and Valencia streets. Twenty-eighth and Mission streets. Twenty ninth and Mission streets.

Twenty-second and Mission streets Lamps to Be Changed from Single to Double Inverted Burners in

St. Francis Wood.

Southeast corner of St. Francis boulevard and San Buenaventura way.

South side St. Francis boulevard between San Buenaventura way and

Santa Clara avenue.

Northwest corner of Santa Clara avenue and St. Francis boulevard. East side of Santa Clara avenue

between Monterey and St. Francis

boulevard.

North side of Monterey boulevard between Santa Clara avenue and San Benito way.

South side of San Anselmo avenue, 100 feet east of San Buenaventura way.

West side of San Anselmo avenue, about 165 feet south of San Buenaventura way.

East side San Anselmo avenue, about 150 feet north of San Buenaventura way.

East side of San Buenaventura way, 90 feet north of San Anselmo avenue.

West side of San Buenaventura way, 165 feet south of St. Francis boulevard.

Northeast corner San Anselmo avenue and Santa Clara avenue.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Masquerade Ball Permit.

Resolution No. 22128 (New Series), as follows:

permission is hereby granted Green Valley Grove No. 145, A. O. O. D., to conduct a masquerade ball at Corinthian Hall, 4793 Mission street, Sunday evening, March 9, 1924, upon payment of the usual license fee.

Adopted by the following vote:

A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

City Attorney to Condemn Land for School Purposes. ·Supervisor Wetmore presented: Resolution No. 22129 (New Se-

ries), as follows: Resolved by the Board of Supervisors of the City and County of San Francisco, that the immediate acquisition. construction, completion and equipment by the City and County of San Francisco of permanent buildings and improvements to be used by the City and County for public schools and the acquisi-tion of necessary lands therefor is an imperative and public necessity and that the public interest and necessity demand such acquisition, construction, completion and equipment by the City and County of San Francisco.

That the lands to be so acquired for public use and necessity are described as follows, to-wit:

Parcel 1. Commencing at a point on the easterly line of Thirty-seventh avenue, distant thereon 500 feet southerly from the southerly line of Anza street; running thence southerly and along said easterly line of Thirty-seventh avenue 20 feet; thence at a right angle eastline of Thirty-seventh avenue 20 feet; thence at a right angle easterly 120 feet: thence at a right angle northerly 20 feet; thence at a right angle westerly 120 feet to the

point of beginning.

Parcel 2. Commencing at the point of intersection of the southerly line of Twenty-second street with the easterly line of Douglass street: running thence easterly along the southerly line of Twentysecond street 168 feet 6 inches thence at right angles southerly 93 feet 7 inches; thence at right angles easterly 100 feet to the westerly line of Eureka street; thence at right angles southerly along the westerly line of Eureka street 236 feet 5 inches; thence at right angles westerly 134 feet 3 inches; thence at right angles northerly 25 feet; thence at right angles westerly 154 feet 3 inches to the easterly line of Douglass street; thence at right angles northerly along the easterly line of Douglass street 305 feet to the point of commencement.

Parcel 3. Commencing at a point on the easterly line of Shotwell street, distant thereon 95 feet southerly from the intersection of the easterly line of Shotwell street with the southerly line of Twenty-second street: thence southerly along the easterly line of Shotwell street 242 feet; thence at right angles east-erly 122 feet 6 inches; thence at right angles northerly 14 feet 6 right angles northerly 14 feet 6 inches; thence at right angles easterly 122 feet 6 inches to the westerly line of Folsom street; thence at right angles northerly along the westerly line of Folsom street 97 feet 6 inches; thence at right angles westerly 122 feet 6 inches; thence at right angles northerly 30 feet; thence at right angles westerly 90 tect 5 inches; thence approximately at right angles southerly 0 feet 21/2 inches; thence approximately right angles westerly 17 feet 6 inches; thence approximately at right angles northerly 0 feet 21/4 inches; thence approximately at right angles westerly 14 feet inches to the point of commencement.

Parcel 4. Commencing at the point of intersection of the easterly line of Dolores street with the northerly line of Duncan street; running thence northerly along the easterly line of Dolores street 228 feet to the southerly line of Twentyseventh street; thence at right angles easterly along the southerly line of Twenty-seventh street 285 feet; thence at right angles southerly 228 feet to the southerly line of Duncan street, and thence at right angles westerly along the northerly line of Duncan street 285 feet to the point of commencement.

Parcel 5. Commencing at a point on the westerly line of Dolores street, distant thereon 104 feet southerly from the intersection of the westerly line of Dolores street with the southerly line of Twentysecond street; running thence southsecond street; running thence southerly along the westerly line of Dolores street 221 feet; thence at right angles westerly line of Mersey street; thence at right angles northerly along the easterly line of Mersey street; the street of the street 65 teet; thence at right angles westerly along the northerly end of Mersey street 15 feet to the westerly line of Mersey street; thence at right angles southerly along the westerly line of Mersey street 65 feet; thence at right angles west-erly 117 feet 6 inches to the easterly line of Chattanooga street; thence at right angles northerly along the easterly line of Chatta-nooga street 219 feet; thence at right angles easterly 125 feet, and thence at right angles northerly 2 feet; thence at right angles easterly 125 feet to the point of commencement.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove descriptions, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid, and to prosecute such proceedings to a speedy recovery.

Adopted by the following vote: A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1. Appropriation, \$800,000, Hydroelectric Stepdown Station.

Supervisor Shannon stated that the following resolution was on the Calendar by mistake and asked that it be referred to the Public Utilities Committee:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of eight hundred thousand dollars (\$800,-000) be and the same is hereby set aside, appropriated and authorized aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the construction of a stepdown station within or near the boundary limits of the City and County of San Francisco for the purpose of trunsforming the clearing current to transforming the electric current to be transmitted from the Moccasin Creek generating station.

Referred to Public Utilities Com-

mittee.

Passed for Printing. The following bill was passed for printing:

Full Acceptance of Streets.

On motion of Supervisor Harrelson:

Bill No. 6598, Ordinance No. (New Series), entitled, "Providing for full acceptance of the roadway of Boyce street between Geary street and St. Rose's avenue; Forty-sixth avenue between Balboa street and Sutro Heights avenue; Heron street between Eighth street and Berwick place; Balboa street between Twenty-second and Twentythird avenues; Edinburgh street between the northerly line of France avenue and Amazon avenue, including the crossings of Edinburgh street and France avenue and Edinburgh street and Italy avenue."

Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works and of the Board of Supervisors, are hereby fully accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter II, Article VI of the Charter, said

roadways having been paved with concrete, basalt blocks, brick and asphaltic concrete, and curbs laid thereon, and are in good condition throughout, and have sewers, gas and water mains laid therein, towit:

Boyce street between Geary street and St. Rose's avenue, paved with asphaltic concrete with 14-foot central strip of vertical fiber brick, and granite curbs have been laid thereon.

Forty-sixth avenue between Balboa street and Sutro Heights avenue, paved with asphaltic concrete with 14-foot central strip of vertical fiber brick and concrete curbs have

fiber brick and been laid thereon.

street between Eighth naved street and Berwick place, paved with basalt blocks and granite curbs have been laid thereon. Balboa street between Twenty-

second and Twenty-third avenue, paved with asphaltic concrete and a 14-foot central strip of basalt blocks and concrete curbs have been laid thereon.

Edinburgh street between the northerly line of France avenue and Amazon avenue, including the crossings of Edinburgh street and France avenue and Edinburgh street and Italy avenue, paved with asphaltic concrete and concrete curbs have been laid thereon.

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22130 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No. 80453 (Second Series) of the Board of Public Works, adopted January 25, 1924, and written recommendation of said Board filed February 1, 1924, to-wit:

On Eighteenth avenue between Kirkham and Lawton streets.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be con-spicuously posted along the street or streets upon which such change or modification or grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Also, Resolution No. 22131 (New Series), as follows:

Resolved. That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No 80452 (Second Series) of the Board of Public Works adopted January 25, 1924, and written recommendation of said Board filed February 1, 1924, towit:

On Eighteenth avenue between Rivera street and a line parallel with Santiago street and 200 feet southerly therefrom, and on Santiago street between Seventeenth and

Nineteenth avenues.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades. inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote:
A ye s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri,
Sheehy, Morgan, Robb, Roncovieri,
Welch Shechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Extension of Time, Healy-Tibbitts Construction Company.

Supervisor Harrelson presented: Resolution No. 22132 (New Se-

ries), as follows:

Resolved, That Healy-Tibbitts Construction Company is hereby granted an extension of thirty days' time from and after January 29, 1924, within which to complete contract for the construction of a sewer in Sixth street from Brannan to Townsend streets.

This extension of time is granted for the reason that longer piles than originally estimated were necessary and the work is over 90 per

cent completed.

Adopted by the following vote: Ayes - Supervisors Badaracco,

Colman, Deasy, Harrelson, Bath, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1. Passed for Printing.

The following matters were passed for printing:

Ordering Street Work on Twentysecond Avenue Between Taraval and Ulloa Streets.

On motion of Supervisor Harrel-

Bill No. 6599, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

The improvement of Twenty-second avenue between Taraval and Ulloa streets, by the construction of artificial stone sidewalks 6 feet in width, where artificial stone sidewalks of at least 6 feet in width are

not already constructed.

Section 2. This ordinance shall take effect immediately.

Repealing Ordinance No. 6124 (New Series) Ordering Street Work on Harrison Street Between Eighth Street and Berwick Place.

Bill No. 6600, Ordinance No. -

(New Series), as follows: Repealing Ordinance Repealing Ordinance No. 6124 (New Series), approved February 1, 1924, ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing

the Board of Public Works to enter

into contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6124 (New Series), approved February 1, 1924, ordering the improvement of the northerly side of Harrison street between Eighth street and Berwick place by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks are not already constructed is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Ordering Street Work.

Also, Bill No. 6601, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accord-ance with the sepcifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the suc-ceeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Brunswick

street between Curtis and Pope streets, and the improvement of Curtis street between Brunswick street and a point 150 feet southerly therefrom, by the construction of the following ironstone pipe sewers and appurtenances:

A 12-inch with one brick manhole with appurtenances along the center line of Curtis street between the northerly and center lines of

Brunswick street:

An 8-inch with 9 Y branches and one brick manhole with appurte-nances along the center line of Curtis street between the center line of Brunswick street and a point 150 feet southerly from the southerly line of Brunswick street;

An 8-inch with 10 Y branches and one brick manhole with appurtenances along the center line of Brunswick street from a point 20 feet easterly from Pope street to the center line of Curtis street.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6602, Ordinance No. — (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors February 5, 1924, having recommended the ordering of the following street work the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Bearl of The Province o the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments: that the period of time of the thought of the part of the thought of the contemplate of the thought time after the payment of the first

installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of in-terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Acadia street between Joost avenue and its northerly termination by grading to official line and grade; by the construction of concrete curbs, and by the construction of a concrete pavement on the roadway thereof.

improvement of Alabama street from the northerly curb line of Sixteenth street to a line 190 feet northerly from the northerly line of Sixteenth street, where not already improved, by grading the roadway thereof to subgrade; by the construction of concrete curbs; by re dressing and resetting the existing granite curb on the northwesterly corner of Alabama and Sixteenth streets; by the construction of a asphaltic concrete pevement on the roadway thereof.

The improvement of Shafter avenue between Jennings and Keith strects, where not already improved, by the construction of concrete curbs and by the construction of an asphaltic concrete pavement on the roadway thereof.

The improvement of Seventcenth avenue between Judah and Kirkham streets by grading to official line and grade; by the construction of an 8-inch ironstone pipe sewer, 44 Y branches and 3 manholes on the center line of Seventeenth avenue from a point 20 feet northerly from Kirkham street to the southerly line of Judah street; by the construction of concrete curbs; by the construction of an aspahltic con-crete pavement from the southerly line of Judah street to a line 300 feet southerly therefrom, and by the construction of a concrete pavement on the remainder of the roadway thereof.

The improvement of Carson street between Douglass street and its westerly termination by grading to official line and grade; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width; by the construction of a concrete pavement from the westerly line of Douglass street to a line 50 feet westerly therefrom, and by the construction of an asphaltic concrete pavement on the remainder of the

roadway thereof. Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6603, Ordinance No.

— (New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the contemplated improvements, respectively, may be made in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of in-terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossing of Bocana street and Eugenia avcnue by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners; by the construction of 2 brick catchbasins with 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pave-. ment.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6604, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco,

approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The Board of Public Section 1. Works in written communication filed in the office of the Clerk of the Board of Supervisors February 7. 1924, having recommended the ordering of the tollowing street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the di-rection of the Board of Public Works, and to be done in accordance with the specifications pre pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be improsed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of int rest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Moraga street between Eighteenth and Nineteenth avenues by the construction of concrete curbs; by the construction of a central strip of vertical fiber brick pavement 14 feet in width, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6605, Ordinance No. · (New Series), as follows:

Ordering the performance of cer tain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work. the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and speci-fications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of in terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Treat avenue between Twenty-sixth street and a line extending from a point 182 feet southerly from Twenty-sixth street on the westerly side to a point 170 feet southerly from Twenty-sixth street on the casterly side, by grading to official line and grade; by the construction of concrete curbs along the curb lines and along the southerly termination of the roadway; by the construction of 2 brick catchbasins with appurtenances and 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6606, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first install ment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per an-

The improvement of that portion The improvement of that portion of Forty-eighth avenue lying between the easterly line of said avenue and a line parellel with and 35 feet westerly therefrom, and between Santiago street and the southerly line of Taraval street, by grading to official line and grade; by the construction of a 12-inch ironstone pipe sewer, 24 Y branches and 3 manholes along a line parallel and 3 manholes along a line parallel with the easterly line of Forty-eighth avenue and distant 35 feet westerly therefrom between southerly line of Santiago street and the center line of Taraval street. by the construction of an 18-inch sewer along the aforementioned line between the center and the southerly lines of Taraval street; by the construction of a 12-inch sewer along the center line of Taraval street between the casterly line of Forty-eighth avenue and a point 35 feet westerly therefrom; it shall be required that a broken rock sewage required that a broken rock seepage basin with a capacity of at least two (2) cubic yards shall be placed at the end and below sewer at the

southerly line of Taraval streetthe cost of furnishing and placing of such rock seepage basin shall be included in price bid for sewer; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners thereof; by the construction of 4 catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of concrete gutters 2 feet in width adjacent to the curbs be-tween the southerly line of Santiago street and the northrely line of Taraval street, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6607, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Forty-cighth avenue between the northerly line of Lawton street and the southerly line of Santiago street, and of Or-tegw street between the westerly line of Forty-eighth avenue and the easterly line of the Great Highway, by the construction of the following ironstone pipe sewers, Y branches, manholes and appurtenances:

An 8-inch, 2 manholes and 48 Y branches along the center line of Forty-eighth avenue from the southerly line of Noriega street to the center line of Ortega street; an 18-inch along the center line of Ortega street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Ortega street between the center line of Forty-eighth avenue and the existing manhole lying easterly from the easterly line of the Great Highway; an 8-inch, 45 Y the Great Highway; an 8-inch, 45 the branches and 2 manholes along the center line of Forty-eighth avenue between the center line of Ortega street and the center line of Pacheco street; a 15-inch along the center line of Pacheco street between the center and the easterly lines of Forty-eighth avenue. lines of Forty-eighth avenue; a 21-inch along the center line of Pacheco street between the center and the westerly lines of Forty-eighth avenue; an 8-inch, 2 manholes and 44 Y branches along the center line of Forty-eighth avenue between the center line of Pacheco street and the center line of Quintara street; a 15-inch along the center line of Quintara street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Quintara street between the center and the westerly lines of Forty-eighth ave-nue; an 8-inch, 2 manholes and 41 Y branches along the center line of Forty-eighth avenue between the center line of Quintara street and the center line of Rivera street; an 18-inch along the center line of Rivera street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Rivera street between the center and the westerly lines of Forty-eighth avenue; an 8-inch, 2 manholes and 33 Y branches along the center line of Forty-eighth avenue between the center line of Rivera street and the center line of Santiago street; an 8-inch along the center line of Santiago street between the center and the easterly lines of Forty-eighth avenue; a 12-inch along the center line of Forty-eighth avenue between

center and the southerly lines of

Santiago street.

It shall be required that broken rock seepage basins with a capacity of at least two (2) cubic yards each shall be placed at the ends of the sewer pipe and below same as fol-lows: 1 at the center line of Pacheco street at its intersection with the westerly line of Forty-eighth avenue; 1 at the center line of Quin-tara street at its intersection with the westerly line of Forty-eighth avenue; 1 at the center line of Rivera street at its intersection with the westerly line of Fortyeighth avenue; 1 at the southerly line of Santiago street at its inter-section with the center line of Forty-eighth avenue. The cost of furnishing and placing of such rock seepage basins shall be included in

the price bid for sewers.

And the further improvement of Forty-eighth avenue between the northerly line of Lawton street and the southerly line of Santiago street grading to official line grade; by the construction of the following catchbasins and accompanying 10-inch ironstone pipe culverts: 4 in the crossing of Lawton street; 4 in the crossing of Moraga street; 4 in the crossing of Noriega street; 4 in the crossing of Ortega street; 4 in the crossing of Pacheco street; 4 in the crossing of Quintara street; 4 in the crossing of Rivera street; 4 in the crossing of Santiago street; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners thereof; by the construction of concrete gutters 2 feet in width adjacent to the curb, except that congutters shall not be constructed on the intervening crossings; and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Fixing Monday, February 25, 1924, 3 P. M., for Hearing of Appeal of Property Owners From Assessment for the Improvement of Collingwood Street Between Twentieth Twenty-second Streets.

Supervisor Harrelson presented: Resolution No. 22133 (New Se

ries), as follows:

Resolved, That Monday, February 25, 1924, at 3 p. m., is hereby fixed as the time for hearing the appeal of property owners from the assessment issued by the Board of Public Works on January 9, 1924, to Eaton & Smith for the improvement of Collingwood street between Twen-tieth and Twenty-second streets;

Twenty-first street between Castro street and the westerly line of Dia-mond street; Twenty-second street between Castro street and the westerly line of Diamond street, in-cluding the crossings of Diamond and Twenty-first streets, Diamond and Twenty-second streets, Collingwood and Twenty-first streets, and the intersection of Collingwood and Twenty-second streets, by grading to efficial line and grade; by the construction of pine sewers and appurtenances, of side sewers with traps, risers and appurtenances, of culverts, of brick manholes, of brick catchbasins, of brick storm water inlets, and of lamp holes with their respective appurtenances; by the construction of reinforced concrete retaining and step support walls, stairways, landings, copings, drains, walls. gutters, curb armor and admored offsets; by the construction of pipe railing, including furnishing and setting of all fittings; by the construction of concrete armored coping; by the reconstruction of brick catchbasins, including the furnishing and setting of cast iron frames, gratings and traps.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robh, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Deeds Accepted and Ellington Avenue and Del Monte Street Declared to Be Open Public Streets.

Supervisor Harrelson presented: Resolution No. 22134 (New Se-

ries), as follows:

Resolved, That that certain deed executed on the 24th day of January, 1924, between Morris Stulsaft Investment Company, a corporation, party of the first part, and the City and County of San Francisco, State of California, party of the second part, conveying lands for street purposes as shown on map of the Stulsaft subdivision of portions of Blocks 2 and 3, West End Map No. 1, City and County of San Fran-

cisco, is hereby accepted. Further Resolved, That Ellington avenue and Del Monte street, as shown on said map, are hereby de-

clared open public streets.

Adopted by the following vote: Ayes — Supervisors Badaracce, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Map of Stulsaft Subdivision Approved.

Supervisor Harrelson presented: Resolution No. 22135 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 80586 (Second Series), approve a map of the Stulsaft subdivision of portions of Blocks 2 and 3, West End Map No. 1, City and County of San Francisco; therefore, be it

Resolved, That the map of the Stulsaft subdivision of portions of Blocks 2 and 3, West End Map No. 1, City and County of San Francisco, is hereby approved, and Elington avenue and Del Monte street are hereby declared open public

streets.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Accepting Deeds for Land for Streets in St. Mary's Park Subdivision.

Supervisor Harrelson presented: Resolution No. 22136 (New Se-

ries), as follows:

Resolved, That that certain deed executed on the 31st day of January, 1924, between the Roman Catholic Archbishop of San Francisco, a corporation sole, the party of the first part, and the City and County of San Francisco, a municipal corporation of the State of California, the party of the second part, conveying lands for the purpose of opening, laying out and dedicating for street purposes in said City and County of San Francisco, as shown on map entitled "Map of St. Mary's Park, San Francisco, California," approved by the Board of Public Works by Resolution No. 80694 (Second Series), adopted February 13, 1924, be and the same is hereby accepted.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

St. Mary's Park Subdivision Map Approved; Open Public Streets Declared.

Supervisor Harrelson presented: Resolution No. 22137 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 80694 (Second Series), approve map of St. Mary's Park, San Francisco, California; therefore, be it Resolved, That the map of St.

Resolved, That the map of St. Mary's Park, San Francisco, California, is hereby approved, and the following streets as shown on said map are hereby declared open public streets, viz.: Agnon avenue, Benton avenue, College avenue, Genebern way, Justin drive and Murray street.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Extension of Time, Improvement of Collingwood Street.

Supervisor Harrelson presented: Resolution No. 22138 (New Se-

ries), as follows:

Resolved, That Municipal Construction Company is hereby granted an extension of ninety days' time from and after February 12, 1924, within which to complete contract for improvement of Collingwood street between Twentieth and Twenty-second streets and of Twenty-first and Twenty-second streets between Castro and Diamond streets under public contract.

This extension of time is granted for the reason that contractor has been delayed by the installation of water and gas connections by pub-

lic service corporations.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Celman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22139 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above City base as hereinafter stated, in accordance with Resolution No. 80454 (Second Series) of the Board of Public Works, adopted January 25, 1924, and written recommendation of said Board filed February 1, 1924, to-wit:

On Capitol avenue between Mon-

tana and Minerva streets.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing

street improvements.

The Board of Public Works is hereby directed to cause to be con spicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1. Also, Resolution No. 22140 (New

Series), as follows:

Resolved, That it is the intention the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above City base as hereinafter stated, in accordance with Resolution No. 80455 (Second Series) of the Board of Public Works, adopted January 25, 1924, and written recommendation of said Board filed February 1, 1924, to-wit: On Mount Vernon and Ottawa

avenues between Mission street and Huron avenue and on Huron avenue between Niagara and Ottawa

avenues

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be con spicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Extension of Time, E. J. Treacy. Supervisor Harrelson presented: Resolution No. 22141 (New Se-

ries), as follows:

Resolved, That E. J. Treacy be and is hereby granted an extension of sixty days' time from and after February 7, 1924, within which to complete contract for improvement of San Bruno avenue between Nineteenth and Twentieth streets, under public contract.

This extension of time is granted for the reason that contractor has been delayed by inclement weather. Adopted by the following vote:

Ayes — Supervisors Badaracco, eth, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent—Supervisor Katz—1.

Approval of Bond of Stulsaft Investment Company.

Supervisor Harrelson presented: Resolution No. 22142 (New Se-(New Se-

ries), as follows:

Resolved, That the bond filed with this Board by Morris Stulsaft Investment Company as principals and F. M. Biggam and Morris Stulsaft as sureties, in the sum of five hundred dollars, hereby fixed by this Board and conditioned for the payment of all taxes, which are now a lien, but not yet payable, against the Stulsaft subdivision of portions of Blocks 2 and 3 of West End Map No. 1, City and County of San Francisco, is hereby approved.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following matters were passed for printing:

Spur Track Permit, Howard Realty Company.

Supervisor Harrelson presented: Bill No. 6608, Ordinance No. -

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Howard Realty Company to construct, maintain and operate a spur track from the existing track in Ritch street, thence crossing Branstreet, thence along Ritch street between Bryant and Brannan streets as shown on blue print attached to petition.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors. is hereby granted to Howard Realty Company to construct, maintain and operate a spur track from the existing track in Ritch thence crossing Brannan street. street. thence along Ritch street between Bryant and Brannan streets, as shown on blue print attached to

petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof, as completely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by the Howard Realty Company.

Provided, that the Howard Realty Company shall erect and maintain all-night lighted are lamps where directed by the Lighting Committee of the Board of Supervisors.

of the Board of Supervisors.

Provided, That car or cars shall be switched over said spur track only between the hours of 1 p. m. and 3 p. m.

Section 2. This ordinance shal'

take effect immediately.

Spur Track Permit, Jos. Lerer & Sons.
Also, Bill No. 6609, Ordinance No.
—— (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Jos. Lerer & Sons to construct, maintain and operate a spur track across Harrison street between Eleventh and Twelfth streets as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Supervisors, is hereby granted to Jos. Lerer & Sons to construct, maintain and operate a spur

track as follows:

Beginning at a point on the southerly line of Harrison street, said point being distant westerly 147 feet, more or less, from the westerly line of Eleventh street, thence in a northwesterly direction crossing Harrison street, said point being distant easterly 47 feet, more or less, from the easterly line of Twelfth street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be

construed as a part hereof as complete as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirenents for the surface drainage be paid for by Jos. Lerer & Sons.

Provided, that Jos. Lerer & Sons

shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Super-

visors.

Section 2. This ordinance shall take effect immediately.

Spur Track Permit, Warehouse Investment Company.

Supervisor Harrelson presented: Bill No. 6610, Ordinance No.

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Warehouse Investment Company to construct, maintain and operate a spur track along the southerly side of North Point street between Grant avenue and Kearny street as shown on blue print-attached to the petition.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Warehouse Investment Company to construct, maintain and operate a spur track along the southerly side of North Point street between Grant avenue and Kearny street as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and coonditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Warehouse Investment Company.

Provided, that the Warehouse In-

vestment Company shall erect and maintain all-night lighted arc lamps where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Repealing Spur Track Permit, Ralph McLeran & Company.

Supervisor Harrelson presented: Bill No. 6611, Ordinance No. -

(New Series), as follows:
Repealing Ordinance No. 5853
(New Series), granting to Ralph
McLeran & Co. permission, revocable at will of the Board of Supervisors, to construct, maintain and operate a spur track on Florida street between Mariposa and Eighteenth streets.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5853 (New Series), granting to Ralph McLeran & Co. permission, revocable at will of the Board of Supervisors, to construct, maintain and operate a spur track on Florida street between Mariposa and Eighteenth streets, is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Adopted by the following vote: Ayes Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheeby, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

Absent-Supervisor Katz-1. Excused from Voting—Supervisor

McLeran-1.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Lighting Tennis Courts.

Supervisor Bath presented:

Resolution No. -- (New Se-

ries), as follows:

Resolved, That the Committee on Education, Parks and Playgrounds be requested to investigate lighting schemes for lighting tennis courts at the various municipal recreation centers with a view of providing for such lighting should it be deemed feasible and adequate.

Referred to Education, Parks and

Playgrounds Committee.

Mission-Sunset Tunnel.

Supervisor McLeran requested that Mission-Sunset Tunnel matter, pending in the Lands and Tunnels Committee, be reported to the Board and put on the Calendar next Monday.

So ordered. Clerk to notify propcrty owners.

Street Car Advertising Permit, San Francisco Baseball Club.

Supervisor Colman presented: Resolution No. 22143 (New Se-

ries), as follows:

Resolved, That the San Francisco Baseball Club be and it is hereby granted a permit to advertise on the outside of the street cars of the United Railroads \(provided said cars when used for said advertising purposes are not used to carry passengers) the series of baseball games to be held in San Francisco for the period covering the baseball season.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Bad Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheery, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Fairfax Wheelan Memorial Fountain. Supervisor Hayden presented:

Resolution No. - (New Se-

ries) as follows: Resolved, That the Park Commis-

sioners be requested to accept as a gift a memorial to the late Fairfax Wheelan, to consist of a drinking fountain to be erected in the chil-dren's playground at Golden Gate

Referred to Education, Parks and

Plagrounds Committee.

Supervisor Morgan announced that the committee would meet on Thursday at 2 p. m.

Citizens' Committee, Boys' Week.

Supervisor McGregor presented: Resolution No. 22144 (New Se-

ries) as follows:

Resolved, That the Mayor be and hereby is requested and authorized to appoint a committee of citizens to make the necessary arrangements to fittingly celebrate "Boys' Week," the time to be fixed by the committee; and that the use of the Main Hall, Auditorium, be set aside on _______, 1924, for the purpose of holding exercises.

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1. Death of Max Kuhl.

Supervisor McGregor, after a brief eulogistic address in which he deplored the untimely death of Max Kuhl, presented the following resolution:

Resolution No. 22145 (New Se-

ries), as follows:

Whereas, Max Kuhl, a former Police Commissioner and prominent citizen, has passed away; therefore Resolved by the Board of Supervisors, that his death is deeply re-

Resolved by the Board of Supersors, that his death is deeply regretted and expresses by these words a high estimate of his character and ability and an appreciation of the services which he rendered as an official and as a citizen; that when this Board adjourns it does so as a mark of respect to his memory.

Adopted unanimously by a rising

vote.

Supervisor McLeran referred to Mr. Kuhl's civic interest in affairs as full of helpful public activity for the benefit of San Francisco. He called attention to a bill on today's calendar providing for an agreement by the City through his Honor the Mayor for the construction of a great building on the Marina where San Francisco can hold great industrial expositions, livestock shows, etc. The legal and financial details of this measure were worked out, he said, by Mr. Kuhl. His death, he said, will not interfere in this wonderful work, but we can't help notice in passing that San Francisco has suffered a severe loss in the death of so capable, energetic and public-spirited citizen as Max Kuhl.

His Honor Mayor Rolph, in a brief address, deplored the death of Max Kuhl. "It is very unfortunate for San Francisco," he said, "that at the age of 48 years, in the prime and vigor of his life, this city should lose so estimable and useful a citizen." He referred to his service as Police Commissioner and as attorney for the Panama-Pacific Exposition and praised highly his devotion to duty and his loyalty to

his native city.

Removal of County Jail No. 2. Supervisor Schmitz presented: Resolution No. —— (New Series), as follows:

Whereas, branch County Jail No. 2, when originally constructed was not intended to be used for the pur-

poses for which it is now used; and

Whereas, just after the great fire of 1906 the said building was condemned as being unfit for human occupancy; and

Whereas, branch County Jail No. 2 is situated in a fast-growing residence district and is an eyesore and detriment to that growing part of San Francisco; therefore, be it

Resolved, That this Board of Supervisors, through its proper officials, make such arrangements as will remove County Jail No. 2 from its present location and that a new building be erected with all modern conveniences.

Referred to Finance and Public

Buildings Committee.

Providing for Increased Compensation for Assistant City Attorney J. J. Dailey.

Supervisor Shannon presented: Resolution No. —— (New Se-

ries), as follows:

Resolved, That, in accordance with the written request of the City Attorney, he is hereby authorized to employ John J. Dailey, now Assistant City Attorney, to act as Special Counsel for the City and County of San Francisco in the two proceedings before the Railroad Commission of the State of California, asking for valuations by the commission of the local distributing systems of the Pacific Gas and Electric Company and the Great Western Power Company of California, and in any other litigation or proceedings arising out of the same, such employment to be on the basis of eight hundred and fifty dollars per month, and to continue for no longer than ten (10) months. Referred to Finance Committee.

Development of Rail and Water Facilities South of Hunters Point.

Supervisor Welch presented:
Resolution No. —— (New Se-

ries), as follows:

Whereas, it is extremely importat that the future commercial and industrial growth of this City be provided by the development of rail and water terminals and the reclamation of tide lands for industrial sites, and the last Legislature passed several acts providing means by which such development might be inaugurated, all of which, however, were vetoed by the Governor; and

Whereas, the necessity for providing for such industrial and commercial growth has become more pressing and calls for co-operation by the United States government in widening and deepening the channel southerly from Hunters Point, and no alternative remains for the City except to assume the burden and responsibility of inaugurating a constructive program whereby progress may be made; therefore

Resolved, That the Committee on Commercial and Industrial Develop-

ment be directed to conduct an investigation of the practicability of developing rail and water terminals

southerly from Hunters Point; that it be authorized to suggest the nature and extent of the work to be performed and obtain an estimate of the cost thereof; that the cooperation of the Federal government be sought to accomplish the ends desired; that the purpose of defraying the expense of the investigation, surveys and estimates of cost an appropriation of \$20,000 be made from the available funds of

the City and County be expended under the direction of said committee.

Referred to Finance and Commercial Development Committee,

ADJOURNMENT.

There being no further business the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 24, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.



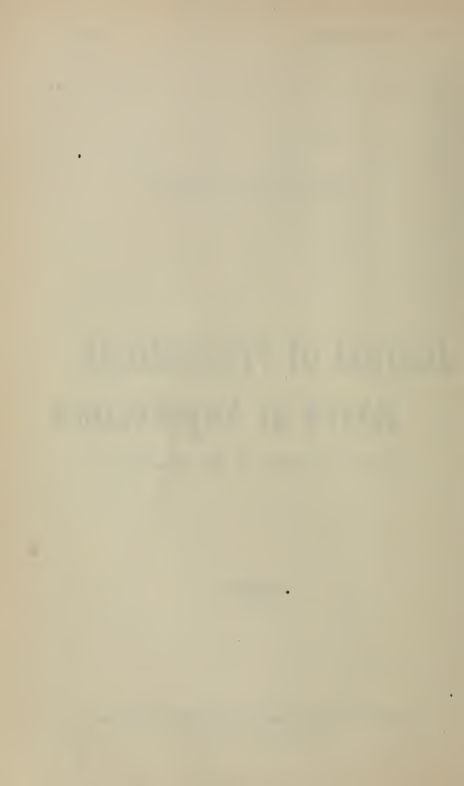
Monday, February 25, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, FEBRUARY 25, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February

1924, 2 p. m.
The Board of Supervisors met

in regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted pres-

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schnitz, Shannon, Welch, Wetmore

Absent—Supervisor Katz—1. Supervisor Katz excused on ac-

count of illness.

Quorum present.

His Honor Mayor Rolph present.

APPROVAL OF JOURNALS.

The Journals of Proceedings of December 24 and December 31, 1923, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Preventorium and Sanitorium Permit Granted by San Mateo County Board of Supervisors.

The following was presented: Communication from Wm. C. Hassler, Health Officer, advising that after due hearing, no protests being made, the Board of Supervisors of San Mateo County, on February 18, 1924, voted unani-mously to grant the City of San Francisco and its Board of Health permission to establish a preventorium and sanitarium on lands owned by the City in and about the Pulgas tunnel, San Mateo County.

Read by the Clerk, and, on motion of Supervisor McLeran, the City Attorney was directed to pre pare and address a communication to the Alameda County Board of Supervisors stating that San Francisco december intend to avail itself cisco does not intend to avail itself of its right under contract with them to construct a preventorium

in Alameda County.

Request That California-Made Pipe Be Used for Dumbarton Crossing. Supervisor Shannon presented:

Communication from the California Development Association with reference to bids recently submitted for 1600 tons of cast iron ball pipe joint to be laid in Dumbarton Slough in connection with the Hetch Hetchy water supply for which an eastern concern bid \$5 less than a California manufacturer, and requesting that in view of certain facts favoring the local firm that final action be not taken in awarding contract.

Referred to the Public Utilities

Committee.

Eureka-Sunset Tunnel Protests.

The following were presented and read by the Clerk:

Communication from Robert Bur-ley, president of the official board of the Trinity Methodist Episcopal Church, declaring that at a meeting held on Wednesday evening, February 6, 1924, unanimous action was taken and protest against the assessment for the proposed Mt. Olympus tunnel, also known as Eureka-Sunset tunnel.

Referred to the Lands and Tunnels Committee.

Also, communication from R. Caley and numerous other property owners, protesting against assess ment for the building of a tunnel under Mt. Olympus, known as the Eureka-Sunset tunnel, for the reason they have already been assessed for the Twin Peaks tunnel.

Referred to the Lands and Tun-

nels Committee.

Relative to East Bay Cities' Participation in Hetch Hetchy Water and Power Project.

The following was presented by the Clerk:

Communication from Marston Campbell, president East Bay Mu-nicipal Utilities District, in com-pliance with our request regarding participation in Hetch Hetchy water and power project, and submitting questionnaire as to our title to water property, our ability to deliver certain quantities, and terms for water

and power.

Referred to Public Utilities Committee. Copies to be sent members. Mayor to Sell Building on Hawthorne School Site.

The following was presented and read by the Clerk:

Communication from the Board of Education transmitting resolution adopted by said Board requesting that his Honor the Mayor be authorized to sell at public auction the frame building now located on Hawthorne School site on Folsom street.

Resolution No. 22169 (New Se-

ries) adopted.

Set-back Line Hearing, 2 P. M.

Hearing of objections to the estaclishment of set back lines along por-tions of Thirtieth avenue, Guerrero street. Twenty-eighth avenue and Forty-fifth avenue.

No objection being offered, Bill No. 6619 was subsequently passed

for printing.

PRESENTATION OF PROPOSALS. Mission and Belting for

Galileo High Schools.

Sealed proposals were received between the hours of 2 and 3 p. m., and opened in the Board, for furnishing leather belting for the Mission and Galileo high schools, and referred to the Supplies Committee.

Lumber for School Department.

Sealed proposals were received between the hours of 2 and 3 p. m., and opened in the Board, for furnishing lumber for the School Department, and referred to the Supplies Committee.

Hearing of Appeal, Collingwood Street -3 P. M.

Hearing of the appeal of property owners from the assessment issued by the Board of Public Works on January 9, 1924, to Eaton & Smith, for the improvement of Collingwood street between Twentieth and Twenty-second streets; Twenty-first street between Castro and the westerly line of Diamond street; Twentysecond street between Castro street and the westerly line of Diamond street, including the crossings of Diamond and Twenty-first streets, Diamond and Twenty-second streets, Collingwood and Twenty-first streets and the intersection of Collingwood and Twenty-second streets, by grading to official line and grade; by the construction of pipe sewers and appurtenances of side sewers with traps, risers and appurtenances, of culverts, of brick manholes, of brick catchbasins, of brick storm water

inlets, and of lampholes with their respective appurtenances; by the construction of reinforced concrete retaining and step support walls, stairways, landings, copings, drains, gutters, curb armor and armored offsets; by the construction of pipe railing, including furnishing and setting of all fittings; by the construction of concrete armored coping; by the reconstruction of brick catchbasins, including the furnishing and setting of cast iron frames, gratings and traps.

Protests.

A protest against the assessment for the above work, signed by numerous property owners, was pre sented and read by the Clerk.

Also, a communication from Frank and Bridget Crowe, protesting cost for street work as excessive; assessor's value of lot alleged as \$150.

Also, protest of Edw. J. Johnson and others against paying twice for

grading.

Privilege of the Floor.

Edw. J. Johnson, Bridget Crowe and others were granted the privilege of the floor and addressed the Board, protesting the assessment.

H. J. Spooner, property owner on Twenty-first street near Collingwood, was heard as to the danger of property on Twenty-first street from landslides caused by grading. C. E. Healy, Assistant City Engi-neer, was also heard in reference

to the protested grade charge and the menace to life and property on Twenty-first street by reason of landslides.

On motion of Supervisor Me-Sheehy, Assistant Engineer Healy was requested to investigate alleged double charge for grading.

Supervisor Schmitz suggested that Board of Public Works take care of situation with reference to protection to life and property menaced by landslides on Twentyfirst street.

So ordered.

Action Deferred.

Whereupon, on motion of Supervisor Harrelson, the above hearing was postponed one week.

Boyle Workman, President of Los Anaeles City Council, Presented to the Board.

Supervisor Hayden (in the chair) introduced Mr. Boyle Workman, President of the City Council of Los Angeles.

Mr. Workman addressed the Board briefly and expressed his pleasure in being able to greet the officials and people "of this wonderful sister city of ours on the Pacific Coast." He complimented San Francisco on its Civic Center. "It is a wonderful thing and wonderfully displays what you have done by way of arranging and grouping your city buildings. That is something in which Los Angeles is very deficient. Your Civic Center is a fine example to the southern metropolis.

"On the other hand," he said, "we have some things in Los Angeles that can probably be said to be something by way of a good exam-ple to San Francisco. You are all aware that we own our water system in Los Angeles. We also own our power and electric system. The moneys that we have been putting into bond issues in those matters are of very great help to the community. We are able to supply domestic water and also light and power for manufacturing purposes at a very cheap rate, and it has been an exceedingly fine investment to the municipality to own those utilities for itself. I am exceedingly glad to meet you all. I go scuth tonight on the Owl. I thank you for this opportunity to address you."

Supervisor Schmitz, being called upon by the chair, extended the greetings of the Board of Supervisors and the City of San Francisco to the distinguished visitor. He said in part: "We are all Califor-nians in this great State of ours, and every Californian should know no north or south, no east, no west; it is all California. Of every part of California we are proud, and it is our earnest hope that each and every part may go along and succeed. Your visit here tends to bring about that feeling that should exist between the two great cities of California, a spirit of good fellowship. I want to assure you that we very and sincerely appreciate greatly your coming here today and paying your respects to the Board. We want you to carry back with you to the people of Los Angeles the greetings of the City of San Francisco."

Supervisor Welch re-echoed sentiments of Supervisor Schmitz and supplemented his remarks by referring to the great benefits derived by Los Angeles through the ownership of its public utilities and particularly its harbor front. declared that where San Francisco takes its rightful place as a city of the first magnitude, it will be when she is in a position to own and control those three essentials of a great city-cheap water, cheap hydroelectric power and the ownership and control of its harbor and tide lands.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Health Committee, by Supervisor Badaracco, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following

Authorizations.

Resolution No. 22147 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Park Fund.
(1) H. Cowell Lime and Cement Co., cement (claim dated Feb. 8,

1924), \$879.
(2) Krogh Pump and Machinery Co., material and labor installing pump (claim dated Feb. 8, 1924), \$928.08.

Water Construction Fund, Bond Issue 1910.

(3) Associated Oil Company, fuel oil, Hetch Hetchy water construction (claim dated Jan. 31, 1924). \$2,512.62.

(4) Department of Public Health, care of Hetch Hetchy employees (claim dated Jan. 31, 1924), dated

\$3,484.50.

(5) John Joseph and Delphine K. Joseph Dunbar, payment for right of way lands in Alameda County; per Resolution No. 22028 (New Series) (claim dated Feb. 1,

1924), \$1,000.
(6) Malin T. Langstroth and Loraine Langstroth, payment for right of way lands in Stanislaus County; per Resolution No. 22029 (New Series) (claim dated Feb. 1, 1924),

\$4,250. (7) (7) C. W. Marwedel, bus bar copper (claim dated Feb. 1, 1924), \$2,601.17

(8) Old Mission Portland Ce-

nient Co., cement (claim dated Jan. 31, 1924), \$2.518.88. (9) M. M. O'Shaughnessy, re-volving fund expenditures, per vouchers (claim dated Feb. 1, 1924), \$864.12. (10) Maria

Maria Reynolds, payment

for right of way lands in Alameda County; per Resolution No. 22028 (New Series) (claim dated Feb. 1,

1924), \$1.500. (11) Stand Standard Oil Co., gasoline and oils (claim dated Jan. 31,

1924), \$694.74. (12) Stand Standard Oil Co., fuel oil, etc. (claim dated Jan. 31, 1924), \$598.42.

State Compensation Insur (13)ance Fund, insurance premium on Hetch Hetchy employees (claim dated Jan. 31, 1924), \$7,551.82.

(14) Union Construction Co., use

Jan. 31, 1924), \$721.64. (15) William Cluff Co., groceries (15) Feb. 6, 1924),

\$3,126.04.

(16)Joshua Hendy Iron Works, one Hadsel crusher (claim dated

Feb. 6, 1924), \$2,000. (17) R. E. Noble & Co., inspecting steel at factory, Cleveland, Ohio (claim dated Feb. 6, 1924), \$1,435.75.

Robert M. Searls, to reim-(18)burse Special Counsel's revolving fund, per vouchers (claim dated

Feb. 6, 1924), \$2,214.

County Road Fund.

(19)James R. McElroy, sixth payment, boulevard construction, Lincoln Park to Sutro Heights (claim dated Feb. 6, 1924), \$7,875. Lincoln

(20) James R. McElroy, second payment, improvement of Buchanan street from Hermann street to Duboce avenue (claim dated Feb. 6, 1924), \$3,750.

Special School Tax.

John Reid, Jr., twelfth architectural service on (21)payment, architectural sérvice on Horace Mann School (claim dated Feb. 7, 1924), \$757.54.

School Construction Fund, Bond

Issue 1918

C. Petersen Co., final payment, heating and ventilating North Beach (Galileo) High School (claim dated Feb. 6, 1924), \$2,000.

Municipal Railway Fund.

(23) J. E. French Co., one Dodge touring car for Municipal Railways (claim dated Feb. 5, 1924), \$1,060.

Municipal Railway Depreciation Fund.

(24) James M. Smith, first payment, grading and culverts through Lake Merced Rancho for Municipal Railway extension to "Occan View" (claim dated Feb. 6, 1924), \$10,500.

General Fund, 1923-1924.

(25) Conrad B. Sovig, third payment, cleaning and painting bridges (claim dated Feb. 6, 1924), \$4,125.

(26) Healy Tibbitts Construction

Co., third payment, sewer construction in Sixth street from Brannan to Townsend streets (claim dated Feb. 6, 1924), \$12,000.

(27) Daniel J. O'Brien, police contingent expense (claim dated

contingent expense.
Feb. 4, 1924), \$750.
(28) J. H. Baxter & Co., creosoted wood blocks for bridges
soted wood Feb. 1, 1924), \$901.88. (claim dated Feb. 1, 1924), \$901.38. (29) Enterprise Foundry Co.

sewer catchbasin frames and grates (claim dated Feb. 1, 1924), \$579.98.

Henry Cowell Lime and (30)

Cement Co., cement, sewer repairs (claim dated Feb. 1, 1924), \$2,637.

(31) Shell Company of California, fuel oil, Civic Center power house (claim dated Feb. 1, 1924),

\$1,392

(32)Recorder Printing and Publishing Co., printing of Law and Motion and Trial Calendar, etc. (claim dated Feb. 11, 1924), \$665.

San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Feb. 11. 1924), \$1,125.

Academy (34)California Sciences, maintenance of Steinhart Aquarium (claim dated Feb. 11,

1924), \$4,068.17. (35) H. F. Dugan, drug supplies. San Francisco Hospital (claim dated Jan. 26, 1924), \$985.

(36) Herbert F. Dugan, drug supplies, San Francisco Hospital (claim dated Jan. 26, 1924), \$986.65.

Reid Bros., nurses' desks. San Francisco Hospital (claim dated Jan. 30, 1924), \$1,162.

(38) Ed. Barry Co., printing forms (claim dated Feb. 11, 1924). \$1,450.

A. Carlisle & Co., printing (39) books and forms (claim dated Feb. 11, 1924), \$1,934.25.

Auditorium Fund.

(40)Josef Schwarz, services as soloist at concert of Feb. 5 (claim

dated Feb. 11, 1924), \$1,000.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent—Supervisor Katz—1.

Appropriations.

Resolution No. 22148 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1918.

For cost of furnishing and installing stage curtain and window draperies in auditorium of Horace Mann School, \$874.30.

Police Department Building, Budget Item 82a.

For cost of alterations to the O'Farrell Street Police Station, as per the following:

(2) General contract, Elliott &

Grant award), \$6,989.

(3) Plumbing work (J. E. O'Mara award), \$2,065.
(4) Extras, incidentals and in-

spection, \$750. Fire Department Buildings, etc., Budget Item No. 63.

For architectural service in connection with Fire Department Engine House No. 11 and the completion of the drill tower yard, including drilling test holes at \$259, \$4,405.

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1. Appropriation, \$10,000, Victory High-

way Construction. Resolution No. 22149 (New Se-

ries), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of Publicity and Advertising, Budget Item No. 553, Fiscal Year 1923-1924, and authorized in payment to the San Francisco Chamber of Commerce, as the City and County's portion of a fund made up of appropriations by counties of the Northern and Central portions of Cálifornia, states of Utah and Nevada, and of the United States, for the construc-tion of the so-called Victory Highway into the northern portion of California; being for the publicity and advertising of San Francisco.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon Welch,

Wetmore-17.

Absent—Supervisor Katz—1.

Appropriation, \$1,000, City's Contribution to Fund for Solving Salt Water Problem of Deltas of Sacramento and San Joaquin Rivers.

Resolution No. 22150 (New Se-

ries), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of Publicity and Advertising, Budget Item No. 553, Fiscal Fear 1923-1924, and authorized in payment to D. Hadsell, chairman of the Salt Water Dam Investigation Committee of the Sacramento Valley Development Association, as the City and County's portion of a fund made up of appropriations by the United States, the State of California and counties of the State for the expense of investigation as to the feasibility of constructing a dam as a means of solving the salt water problem in the lower reaches of the Sacramento and San Joaquin rivers. As provided by Resolution No. 21984 (New Series).

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1. Appropriation, \$29,375, for Lands for University Mound Playground.

Resolution No. 22151 (New Se-

ries), as follows:

Resolved, That the sum of \$29,-375 be and the same is hereby set aside and appropriated out of "University Mound Playground," General Fund, 1923-1924, and authorized in payment to Emma Moffat Mc-Laughlin, Henrietta Moffat and Elizabeth M. Sharp for lands required for the University Mound Playground, to-wit:

Entire Block No. 36, as per map of University Mound Survey, and the westerly one-half of Block No. 28, as per map of the University Mound Survey.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon Welch, Wetmore—17.

Absent—Supervisor Katz.—1.

Appropriation, \$1,600, Credit to Isolation Hospital for Additional Nurses.

Resolution No. 22152 (New Se-

ries), as follows:

Resolved, That the sum of \$1,600 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, to the credit of Isolation Hospital, Appropriation 45A, for the employment of necessary and additional nurses at the Isolation Hospital.

A y e s — Supervisors Badar cco, eath. Colman, Deasy, Harrelson, Bath. Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovici, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Payment of Tax Refund Judgments. Resolution No. 22153 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedules attached to vouchers; being payments of one-tenth of the amounts of final judgments against the City and County, in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney, to-wit: To Lent & Humphrey, as attor-

neys and agents, the sum of \$1,-

992.53.

To Chas. A. Gray, as attorney and

agent, the sum of \$607.37.

Ayes—Supervisors Badaracco. Ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Oil and Boiler Permits.

Resolution No. 22154 (New Se-

ries), as follows:

Resolved, That the following revocable permits are hereby granted:

> Oil Storage Tank. (1500 gallons capacity.)

Peter C. Jurs, at 3218-3220 Jack-

Kereuff Building, on west side of Sansome street, 160 feet north of Pine street.

Helbing Co., on west side of Polk street, 110 feet north of Lombard street.

Helbing Co., at southeast corner

of Polk and Chestnut streets. Fred Warden, at northwest cor-

ner of Eighth avenue and Judah street.

Arthur Klahn, at northwest corner of Third avenue and Irving street.

Hartford Fire Insurance Co., on south side of Commercial street, 171 feet east of Kearny street, 600 gallons capacity.

Frank Drew, at 1650 Portola drive, 600 gallons capacity.

Boiler.

Garratt-Callahan Co., at 148-156

Spear street, 40 horse power.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Concovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent-Supervisor Katz-1.

Mayor to Execute Agreement for Acquisition of University Property.

Bill No. 6595, Ordinance No. 6147 (New Series), as follows: Ordinance directing the Mayor of the City and County of San Francisco to execute an agreement with Emma Moffat McLaughlin, Henrietta Moffat and Elizabeth M. Sharp for the purchase by the City and County of the entire Block No. 36, as per map of the University Mound Survey, and the westerly half of Block No. 28, as per map of the University Mound Survey, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with Emma Moffat McLaughlin, Henrietta Moffat and Flizabeth M. Sharp, providing for the immediate purchase of those certain lots, pieces or parcels of land situate, lying and being in the City and County of San Francisco, and known as Block No. 36, as per map of University Mound Survey, and the westerly half of Block No. 28, as per map of University Mound Survey, for the sum of \$28,375, and giving to the City and County of San Francisco the option to purchase the easterly half of Block No. 28, as per map of the University Mound Survey, on or before the 30th day of June, 1926, for the further principal sum of \$8,625, and also giving to the City and County the right to the immediate possession of the easterly half of Block No. 28, as per map of the University Mound Survey, upon the making of the first payment hereinabove referred to.

Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance

Committee of said Board.

A yes — Supervisors Badaracco.

Rath. Colman, Deasy. Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Ressi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Spur Track Permit.

Bill No. 6596, Ordinance No. 6148 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to R. W. Kinney to construct, maintain and operate a spur track on Fifth street between Bryant and Brannan streets, as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors. is hereby granted to R. W. Kinney to construct, maintain and operate a spur track on Fifth street between Bryant and Brannan streets, as follows:

Beginning at a point in Fifth street, said point being distant westerly 23.5 feet from the easterly line of Fifth street and distant southerly 197.81 feet from the southerly 197.81 feet from the southerly 197.81 feet from the southerly line of Bryant street produced; thence northerly and parallel to said easterly line of Fifth street a distance of 53.78 feet to a point; thence northerly on a curve concave to the right having a radius of 252.35 feet a distance of 63.03 feet to a point; thence northerly on a tangent a distance of 10.32 feet to a point; thence northerly on a curve concave to left having a radius of 252.35 feet a distance of 63.03 feet to a point; thence northerly on a tangent parallel to and distant westerly 5 feet from said easterly line of Fifth street a distance of 5.0 feet to a point, said point being distant southerly 58.25 feet from the southerly line of Bryant street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by R. W. Kinney.

Provided, that R. W. Kinney shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined and recommended payment of miscellaneous demands not required by law to be passed to print and amounting to \$48,991.25, the same were allowed and ordered paid by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Katz-1.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22155 (New Se-

ries) as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Unione Sportiva Italiana, use of the Main Hall June 1, 1924, 6 p. m. to 12 p. m., for the purpose of hold-

ing a dance.

Order of Eastern Star, use of the Main Hall September 10, 1924, 6 p. m. to 12 p. m., for the purpose of holding a reception and dance.

San Francisco Opera Association, use of the Main Hall of the Auditorium September 15 to October 5, 1924, 12 p. m., for the purpose of holding Grand Opera.

Municipal Railway Employees Association, use of the Main Hall November 29, 1924, 6 p. m. to 2 a. m. for the purpose of holding a dance. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran: Resolution No. ——— (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910. Pelton Water Wheel Company, seventeenth payment, impulse water wheels for Moccasin Creek power plant (claim dated Feb. 18, 1924), \$8,867.86.

Bros., (2) Baumgarten meats (claim dated Feb. 16, 1924), \$4,-

544.24.

The Edison Storage Battery (3)Supply Co., Edison electrolyte cells (claim dated Feb. 18, 1924), \$675.09. (4) The Giant Powder Co. Con.,

giant gelatin (claim dated Feb. 16, 1924), \$4,889.42. (5) Haas Bros., groceries (claim dated Feb. 16, 1924), \$826.88.

(6) Joshua Hendy Iron Works, car wheels, etc. (claim dated Feb.

16, 1924), \$503.50.

- (7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Feb. 16, 1924), \$1,-958.15.
- (8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Feb. 16, 1924), \$885.17.

(9) Standard Oil Co., fuel oil (claim dated Feb. 16, 1924), \$805.89.

- (10) Sierra Railway Company of California, car service (claim dated Feb. 16, 1924), \$1,256.18.
- (11) Grant Smith & Co., installation of under-drain in outfall canal, West Portal (claim dated Feb. 16, 1924), \$1,008.51. (12) Univers

Universal Concrete Gun Company, concrete work, Contract 77-C (claim dated Feb. 16, 1924),

\$1,154,95.

(13) Waterbury Company, steel cable, etc. (claim dated Feb. 16, 1924), \$794.78.

(14) Old Mission Portland Ce-

ment Co., cement (claim dated Feb.

18, 1924), \$3,394.30. (15) Western Pipe and Steel Co., sixth payment, construction of bay crossing nipe line (claim dated Feb. 19, 1924), \$164,171.24.

Municipal Railway Fund.

(16) American Brake Shoe and Foundry Co., railway car brakes (claim dated Feb. 14, 1924), \$1,-355.41.

Bros., (17)Hancock railway transfers (claim 1924), \$1,264.80. dated Feb.

(18) R. D. Nuttall Company, railway motor parts (claim dated Feb. 14, 1924), \$2,171.50.

(19) Market Street Railway Co., railway reimbursement under agreement Dec. 12, 1918 (claim dated Feb. 14, 1924), \$1,449.86. (20) Market Street Railway Co., railway electric power (claim dated

Feb. 14, 1924), \$3,115.27

(21) Pacific Gas and Electric Co..

railway electric power (claim dated Feb. 14, 1924), \$37,139.97.

Park-Honora Sharp Trust Fund.

(22) Beardsley, Hemmens & Taylor, New York, for professional services in action brought against Samuel G. Murphy for collection of the Honora Sharp bequest (claim dated Feb. 22, 1924), \$1,011.45. Park Fund.

(23) J. H. McCallum Lumber Co., lumber for parks (claim dated Feb. 22, 1924), \$506.92.

(24) Pacific Gas and Electric Co., service for parks (claim dated Feb.

22, 1924), \$989.25.
(25) Spring Valley Water Co., water service for parks (claim dated Feb. 22, 1924), \$714.13.

General Fund, 1923-1924.

(26) A. Carlisle & Company, bookshelf cases (claim dated Feb. 18, 1924), \$651.

(27) Leathermat Manufacturing Co., leather mats (claim dated Feb.

1924), \$575.25.

(28) Standard Oil Co., gasoline and oils, Police Department (claim dated Feb. 18, 1924), \$504.35. (29) Phillips & Van Orden, print-

ing (claim dated Feb. 25, 1924), \$1,357.30.

(30) Pacific Gas and Electric Co., January street lighting (claim dated Feb. 25, 1924), \$47,335.69.
(31) Pacific Gas and Electric Co.,

lighting public buildings (claim dated Feb. 18, 1924), \$3,857.64.
(32) Spring Valley Water Co., water for public buildings (claim

dated Feb. 18, 1924), \$1,362.11. (33) Standard Oil Co., asphalt for

street repair (claim dated Feb. 19,

1924), \$1,851.48.

(34) Western Rock Products Co. sand for street repair (claim dated Feb. 19, 1924), \$1,829.97. (35) Healy-Tibbitts Construction

Co., fourth payment, sewer construction in Sixth street (claim dated Feb. 19, 1924), \$10,498. (36) Chas. Brown & Sons, crock-

ery, San Francisco Hospital (claim dated Jan. 31, 1924), \$546.50.

(37) L. Lagomarsino & Co., vegebles, San Francisco Hospital tables, (claim dated Jan. 31, 1924), \$510.77.

Langendorf Baking (38)bread, San Francisco Hospital (claim dated Jan. 31, 1924), \$788.58.

(39) San Francisco Journal, official advertising (claim dated Feb. 25, 1924), \$784.70.

Appropriation, \$27,250, Payment to Allis-Chalmers Manufacturing Company for Land for Tubercular Sanltorlum.

On motion of Supervisor Mc-Leran:

Resolution No. - (New Series), as follows:

Resolved, That the sum of \$27,-250 be and the same is hereby set aside and appropriated out of Tubercular Sanitorium Fund (created by Ordinance No. 5394, New Series), and authorized in payment to Allis-Chalmers Manufacturing Company, a corporation; being payment for lands situate in San Mateo County, as per description and acceptance of offer by Resolution No. 22067 (New Series); said lands being required for sanitorium purposes.

Appropriation, \$2,300, Payment to Peter Gourlay et al. for Land for Diagonal Street in the Potrero.

On motion of Supervisor Mc-Leran:

Resolution No. ——— (New Series), as follows:

Resolved. That the sum of \$2.300 be and the same is hereby set aside and appropriated out of appropriation of \$65,000 out of County Road Fund by Resolution No. 20428 (New Series) and authorized in payment to Peter Gourlay and Jessie Gour-lay for property, as per acceptance of offer by Resolution No. 22118 (New Series), required for the opening of diagonal street in block bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets. (Claim dated Feb. 20, 1924.) Mayor to Contract for Lease of Ground

and Buildings for Industrial Exposition Purposes.

The following entitled bill, laid over from last meeting, was, on mo-tion of Supervisor McGregor, again

laid over one week:

Bill No. —, Ordinance No. (New Series), entitled "Authorizing the Mayor to execute a contract on behalf of the City with the San Francisco Exposition Company for the lease of certain grounds and buildings for industrial expositions and other purposes.

Cancellation of Twin Peaks Tunnel Assessments.

Supervisor McLeran presented: Resolution No. 22156 (New Se-

ries), as follows:

Whereas, the Tax Collector, in a communication dated February 19, 1924, has recommended that the hereinafter numbered assessments for the construction of the Twin Peaks Tunnel are upon property owned by the City and should be cancelled; therefore,

Resolved. That in accordance with said recommendation, the Tax Collector is directed to cancel the Twin Peaks Tunnel assessments numbered 94, 416, 620, 827, 833, 835, 837, 981, 1017, 1034, 1035, 1036, 1037, 1038, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059,

1060, 1061, 1062, 1063, 1064, 1065. 1066, 1067, 1068, 1070, 1071. 1069. 1073, 1074, 1072, 1076, 1077, 1078. 1079, 1081, 1082, 1095, 1096, 1097, 1098, 1102, 1099, 1100. 1103. 1105, 1106, 1107, 1108. 1109. 1110. 1111, 1112, 1113, 1114. 1115, 1116, 1118. 1117, 1119, 1120, 1121, 1148, 1149, 1150, 1151, 1152, 1349, 1396, 1697, 2111, 1705, 2112, 2113, 3198, 4311, 3884, 4410, 3615. 4976, 5630. 6034, 6045, 6035, 6858, 6987, 7049, 7280, 7643, 8108, 8262, 8694, 8701, 7893. 8941, 8952. 8951, 8954. 9244, 8944, 8951, 8952, 8954, 9244, 9562, 9664, 10112, 10392, 10763, 10774, 10.789, 10887, 10888, 10904, 11060, 11.254, 11354, 11428, 11434, 11438, 11.450, 11454, 11719, 12580, 12581, 12.582, 12583, 12584, 12585, 12586, 12.787 587, 12588, 12589, 12590, 12591, 606, 12607, 12608, 12609, 12610, 12, 611, 12612, 12613, 12614, 12615, 15,-098, 15303, 15313, 15362, 15372, 16, 138, 16143, 16148, 16153, 16158, 16, 163, 16168, 16173, 16178, 16183, 16188, and the lien of said assessments is hereby discharged.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing,

The following bill was passed for printing:

Establishing Set-Back Lines, Fortythird Avenue.

On motion of Supervisor Mc-Gregor:

Bill No. 6614, Ordinance No. — (New Series), entitled "Establishing set-back lines along portions of Forty-third avenue, Clay street and Scott street,"

Objections Overruled, Set-Back Lines, Thirty-second Avenue.

Supervisor McGregor presented: Resolution No. 22157 (New Se-

ries), as follows:

Resolved, That the objections of Joseph Novitsky to the establish ment of set-back lines along Thirtysecond avenue between California street and Camino del Mar, as set forth and described in Resolution of Intention No. 29, and the amended map thereof as filed by the City Planning Commission, and all other objections made thereto, be and the same are overruled and declared to be without merit and that an ordinance be passed estab-lishing such set-back lines as de-scribed in said resolution of intention and said amended map.

Adopted by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch, Wefmore—17.

Absent—Supervisor Katz—1

Passed for Printing.

The following bill was passed for printing:

Establishing Set-Back Lines on Thirty-second Avenue.

On motion of Supervisor Mc-Gregor:

Bill No. 6615, Ordinance No. —-

(New Series), as follows:

Establishing set-back lines along portions of Thirty-second avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 29, to establish set-back lines along portions of Thirty-second avenue and fixed the 21st day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) setback lines are hereby established

as follows:

Along the westerly side of Thirty-second avenue, commencing at Caifornia street and running thence northerly 138 feet, said set-back line to be 10 feet; thence northerly 427 feet, said set back line to be 20 feet; along the easterly side of Thirty-second avenue, commencing at California street and running thence northerly 600 feet, said setback line to be 20 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines except as provided in said Ordi-

nance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Overruling Objections to Set-Back Lines on Thirty-fourth Avenue.

Supervisor McGregor presented: Resolution No. 22158 (New Se-

ries), as follows:

Resolved, That the objections of David B. Olney to the establishment of set-back lines along the easterly side of Thirty-fourth avenue between Cabrillo and Fulton streets, as set forth and described in Resolution of Intention No. 29, and all other objections made thereto, be and the same are hereby overruled and declared to be without merit, and that an ordinance be passed establishing such set-back lines as described in said resolution of intention.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following bill was passed for printing:

Establishing Set-Back Lines, Thirtyfourth Avenue.

On motion of Supervisor Mc-Gregor:

Bill No. 6616, Ordinance No. —— (New Series), as follows:

Establishing set-back lines along portions of Thirty-fourth avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 29, to establish set-back lines along portions of Thirty-fourth avenue. and fixed the 21st day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that. thereafter and more than ten days prior to said bearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the fore-

going recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), sctback lines are hereby established as follows:

Along the westerly side of Thirty-fourth avenue, commencing at a point 60 feet southerly from Cabrillo street and running thence southerly to Fulton street, said setback lines to be 4 feet; along the easterly side of Thirty-fourth avenue between Cabrillo street and Fulton street, said set-back line to be 12 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance afcresaid.

Objections to Set-Back Lines Overruled, Guerrero Street.

Supervisor McGregor presented: Resolution No. 22159 (New Se-

ries), as follows:

Resolved, That the objections of R. Sinnott, as guardian of the person and estate of Ellen Sinnott, incompetent, to the establishment of set-back lines along the easterly side of Guerrero street, commencing at Twenty-fifth street and running thence southerly 403 feet 11 inches, as set forth and described in Resolution of Intention No. 27, and all other objections made thereto, be and the same are overruled and declared to be without merit, and that an ordinance be passed establishing such set-back lines as described in said resolution of intention.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following bill was passed for printing:

Establishing Set-Back Lines on Guerrero Street.

On motion of Supervisor Mc-

Gregor:
Bill No. 6617, Ordinance No. ——
(New Scries), as follows:

Establishing set-back lines along a portion of Guerrero street.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 3d day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 27, to establish set-back lines along a portion of Guerrero street, and fixed the 7th day of January, 1924. at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled. Section 2. Pursuant to the fore

Section 2. Pursuant to the fore going recitals, and in accordance with the provisions of soid Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the easterly side of Guerrero street, commencing at Twenty-fifth street and running thence southerly 403 feet 11 inches, said set-back lines to be 11 feet.

As shown on the map filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Objections to Set-Back Lines on Thirty-seventh Avenue Overruled. Supervisor McGregor presented:

Resolution No. 22160 (New Series), as follows:

Resolved, That the objections of B. Getz to the establishment of setback lines along the easterly line of Thirty seventh avenue between Anza and Balboa streets, as set forth and described in Resolution of Intention No. 31, and all the other objections made thereto, be and the same are hereby overruled and declared to be without merit, and that an ordinance be passed establishing such set-back lines as described in said resolution of intention.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheeby, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following bill was passed for printing:

Establishing Set-Back Lines, Thirtyseventh Avenue.

On motion of Supervisor Mc-Gregor:

Bill No. 6618, Ordinance No. — (New Series), as follows:

Establishing set-back lines along a portion of Thirty-seventh avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 31st day of December, 1923, the Board of Supervisors It is hereby recited adopted Resolution of Intention No. 31, to establish set-back lines along a portion of Thirty-seventh avenue, and fixed the 4th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto: that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along both sides of Thirty-seventh avenue between Anza street and Balboa street, said set-back line to be 10 feet.

As shown on the map in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Passed for Printing.

The following bill was passed for printing:

Establishing Set-Back Lines on Thirtieth Avenue, Guerrero Street and Twenty-eighth Avenue.

On motion of Supervisor Mc-Gregor:

Establishing set-back lines along portions of Thirtieth avenue, Guerrero street and Twenty-eighth ave-

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

nne.

Section 1. It is hereby recited that on the 28th day of January, 1924, the Beard of Supervisors adopted Resolution of Intention No. 33, to establish set-back lines along portions of Thirtieth avenue, Guerrero street and Twenty-eighth avenue, and fixed the 25th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution of intention was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet southerly from California street and running thence southerly to a point 100 feet northerly from Clement street, said setback line to be 8 feet; along the easterly line of Thirtieth avenue, commencing at California street and running thence southerly 450 feet, said set-back line to be 10 feet; thence southerly 125 feet, said setback line to be 6 feet.

Along the westerly side of Guerrero street, commencing at Twenty-first street and running thence southerly to a point 30.92 feet northerly from Twenty-second street, said set-back line to be 15 feet.

Along the westerly side of Twenty-eighth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3

feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62/3 feet; thence southerly 25 feet, said set-back line to be 31/3 feet; along the easterly side of Twenty-eighth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet, said set-back line to be 62/3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 3 1/3 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby nade for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Resolution of Intention to Establish Set-Back Lines, No. 36.

Supervisor McGregor presented: Resolution No. 22161 (New Se-(New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore.

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the westerly side of Ramsell street, commencing at a point 100 feet northerly from Garfield street, and running thence northerly to Holloway avenue, said setback line to be 10 feet; along the easterly side of Ramsell street, commencing at a point 100 feet northerly from Garfield street, and running thence northerly to Holloway avenue, said set-back line to be 61% feet.

Along the southerly side of Anza street, commencing at a point 81½ feet westerly from Forty-first avenue, and running thence westerly to a point 821/2 feet easterly from Forty-second avenue, said set-back line to be 3 feet.

And notice is hereby given that

Monday, the 24th day of March, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objection to the establishing of the proposed sethack lines may appear and present back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following resolution passed for printing:

Oil and Automobile Supply Station Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Storage Tank. (1500 gallons capacity.)

Liebman Construction Co., north side of Filbert street, 200 feet west of Van Ness avenue.

Phil Bush, at southwest corner of Broadway and Scott street.

Glad Tidings Tabernacle. south side of Ellis street, 185 feet west of Buchanan street.

D. Currence, at 1865 Bush street.

Niels Schultz, at southwest cor-Union and Leavenworth ner of streets.

Louis Blum, on north side of Sutter street, 200 feet west of Hyde

San Francisco Chronicle, one 4500 gallons and one 1500 gallons capacity.

Automobile Supply Station.

Walter L. O'Brien, at southwest corner of Seventeenth and Howard streets, also to store 2000 gallons of gasoline on premises; no greasing or washing of automobiles will

be permitted on the premises. F. J. Driscoll and George Lastin, at the northwest corner of San Bruno avenue and Joy street, also to store 2000 gallons of gasoline on premises; no greasing or washing of automobiles will be permitted on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

(Supervisor Welch excused from voting on last item.)

Relative to Board of Health Complaints.

Supervisor Schmitz presented: Resolution No. 22162 (New Se-

ries), as follows:
Whereas, the Mayor has asked that complaints regarding the

management of affairs connected with the Board of Health be referred to him for action should the

criticism be merited.

Resolved, That the Clerk of this Board is hereby directed to foward to the Mayor all complaints received regarding the San Francisco Hospital and Relief Home, together with documents presented and a transcript of the testimony taken by the Health Committee while investigating said complaints.

Adopted by the following vote:

Adopted by the fellowing vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrleson,
Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Robb,
Rossi, Schmitz, Shannon, Welch

Wetmore-17.

Absent—Supervisor Katz—1.

Passed for Printing.
The following bill was passed for printing:

Regulation of Butcher Business. On motion of Supervisor Bath: Bill No. 6620, Ordinance No.

(New Series), as follows:

An ordinance regulating the hours of business when and the place of business where, uncured and uncooked meats are sold, offered for sale, received or delivered, and prescribing a penalty for the violation thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, partnership, association or corporation, within the City and County of San Francisco, to sell or offer for sale any uncured or uncooked meats from any established place of husiness in the City and County of San Francisco for the purpose of sale or delivery to dealers or consumers or for the purpose of any delivery, or to keep open for business any place of business where any uncured or uncooked meats are sold or offered for sale, or permit such place to be kept open for business, or to receive at such place of business any uncured or uncooked meats, except between the hours of seven o'clock a. m. and six o'clock p. m. on days other than

Sundays, New Year's Day, Washing-Fourth of July, Labor Day, Admission Day, Thanksgiving Day and Christians Day, or to sell or offer for sale within the City and County of San Francisco any uncured or uncooked meats except at and from an established and fixed place of business at which said meats are regularly inspected by State and Municipal Inspectors; provided, however, that in cases of a holiday falling on a Saturday, the places of husiness herein above defined may be kept open between the hours of seven o'clock a.m. and twelve o'clock noon. And, provided fur-ther, that any places of business where strictly kosher meats are sold or offered for sale may be kept open on Saturdays from sundown until ten o'clock p. m., and on Sundays from seven o'clock a. m. until twelve o'clock noon. And be it further provided that all emergency cases be left to the discretion of the Health Officer of the City and County of San Francisco.

Section 2. Every person, partnership, association, firm or corporation violating any of the provisions of this ordinance or by doing any act or thing herein declared to be unlawful shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than fifty (\$50) dollars nor more than two hundred (\$200) dollars or by imprisonment in the City Prison for not more than six months, or by both such

fine and imprisonment.

Masquerade Ball Permit. Supervisor Robb presented: Resolution No. 22163 (New Se-

ries), as follows:

Resolved, That permission is hereby granted Unione Sportiva Italiana to conduct a masquerade ball at U. S. I. Hall, 1451 Stockton street, Saturday evening, March 8, 1924, upon payment of the usual license fee.

Adopted by the following vote:
Ayes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, MeSheehy, Morgan, Roncovieri, Robb,
Rossi, Schmitz, Shannon, Welch,
Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing.
The following matters were passed for printing:

Fixing Sidewalk Widths, Joice Street.
On motion of Supervisor Harrel-

Bill No. 6621, Ordinance No. – (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered 836.

Section 836. Fixing the widths of sidewalks on Joice street between California and Sacramento

streets.

Ordering Street Work on Palou Avenue.

On motion of Supervisor Harrelson:

Bill No. 6622, Ordinance No. -(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accord ance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated iprovements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred paymer.ts shall be seven per centum

per annum.

The improvement of Palou avenue between the northwesterly line of Jennings street and the southcasterly line of Hawes street, in-eluding the crossings of Palou avenue and Jennings street, Ingalls street and Hawes street, by grading to official line and grades.

Section 2. This ordinance shall

take effect immediately.

Blasting Permit.

On motion of Supervisor Harrelson:

Resolution No. ---- (New Series), as follows:

Resolved, That Manuel Smith is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading in the construction of a sewer in Montcalm street between Franin Monteaim street between Fran-conia street and Peralta avenue, provided said permittee shall exe-cute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Pubic Works and approved by his Honor the Mayor, in accordance with Ordinance No. 11204; provided also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be exproved to the satisfaction and performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said Manuel Smith, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Blasting Permit.

On motion of Supervisor Harrelson:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That Manuel Smith is hereby granted permission, revoca-ble at will of the Board of Supervisors, to explode blasts while grading on Teddy avenue between Rodeo and Alpha streets, provided and Alpha streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m. and that the work of blasting shall be performed to the satisfaction and under the to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said Manuel Smith, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Pipe Line Permit.

On motion of Supervisor Harrelson:

Resolution No. -- (New Series), as follows:

Resolved, That Morton Hospital be and is hereby granted permis-

sion, revocable at will of the Board of Supervisors, to lay down and maintain a pipe for the purpose of conveying steam from the Morton Hospital, 1055 Pine street, across Pine street to the Nurses' Home of the Morton Hospital, 1060 Pine street. The said pipe shall be laid in a concrete conduit, to the satisfaction and under the supervision of the Board of Public Works. The Morton Hospital shall at all times while exercising said privilege keep in repair the roadway for the space of two feet over said pipe.

Band Concerts, Golden Gate Park.

The following resolution, heretofore presented by Supervisor Roncovieri and referred to the Education, Parks and Playgrounds Committee, was returned by said committee, and, on motion, adopted by the following vote:

Resolution No. 22164 (New Se-

ries), as follows:

Resolved, That the Board of Supervisors respectfully requests the Park Commissioners to restore the

regular Sunday afternoon concerts in Golden Gate Park.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent-Supervisor Katz-1.

Memorial to Fairfax Wheelan.

The following resolution heretofore presented by Supervisor Hayden and referred to the Education, Parks and Playgrounds Committee was returned with the recommendation of said committee and adopted by the following vote:

Resolution No. 22165 (New Se-

ries), as follows:

Resolved, That the Park Commissioners be requested to accept as a gift a memorial to the late Fairfax Wheelan, to consist of a drinking fountain to be erected in the Children's Playground at Golden Gate Park.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Bath. Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1.

Clerk to Advertise for Blds for Official Advertising.

Supervisor Colman presented: Resolution No. 22166 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received on Monday,

the 10th day of March, 1924, at 3 the 10th day of March, 1924, at 5 o'clock p. m., for publishing the official advertising for the year commencing April 1, 1924.

Adopted by the following vote:
A yes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Clerk to Advertise for Blds for Printing Delinquent Tax List.

Supervisor Colman presented: Resolution No. 22167 (New Se-

ries), as follows:

Resolved, That the Clerk of the Board is hereby directed to advertise that sealed proposals for printing, publishing and distributing the delinquent tax list, index to delinquent real estate taxpayers and printing the sales list and other matters incidental thereto for the fiscal year 1923-1924 will be received on Monday, March 17, 1924, between the hours of 2 o'clock and 3 o'clock p. m.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Katz—1.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Board of Works to Issue Permits for Street Improvements Under Private Contract.

Supervisor Schmitz presented:

Bill No. —, Ordinance No. (New Series), entitled "Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract.

Referred to Streets Committee.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22168 (New Sc-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install, change and remove street lights as follows:

Remove Gas Lamps.

North side Post street, 137 feet west of Divisadero street.

South side Post street, 310 feet west of Divisadero street.

Northwest corner Post and Broderick streets.

South side Post street, 153 feet west of Broderick street.

North side Post street, 312 feet west of Broderick street.

Southwest corner Post and Broderick streets.

North side Post street, 150 feet west of Baker street.

Change Gas Lamps.

West side Polk street, 110 feet north of Lombard street, to south property line.

West side York street, first south Twenty-fifth street, to south property line.

Install 400 M. R.

Post and Broderick streets.

Post and Baker streets.

Post street between Divisadero and Broderick streets.

Post street between Broderick and Baker streets.

Post street between Baker and Lyon streets.

Post street between Lyon street and Presidio avenue.

Install 250 M. R.

Twenty-fourth street between De Haro and Rhode Island streets.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Mayor to Sell Building on School Site.

Supervisor Wetmore presented: Resolution No. 22169 (New Se-

ries), as follows:

That his Honor the Resolved. Mayor be and is hereby authorized and requested to sell at public auction, in accordance with provisions of the Charter, the certain building consisting of three flats and known as numbers 2662, 2664 and 2666 Folsom street between Twenty-second and Twenty-third streets, located on school property of the City and County of San Francisco, in accordance with communication from the Board of Education filed February 25, 1924.

The Board of Public Works is requested to prepare specifications for the removal of the building by the successful purchaser.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Ay es—Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Death of W W. Shannon, Former State Printer.

Supervisor Deasy presented:

Resolution No. 22170 (New Series), as follows:

Whereas, W. W. Shannon, for-merly State Printer of California, many years a prominent resident of this City, and brother of Supervisor Warren Shannon, has passed away. having an enviable record as an official and as a citizen; therefore

Resolved, That this Board expresses its appreciation of the faithful service rendered by him and commends his standing in the community as one of its public spirited members; that our sympathy be extended to the members of his family and to our colleague, and that when the Board adjourns it does so as a tribute of respect.

Adopted unanimously by rising vote.

Death of Philip Hastings,

Supervisor Hayden presented:

Resolution No. 22171 (New Series), as follows:

Whereas, the death is reported of Philip Hastings, who, for several years past has been in charge of the publicity department of the Auditorium, and to whose faithful service is largely due the success of the various events that have been staged by the City in that institution: therefore,

Resolved, That we register by these words our highest praise for the service he has rendered, with the deepest regret for the loss which his death has occasioned. It is with sincere grief that we extend to his relatives our profound sympathy.

Adopted unanimously by rising

Supervisor Huyden in a brief address paid a feeling tribute to the character and worth of his departed friend, eulogizing his loyalty as a friend and his devotion and his painstaking work as publicity man for the Municipal Auditorium.

Death of R. E. Queen.

Supervisor Schmitz presented: Resolution No. 22172 (New Se-

ries), as follows:

Whereas, death has removed from our circle of officials R. E. Queen, for many years a member of the Probation Committee, to the duties of which he has given unremitting attention; therefore,

Resolved, That in his death the City has lost a faithful official and

the community one of its foremost citizens; that we express our sympathy to the sorrowing relatives, and direct that this resolution be entered in the journal of proceedings.

Adopted unanimously by rising vote.

ADJOURNMENT.

There being no further business, the Board at the honr of 4:45 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 24, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco. Monday, March 3, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, MARCH 3, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 3, 1924,

2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisor Katz-1. (Supervisor Katz excused on account of illness.)

Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNALS.

The Journals of Proceedings of January 7, 14, 16, 21, 28 and Febru-ary 1, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Letter of Thanks.

Supervisor Hayden presented: Communication from Mrs. Hastings, thanking Supervisors for the honor paid her late husband's memory by the adoption of resolu-tion of respect and condolence.

Read and filed.

East Bay Utilitles Conference.

The following was presented and

read by the Clerk:

Communication from Marston Campbell, president Board of Di-rectors East Bay Municipal Utility District to Mayor Rolph, relative to a conference by a committee to be appointed by San Francisco and the East Bay Utilities District directors relative to obtaining an additional water supply for east bay cities.

Referred to Public Utilities Com-

mittee.

Resurfacing Texas Street. Petition of Jas. Walsh and others

for removal of cobbles and resurfacing with concrete of Texas between Eighteenth street Nineteenth streets.

Referred to Streets and Finance

Committees jointly.

American Citizenship Council, Supervisor Colman to Represent Board of Supervisors.

Communication from Anne M. Godfrey, Educational Representative, Naturalization Service, United States Department of Labor, requesting that Supervisor Colman, who is a member of the American Citizenship Council, be definitely designated to represent the Board of Supervisors on said Council.

So ordered.

September 2, 1924, Water and Power Bond Election.

Supervisor McLeran presented: Resolution No. 22173 (New Se-

ries), as follows:

Whereas, his Honor the Mayor has expressed a desire to be present and to participate in the campaign for the Water and for the Hydro-electric Power Bonds; therefore,

Resolved, That, out of deference to the wishes of the Mayor, the date of the bond election be and the same is hereby fixed for September 2, 1924; and be it

That Further Resolved, That the amount of the bonds for water and for hydroelectric power be determined by the Board at a later date when the necessary ordinances will be prepared.

Adopted under suspension of the

rules by the following vote:

A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Leave of Absence, Mayor James Rolph, Jr.

Supervisor McLeran presented: Resolution No. 22174 (New Series), as follows:

Resolved, That, in acordance with the request of his Honor Mayor

James Rolph, Jr., he is hereby granted a leave of absence for a period of sixty days, commencing March 26, 1924, with permission to leave the State.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

His Honor Mayor Rolph, after thanking the members of the Board, stated that the Union Steamship Company had presented him a pass for himself and Mrs. Rolph to New Zealand and Australia and that the Oceanic Steamship Company, through the courtesy of Mr. A. B. Spreckels, had provided them with passes for the return trip. He also said that he would make speeches in Tahiti, Wellington, Sydney and other points as the representative of San Francisco.

Van Ness Avenue Extension.

Mayor Rolph called the attention of the Board to the question of the extension of Van Ness avenue and stated that he thought the Board should decide now whether or not it shall be extended. He introduced Mr. Henry Rosenfeld, who owns the Market street frontage at Van Ness avenue, who, he said, wanted to improve Market street with a new building, but felt that he ought to know what the City intended to do before he went ahead.

Supervisor McLeran advised Mr. Rosenfeld to go ahead and improve his property. If he is suffering any damage it is through his own delay. The City has never asked property owners to hold up building operations.

Assistant City Engineer Healy estimated cost of proposed improvement at \$750,000.

Whereupon, on motion of Supervisor Welch, the subject matter was referred to a joint committee of streets and traffic. Supervisor Harrelson as chairman. The committee will meet on Thursday of this week.

Supervisor McLeran Appointed Acting Mayor.

Supervisor Bath presented: Resolution No. 22188 (New Series), as follows.

Resolved, That during the absence of his Honor, Mayor James Rolph, Jr., Supervisor Ralph Mc-Leran be and he is hereby appointed Acting Mayor. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—15.

No—Supervisor McSheehy—1. Absent—Supervisor Katz—1. Excused from Voting—Supervisor McLeran—1.

Hearing of Appeal, Collingwood Street, 3 P. M.

Hearing of the appeal of property owners from the assessment issued by the Board of Public Works on January 9, 1924, to Eaton & Smith for the improvement of Collingwood street between Twentieth and Twenstreets: Twenty-first tv-second street between Castro and the westerly line of Diamond street; Twenty-second street between Castro street and the westerly line of Diamond street, including the crossings Diamond Twenty-first and streets, Diamond and Twenty-second streets, Collingwood and Twenty-first streets, and the intersection of Collingwood and Twenty-second streets, by grading to official line and grade; by the construction of pipe sewers and appurtenances of side sewers with traps, risers and appurtenances, of culverts, of brick manholes, of brick catchbasins, of brick storm water inlets, and of lampholes with their respective appurtenances: by the construction of reinforced concrete recaining and step support walls, stairways, landings, copings, drains, gutters, curb armor and armored offsets; by the construction of pipe railing, including furnishing and setting of all fittings; by the construction of concrete armored coping; by the reconstruction of brick catchbasins, including the furnishing and setting of cast iron frames, gratings and traps.

Protests.

A protest against the assessment for the above work signed by numerous property owners was presented and read by the Clerk.

Also, a communication from Frank and Bridget Crane, protesting cost for street work as excessive; Assessor's value of lot alleged as \$150.

Also, *protest* of Edw. J. Johnson and others against paying twice.

Motions.

Supervisor Harrelson moved that the appeal be denied and the assessment confirmed with the understanding "that the City Engineer get together with the Finance and Streets Committees and take up at some time in the near future any adjustments with respect to particular property owners that we may see fit to make.

Supervisor Welch moved, as an amendment, that the matter be re-ferred to the Joint Committee on Finance and Streets for adjustment on the basis of 13 cents a square foot.

Amendment Lost.

The roll being called on the amendment the same was defeated by the following vote:

Noes-Supervisors Bath, Colman, Harrelson, Hayden, McGregor, Mc-Leran, Morgan, Robb, Rossi, Schmitz, Wetmore-11.

Ayes - Supervisors Badaracco, Deasy, McSheehy, Roncovieri, Shannon, Welch—6.

Absent-Supervisor Katz-1.

Appeal Denied and Assessment Confirmed.

Whereupon, the following resolu-tion was, on motion of Supervisor Harrelson, adopted in lieu of his motion previously made:

Resolution No. 22212 (New Se-

ries), as follows:

That Resolved. the appeal of property owners from the aspear of property owners from the assessment issued by the Board of Public Works on January 9, 1924, to Eaton & Smith for the improvement of Collingwood street between Twentieth and Twenty-second streets; Twenty-first street between Castro street and the westerly line of Dia-mond street; Twenty-second street between Castro street and the westerly line of Diamond street, including the crossings of Diamond and Twenty-first streets, Diamond and Twenty-second streets, Collingwood and Twenty-first streets, and the intersection of Collingwood and Twenty-second streets, by grading to official line and grade; by the construction of pipe sewers and ap-purtenances of side sewers with traps risers and appurtenances, of culverts, of brick manholes, of brick catchbasins, of brick storm water inlets, and of lampholes with their respective appurtenances; by the construction of reinforced concrete retaining step support walls, stairways, landings, copings, drains, gutters, curb armor and armored offsets; by the construction of pipe railing, including furnishing and setting of all fittings; by the con-struction of concrete armored coping; by the reconstruction of brick catchbasins, including the furnish-ing and setting of cast iron frames, gratings and traps, be denied and the assessment confirmed.

A y e s - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Shannon, Wetmore-14.

Noes-Supervisors McSheehy, Roncovieri, Welch—3.
Absent—Supervisor Katz—1.

Notice of Reconsideration. Before the result of the foregoing vote was announced Supervisor Mc-Sheehy changed his vote from no to aye and gave notice that he would move for a reconsideration.

Supervisor Roncovieri's Resolution.

Subsequently, during the proceedings, Supervisor Roncovieri presented the following resolution, which was referred to the Streets and Finance Committees:

Resolution No. --- (New Series), as follows:

Resolved, That it is the policy of this Board that an equitable adjustment of the Collingwood street assessment be made in accordance with the appeal of the property owners affected.

Further Resolved, That this Board also commit itself to the policy of defraying the cost of the retaining wall necessary to protect the property on Twenty-first street between Castro and Collingwood streets, affected by the slide.

SPECIAL ORDER-3 P. M.

Cemetery Removal.

Supervisor Colman, chairman of e Public Welfare Committee, the Public Weltare Committee, stated that he had hoped to have the four separate cemetery ordinances on the calendar but that he did not get them from the City Attorney in time. He stated that they would be printed on the calendar for the meeting next Monday.

REPORTS OF COMMITTEES.

The following committees. their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor Deasy, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor Harrelson, chairman.

Streets and Commercial Development Committee, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following Authorizations.

Resolution No. 22175 (New Se-

ries), as follows:

Resolved, That following the amounts be and the same are hereby authorized to be expened out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Library Fund.

- (1) San Francisco News Co., library books (claim dated Jan. 31, 1924), \$1,113.63.
- (2) G. E. Stechert & Co., library books (claim dated Jan. 31, 1924). \$4,420.55.
- (3) G. E. Stechert & Co., library books (claim dated Jan. 31, 1924), \$749.54.
- (4) Foster & Futernick Co., binding library books (claim dated Jan. 31, 1924), \$1,748.10.

Library Bond Fund, Issue 1904.

(5) Maundrell & Bowen, painting in public library (claim dated Jan. 31, 1924), \$558.50.

Water Construction Fund, Bond Issue 1910.

(6) George William Barton, payment for right of way lands in Stanislaus County; as per Reso-lution No. 2208, New Series (claim dated Feb. 8, 1924), \$2,500.

(7) Belle Finch, payment for right of way lands in Stanislaus County; per Resolution No. 22030. New Series (claim dated Feb. 8, 1924) \$1925 1924), \$1,275.

(8) Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated Feb. 8, 1924), \$6,184.34.

(9) Old Mission Portland Cement cement (claim dated Feb. 8,

1924), \$6,117.20.

(10) John A. Roebling's Sons Co., lead encased cable (claim dated

Feb. 8, 1924), \$661.57.
(11) Standard Oil Co., gasoline and oils (claim dated Feb. 8, 1924),

\$594.44. (12) Standard Oil Co., oil and grease (claim dated Feb. 8, 1924),

\$567.09.

(13) Southern Pacific Co., repairs to Hetch Hetchy locomotive (claim dated Feb. 8, 1924), \$4,246.94.

(14) Wilsey-Bennett Co., butter (claim dated Feb. 8, 1924), \$710.50.

(15) Healy-Tibbitts Construction Co., first payment, construction of substructures for steel bridge across Dumbarton Straits (claim dated

Feb. 13, 1924), \$1,559.34. (16) Grant Smith & Co., 18th payment, construction of Pulgas Tunnel (claim dated Feb. 14,

1924), \$39,537.18.

Auditorium Fund.

(17) Pacific Gas & Electric Co., Auditorium lighting Exposition (claim dated Feb. 7, 1924), \$1,835.61.

(18) Capital Decorating & Manufacturing Co., decorations to Auditorium, Jan. 19, 1924 (claim dated Feb. 18, 1924), \$680.

Municipal Railway Fund.

(19) San Francisco City ployees' Retirement System, Emway employees' pensions, etc. (claim dated Feb. 6, 1924), \$6,428.93.

Special School Tax.
(20) C. F. Weber & Co., desks for Emerson School (claim dated Feb.

12, 1924), \$692.50. (21) C. F. Weber & Co., desks for Guadalupe School (claim dated Feb.

12, 1924), \$2,925. (22) C. F. Weber & Co., desks, Parkside School (claim dated Feb.

12, 1924), \$2,583.35. (23) Chas. Brown & Sons, cafeequipment, Galileo High teria School (claim dated Feb. 12, 1924), \$932.87.

(24) F. W. Wentworth & Co., desks, Mission High School (claim dated Feb. 12, 1924), \$512.
(25) Dan P. Maher Co., paints

schools (claim dated Feb. 11, for 1924), \$804.50.

School Construction Fund, Bond

Issue 1918. (26) John Reid Jr., final pay-

ment, architectural service, Mission High School (claim dated Feb. 13, 1924), \$646.41.

General Fund, 1923-1924. (27) Associated Charities, ows' pensions (claim dated Feb. 15, 24), \$9,050.33. (28) Eureka Benevolent Society,

widows' pensions (claim dated Feb.

15, 1924), \$1,025. (29) Little Children's Aid, widows' pensions (claim dated Feb.

1924), \$7,860.41.

(30) John Reid Jr., third payment, architectural services for Funston Playground Field House (claim dated Feb. 6, 1924), \$546.99. 31) W. & J. Sloane, window

shades, hangings, etc., Supervisors' Chambers (claim dated Feb. 11, 1924), \$1,133.30.

(32) California Brick Co., paving brick for street repairs (claim dated Feb. 11, 1924), \$855.

(33) California Brick Co., paving brick for street repairs dated Feb. 11, 1924), \$1,805. claim

(34) California Brick Co., paving brick for street repairs dated Feb. 11, 1924), \$1,520. (claim

(35) California Brick Co., paying ick for street repairs (claim brick dated Feb. 11, 1924), \$3,325.

- (36) Shell Co., fuel oil, Hall of Justice (claim dated Feb. 5, 1924), \$589,28.
- (37)Spring Valley Water Co., water for street repairs (claim dated Feb. 13, 1924), \$1,072.20.
- (38) Baumgarten Bros., meats, Relief Home (claim dated Jan. 31, 1924), \$3,442.68.
- (39) Del Monte Meat Co., meats, Relief Home (claim dated Jan. 31, 1924), \$1,054.46.
- (40) Fred L. Hilmer Co., butter, eggs and cheese, Relief Home (claim dated Jan. 31, 1924), \$1,-

Miller & Lux Inc., meats, (41)Relief Home (claim dated Jan. 31,

1924), \$697.49.

(42) Sherry Bros. Inc., eggs, San Francisco Hospital (claim dated

Feb. 5, 1924), \$516. (43) H. F. Dugan, drug supplies, S. F. Hospital (claim dated Feb. 5, 1924), \$983.10. (44) H. F. Dugan, drug supplies,

S. F. Hospital (claim dated Feb. 5,

1924), \$993.
(45) Herbert F. Dugan, drug supplies, S. F. Hospital (claim dated Feb. 5, 1924), \$947.50.
(46) Wm. Cluff Co., groceries, S. F. Hospital (claim dated Feb. 5, 1924), \$717.61.

1924), \$717.91.

(47) Del Monte Meat Co., meats, S. F. Hospital (claim dated Feb. 5,

(48) Fred L. Hilmer Co., butter, eggs and cheese, S. F. Hospital (claim dated Feb. 11, 1924), \$3, 044.86.

(49) Pacific Body Works Inc., ambulance body for Emergency Hospitals (claim dated Feb. 7.

1924), \$1,294.65. (50) John Kitchin Jr. Co., rebinding books and covers, Health Department (claim dated Feb. 8, 1924), \$652.75.

(51) Spring Valley Water Co., water for hospitals (claim dated

Jan. 31, 1924), \$1,528.30. (52) Shell Company, fuel oil, S. F. Hospital (claim dated Feb. 11, 1924), \$2,784.

(53) San Francisco Dairy Co., milk, S. F. Hospital (claim dated Feb. 11, 1924), \$4,156.52.
(54) Miller & Lux, meats, S. F.

Hospital (claim dated Feb. 11, 1924), \$1,758.55. (55) City Coal Co., coal and wood,

Fire Department (claim dated Jan.

31, 1924), \$661.60. (56) M. Greenberg's Sons, hydrants, Fire Department (claim dated Jan. 31, 1924), \$2,333.48. (57) Pacific Gas & Electric ('o.,

electric and gas service, Fire De-

partment (claim dated Jan. 31, 1924), \$1,976.60.

- (58) Shell Company, fuel oil, Fire Department (claim dated Jan. 31, 1924), \$1,243.05.
- (59) Spring Valley Water Co., water service, removing and setting hydrants, Fire Department (claim dated Jan. 31, 1924), \$4,-428.70.
- (60) Earl P. Cooper Co., crankcases. Fire Department apparatus (claim dated Jan. 31, 1924), \$3,-421.75.
- (61)Automatic Registering Machine Co., Jamestown, N. Y., 20 voting machines, Department of Elections (claim dated Feb. 14.

(62) F. W. Wentworth & Co., letter files, Department of Elections (claim dated Feb. 14, 1924), \$692.

(63) Bancroft-Whitney Co., law books for Courts (claim dated Feb. 18, 1924), \$1,117.35.

(64) Preston School of Industry,

maintenance of minors (claim dated Feb. 14, 1924), \$698.06.
(65) St. Mary's Orphanage, maintenance of minors (claim dated Feb. 14, 1924), \$515.55.
(66) Roman Catholic Orphanage,

maintenance of minors (claim dated Feb. 14, 1924), \$3,569.70.

(67) Albertinum Orphanage, maintenance of minors (claim dated Feb. 14, 1924), \$1,545.52.

(68) Protestant Orphanage, maintenance of minors (claim dated

Feb. 14, 1924), \$770. (69) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Feb. 14, 1924). \$585.65.

(70) St. Vincent's School, maintenance of minors (claim dated Feb. 14, 1924), \$2,210.99.
(71) Boys' Aid Society, mainte-

nance of minors (claim dated Feb. 14, 1924), \$1,067.54.

(72) Eureka Benevolent Society, maintenance of minors (claim dated Feb. 14, 1924), \$3,779.36. (73) Children's Agency, mainte-

nance of minors (claim dated Feb. 14, 1924), \$19,927.12.

(74) Little Children's Agency, maintenance of minors (claim dated

Feb. 11, 1924), \$8,332.73.
(75) St. Catherine's Training
Home, maintenance of minors (claim dated Feb. 14, 1924), \$686.62.

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Authorizations.

Resolution No. 22176 (New Se-

ries), as follows: the following amounts be and the same are here-by authorized to be expended out of the hereinafter mentioned funds payment to the following named claimants, to-wit:

Water Construction Fund, Bond
Issue 1910.

1) Pelton Water Wheel Com-

- water wheel company, seventeenth payment, impulse water wheels for Moccasin Creek power plant (claim dated Feb. 18, 1924), \$8.867.86.
- (2) Baumgarten Bros., meats dated Feb. 16, 1924), \$4,-(claim 544.24.
- (3) The Edison Storage Battery Supply Co., Edison electrolyte cells (claim dated Feb. 18, 1924), \$675.09.
- The Giant Powder Co. giant gelatin (claim dated Feb. 16, 1924), \$4,889.42.

(5) Haas Bros., groceries (claim dated Feb. 16, 1924). \$826.88. (6) Joshua Hendy Iron Works,

(6) Joshua Hendy Iron Works, car wheels, etc. (claim dated Feb. 16, 1924), \$503.50. (7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Feb. 16, 1924), \$1,

M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Feb. 16, 1924), \$885.17. (9) Standard Oil Co., fuel oil (claim dated Feb. 16, 1924), \$805.89.

(10) Sierra Railway Company of California, car service (claim dated Feb. 16, 1924), \$1,256.18.
(11) Grant Smith & Co., installation of under-drain in outfall canal, West Portal (claim dated Feb. 16, 1924), \$1,008.51

1924), \$1,008.51. (12) Universal Concrete Gun Company, concrete work, Contract 77-C (claim dated Feb. 16, 1924),

\$1,154,95. (13) Waterbury Company. (12) Waterbury Company, steel cable, etc. (claim dated Feb. 16, 1924), \$794.78.

(14) Old Mission Portland Cecement (claim dated Feb.

ment Cc., cement (claim dated Feb. 18, 1924). \$3,394.30. (15) Western Pipe and Steel Co., sixth payment, construction of bay crossing pipe line (claim dated Feb. 19, 1924), \$164,171.24.

Municipal Railway Fund. (16) American Brake Shoe and Foundry Co., railway car brakes (claim dated Feb. 14, 1924), \$1, 355.41.

355.41.
(17) Hancock Bros., railway transfers (claim dated Feb. 14, 1924), \$1,264.80.
(18) R. D. Nuttall Company, railway motor parts (claim dated Feb. 14, 1924), \$2,171.50.
(19) Market Street Railway Co., without rainburgement under agreement under agre

railway reimbursement under agreement Dec. 12, 1918 (claim dated Feb. 14, 1924), \$1,449.86.

(20) Market Street Railway Co.,

railway electric power (claim dated Feb. 14, 1924), \$3,115.27.

(21) Pacific Gas and Electric Co., railway electric power (claim dated Feb. 14, 1924), \$37,139.97.

Park-Honora Sharp Trust Fund. (22) Beardsley, Hemmens & Taylor, New York, for professional services in action brought against Samuel G. Murphy for collection of the Honora Sharp bequest (claim dated Feb. 22, 1924), \$1,011.45.

Park Fund.

(23) J. H. McCallum Lumber Co., lumber for parks (claim dated Feb. 22, 1924), \$506.92.

(24) Pacific Gas and Electric Co., service for parks (claim dated Feb. 22, 1924), \$989.25.

(25) Spring Valley Water Co., water service for parks (claim dated Feb. 22, 1924), \$714.13.

General Fund, 1923-1924.

(26) A. Carlisle & Company, bookshelf cases (claim dated Feb. 18, 1924), \$651.

Leathermat Manufacturing Co., leather mats (claim dated Feb. 18, 1924), \$575.25.

Standard Oil Co., gasoline (28)and oils, Police Department (claim dated Feb. 18, 1924), \$504.35.

(29) Phillips & Van Orden, printing (claim dated Feb. 25, 1924), \$1,357.30.

(30) Pacific Gas and Electric Co., January street lighting (claim dated Feb. 25, 1924), \$47,335.69.

(31) Pacific Gas and Electric Co..

lighting public buildings (dated Feb. 18, 1924), \$3,857.64. (claim

(32) Spring Valley Water Co., water for public buildings (claim dated Feb. 18, 1924), \$1,362.11.

(33) Standard Oil Co., asphalt for

street repair (claim dated Feb. 19,

1924), \$1,851.48.
(34) Western Rock Products Co., sand for street repair (claim dated Feb. 19, 1924), \$1,829.97.
(35) Healy-Tibbitts Construction

Co., fourth payment, sewer construc-

tion in Sixth street (claim dated Feb. 19, 1924), \$10,498. (36) Chas. Brown & Sons, crock-ery, San Francisco Hosiptal (claim dated Jan. 31, 1924), \$546.50.

(37) L. Lagomarsino & Co., vege-San Francisco Hospital tables, (claim dated Jan. 31, 1924), \$510.77.

Baking Co., (38)Langendorf bread, San Francisco Hospital (claim dated Jan. 31, 1924), \$788.58 (39) San Francisco Journal, of Francisco Hospital

ficial advertising (claim dated Feb.

25. 1924), \$784.70.

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncoviert, Rossi, Schmitz, Shannon, Welch, Wetmore—17.
Absent—Supervisor Katz—1.

Appropriation, \$30,000, for Butterfly Valve, Moccasin Creek Power Plant. Resolution No. 22177 (New Se-

ries), as follows:

Resolved. That the sum of \$30,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construc-tion Fund, Bond Issue 1910, for cost of contract for furnishing and delivering butterfly valves for the Moccasin Creek power plant (awarded to Joshua Hendy Iron Works at \$26,728) and for inspection and incidentals (\$3,272).

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Appropriation, \$570, Payment to Spring Valley Lumber Yard for Lands Required for Widening San Jose Avenue.

Resolution No. 22178 (New Se-

ries), as follows:

Resolved, That the sum of \$570 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Spring Valley Yard for lands required Valley Lumber required for the ment widening of San Jose avenue at railroad crossing; as per acceptance of offer by Resolution No. 22102 (New Series) (claim dated Feb. 14, 1924).

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz--1.

Ordering Completion of Floors and Basement, Fire Department Building, Mint Avenue.

Bill No. 6596, Ordinance No. 6149

(New Series), as follows:

Ordering the completion of two floors and basement of certain build ing on north side of Mint avenue between Fifth and Sixth streets, to be used as a Fire Department truck house and assistant chief's headquarters, in accordance with plans and specifications approved by the Board of Fire Commissioners, and directing the Board of Public Works to enter into contract for said works, and permitting progressive payments.

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the completion of

two floors and basement of a certain building on the north side of Mint avenue between Fifth and Sixth streets, to be used as a Fire De partment truck house and assistant chief's headquarters, in accordance with plans and specifications approved by the Board of Fire Commissioners.

Section 2 The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said work, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI

of the Charter.
Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Appropriation, \$27,250, Payment to Allis-Chalmers Manufacturing Company for Land for Tubercular Sanitorium.

Resolution No. 22179 (New Se

ries), as follows:
Resolved, That the sum of \$27.
250 be and the same is hereby set 250 be and the same is hereby set aside and appropriated out of Tubercular Sanitorium Fund (created by Ordinance No. 5394, New Series), and authorized in payment (A. 1881). and authorized in payment to Allis-Chalmers Manufacturing Company, a corporation; being payment for lands situate in San Mateo County, as per description and acceptance of offer by Resolution No. 22067 (New Series); said lands being required for sanitorium purposes.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Appropriation, \$2,300, Payment Peter Gourlay et al. for Land for Diagonal Street in the Potrero.

Resolution No. 22180 (New Se-

ries), as follows: Resolved, That the sum of \$2,300 be and the same is hereby set aside and appropriated out of appropria-tion of \$65,000 out of County Road Fund by Resolution No. 20428 (New Series) and authorized in payment series) and authorized in payment to Peter Gourlay and Jessie Gourlay for property, as per acceptance of offer by Resolution No. 22118 (New Series), required for the opening of diagonal street in block bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, (Claim dated Feb. 20, 1924.)

Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, MeLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz--1.

Establishing Set-Back Lines, Fortythird Avenue.

Bill No. 6614, Ordinance No. 6150 (New Series), entitled "Establishing set-back lines along portions of Forty-third avenue, Clay street and Scott street."

Ayes - Supervisors Badaraceo, Colman, Deasy, Harrelson, Bath, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Establishing Set-Back Lines on Thirty-second Avenue.

Bill No. 6615, Ordinance No. 6151 (New Series), as follows:
Establishing set-back lines along

portions of Thirty-second avenue.

Be it ordained by the People of the City and County of San Fran-

eiseo as follows:

cisco as follows:
Section 1. It is hereby recited
that on the 17th day of December,
1923, the Board of Supervisors
adopted Resolution of Intention No.
29, to establish set back lines along
portions of Thirty-second avenue
and fixed the 21st day of January,
1924, at 2 o'clock p. m., at the
chambers of the Board of Supervisors, as the time and place for
hearing objections thereto; that
thereaiter and more than ten days thereafter and more than ten days prior to said hearing the said resolution was published and notices of lution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Se-ries); that said hearing was held at the time and place aforesaid and that no objections were made ex-cept those that were duly and prop-

cept those erly overruled, erly overruled.

Section 2. Pursuant to the fore going recitals and in accordance with the provisions of said Ordi-No. 5636 (New Series), set-lines are hereby established baek

as follows:

Along the westerly side of Thirty-second avenue, commencing at California street and running thence northerly 138 feet, said set-back line to be 10 feet; thence northerly 427 feet, said set-back line to be 20 feet; along the easterly side of Thirty second avenue, commencing at California street and running thence northerly 600 feet, said set-back line to be 20 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars. Along the westerly side of Thirty-

made for further particulars.
Section 3. No structure shall be erected in the area between said set-back lines and the street lines

except as provided in said Ordinance No. 5636 (New Series), and the penaltics for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Me-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Weleh, Wetmore-17.

Absent-Supervisor Katz-1.

Establishing Set-Back Lines, Thirtyfourth Avenue.

Bill No. 6616, Ordinance No. 6152 (New Series), as follows:

Establishing set-back lines along portions of Thirty-fourth avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 17th day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 29, to establish set-back lines along portions of Thirty-fourth avenue, and fixed the 21st day of January. 1924, at 2 o'clock p. m., at the chambers of the Board of Super-visors, as the time and place for hearing objections thereto; thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Thirtyfourth avenue, commencing at a point 60 feet southerly from Cabrillo street and running thence southerly to Fulton street, said setback line to be 4 feet; along the easterly side of Thirty-fourth avenue between Cabrillo street and Fulton street, said set-back line to be 12 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is nereby made for further particulars.

Section 3. No structure shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordi-

nance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz-1.

Establishing Set-Back Lines on Guerrero Street.

Bill No. 6617, Ordinance No. 6154

(New Series), as follows:

Establishing set-back lines along a portion of Guerrero street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 3d day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 27, to establish set-back lines along a portion of Guerrero street, and fixed the 7th day of January, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the easterly side of Guerrero street, commencing at Twenty-fifth street and running thence southerly 403 feet 11 inches, said sct-back line to be 11 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Haydeu, McGregor, McLeran, Mc-Sheeby, Morgan, Robb, Roncovieri, Rossi, Sehmitz, Shannon, Weleb, Wetmore—17.

Absent—Supervisor Katz-1.

Establishing Set-Back Lines, Thirtyseventh Avenue.

Bill No. 6618, Ordinance No. 6155

(New Series), as follows:

Establishing set-back lines along a portion of Thirty-seventh avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 31st day of December, 1923, the Board of Supervisors adopted Resolution of Intention No. 31, to establish set-back lines along a portion of Thirty-seventh avenue, and fixed the 4th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto: thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along both sides of Thirty-seventh avenue between Anza street and Balboa street, said set-back line to be 10 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannen, Welch, Wctmore—17.

Absent-Supervisor Katz-1.

Establishing Set-Back Lines on Thirtieth Avenue, Guerrero Street and Twenty-eighth Avenue.

Bill No. 6619, Ordinance No. 6156

(New Series), as follows:

Establishing set-back lines along portions of Thirtieth avenue, Guerrero street and Twenty-eighth avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 28th day of January, 1924, the Board of Supervisors adopted Resolution of Intention No. 33, to establish set-back lines along portions of Thirtieth avenue, Guerrero street and Twenty-eighth avenue, and fixed the 25th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten davs prior to said hearing the said resolution of intention was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series): that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the privisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet southerly from California street and running thence southerly to a point 100 feet northerly from Clement street, said set-back line to be 8 feet; along the easterly line of Thirtieth avenue, commencing at California street and running thence southerly 450 feet, said setback line to be 10 feet; thence southerly 125 feet, said set-back line to be 6 feet.

Along the westerly side of Guerrero street, commencing at Twentystreet and running thence southerly to a point 30.92 feet northerly from Twenty-second street, said set-back line to be 15 feet.

Along the westerly side of Twenty-eighth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 6.2/3feet; thence southerly 25 feet, said set-back line to be 3 1/3 feet; along the easterly side of Twenty-eighth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet, said set-back line to be 62/3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62/3 feet; thence southerly 25 feet, said set-back line to be 3 1/3 feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.
Section 3. No structure shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz---1.

Oil and Automobile Supply Station Permits.

Resolution No. 22181 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

> Oil Storage Tank. (1500 gallons capacity.

Liebman Construction Co., north side of Filbert street, 200 fee west of Van Ness avenue.

Phil Bush, at southwest corner of

Broadway and Scott street. Glad Tidings Tabernacle, 011 south side of Ellis street, 185 feet west of Buchanan street.

H. D. Currence, at 1865 Bush

street.

Niels Schultz, at southwest cor-Union and Leavenworth ner of

Louis Blum, on north side of Sutter street, 200 feet west of Hyde

street.

San Francisco Chronicle, one 4500 gallons and one 1500 gallons capacity.

Automobile Supply Station.

Walter L. O'Brien, at southwest corner of Seventeenth and Howard streets, also to store 2000 gallons of gasoline on premises; no greasing or washing of automobiles will be permitted on the premises.

F. J. Driscoll and George Lastin. at the northwest corner of San Bruno avenue and Joy street, also to store 2000 gallons of gasoline on premises; no greasing or washing of automobiles will be permitted on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore—17.

Absent-Supervisor Katz-1. (Supervisor Welch excused from

voting on last item.)

Garage, Furnace, Laundry and Oil Tank Permits.

Resolution No. 22182 (New Se-

ries), as follows:

Resolved. That the following revocable permits are hereby granted:

Transfer Public Garage. To W. B. Irvine and D. S. Cooper, permit granted by Resolution No. 18669 (New Series) to Gerald H. Silvey for premises situate north-east corner of Valencia street and Sycamore avenue (No. 639 Valencia street).

To A. M. Duany, permit granted by Resolution No. 21815 (New Se-ries) to Abraham Rubin for premises situate 1723-1727 Divisadero

street.

To V. J. Culotta and J. B. Ro-To V. J. Culotta and J. B. Rosacco, permit granted by Resolution No. 21446 (New Series) to Culotta & Comollo for premises situate on south side of Filbert street, 60 feet west of Columbus avenue (No. 715) Filbert street).

Public Garage.

John Henderson, on north side of O'Farrell street, 137 feet 11/2 inches east of Leavenworth street; also to store 600 gallons of gasoline. Foundation walls of building are to be of sufficient size and strength to carry four stories; a store is also to be provided for on ground floor.

C. H. Carmichael, on south side of Stevenson street, 100 feet west of Seventh street, and connecting with the Post Office Garage, facing on

Jessie street.

Victor J. Canepa, Louis Ratto, M. J. Capelli, T. Morlini and G. B. Antonini, on the south side of Pacific street, 90 feet east of Stockton street, and to be an etxension of garage at 725-755 Pacific street.

Furnace.

Magnolia Metal Co., at 431 Bryant street, to be used for casting babbit metals.

Laundry.

N. Koblick (Perfection Laundry), at 3121 Seventeenth street.

> Oil Storage Tank. (1500 gallons capacity.)

F. L. Hansen, on east side Pierce street, 125 feet north of Fulton street.

James Welch, on south side of

Sutter street, 40 feet west of Jones street.

D. J. Clancy, on southwest corner of Ellis street and Cohen place.

Max Wusman, on east side of Franklin street, 75 feet south of Chestnut street.

Pacific Gas and Electric Co., at Beale and Market streets, 2616 gallons capacity.

Community Apartments, on north side of Washington street, 68 feet 9 inches west of Gough street.

W. R. Voorhies, on north side of Jackson street, 60 feet east of Baker street.

Hibernia Savings and Loan Society, northwest corner of Twentysecond and Valencia streets.

Meyer Bres., on north side of Lake street, 85 feet east of Twelft! avenue.

Thomas Bell, on south side of

Washington street, 150 feet west of Jones street. The rights granted under this res-

olution shall be exercised within six months, otherwise said permits be-

come null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz--1.

Blasting Permit.

Resolution No. 22183 (New Se-

ries), as follows:

Resolved, That J. P. Holland is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while moving old foundation walls at 660 Market street, provided said permittee shall execute and file a good and sufficient bond in the sum of \$50,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the con-ditions of this resolution be violated by said J. P. Holland then the privilege and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be exercised within six menths, otherwise said permit be-

comes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, McLeran, Mc-Wetmore-17.

Absent-Supervisor Katz-1.

Stable Permit.

Resolution No. 22184 (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Super visors, is hereby granted to E. J. Rogers to maintain a stable for twenty horses in the block bounded by Ullca and Vicente streets, Thirtyfifth and Thirty-sixth avenues.

This permit shall expire Septem-

ber 1, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Regulation of Butcher Business. Bill No. 6620, Ordinance No. 6157

(New Series), as follows:

An ordinance regulating the hours of business when and the place of business where uncured and uncooked meats are sold, offered for sale, received or delivered, and pre-scribing a penalty for the violation

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, partnership, association or corporation, within the City and County of San Francisco, to sell or offer for sale any uncured or uncooked meats from any established place of business in the City and County of San Francisco for the purpose of sale or delivery to dealers or consumers or for the purpose of any delivery, or to keep open for business any place of business where any uncured or uncooked meats are sold or offered for sale, or permit such place to be kept open for business, or to receive at such place of business any uncured or uncooked meats, except for any person, firm, partnership, receive at such place of business any uncured or uncooked meats, except between the hours of seven o'clock a, m, and six o'clock p, m, on days other than Sundays, New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Admission Day. Thanksgiving Day and Christmas Day, or to sell or offer for sale within the City and County of San Francisco any uncured or uncooked meats except at County of San Francisco any uncured or uncooked meats except at and from an established and fixed place of business at which said meats are regularly inspected by State and Municipal inspectors; provided, however, that in cases of a holiday falling on a Saturday, the places of business hereinabove defined may be keet complete the same between the fined may be kept open between the hours of seven o'clock a. m. and twelve o'clock noon. And, provided

further, that any places of business where strictly kosher meats are sold or offered for sale may be kept sold or offered for sale may be kept open on Saturdays from sundown until ten o'clock p. m., and on Sun days from seven o'clock a. m. until twelve o'clock noon. And be it further provided that all emergency cases be left to the discretion of the Health Officer of the City and County of San Francisco.

Section 2. Every person, partnership, association, firm or corporation violating any of the provisions of this ordinance or by doing any act or thing herein declared to be unlawful shall be deemed guilty of

unlawful shall be deemed guilty of a misdemeanor, and upon convi-tion thereof shall be punished by a fine of not less than fifty (\$50) dol-(\$200) dollars or by imprisonment in the City Prison for not more than six months, or by both such fine and imprisonment.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Katz—1.

Additional Underground Wire District.

Bill No. 6597, Ordinance No. 6158 (New Series), as follows: Amending Ordinance No. 214 Amending Ordinance No. 214 (Second Series), entitled 'Providing for placing alerticles ing for placing electric wires and conductors underground in the City and County of San Francisco" by adding a new section thereto to be known as Section "I".

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 214 (Second Series) is hereby amended by adding a new section to be known as Section "I", to read as follows:

Section "I". An additional district to those hereinbefore described within which it shall be unlawful to maintain poles and overhead wires after August, 1924, is hereby designated, to-wit:

Underground District No. 14, Mason, Taylor, Jones, Leavenworth, Hyde and Larkin streets, between

Bush and Pine streets.
Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1 Full Acceptance of Streets.

Bill No. 6598, Ordinance No. 6159 (New Scries), as follows:

Providing for full acceptance of

the roadway of Boyce street between Geary street and St. Rose's avenue; Forty-sixth avenue between Balboa street and Sutro Heights avenue; Heron street between Eighth street and Berwick place; Balboa street between Twenty-second and Twenty-third avenues; Edinburgh street between the northerly line of France avenue and Amazon avenue, including the crossings of Edin-burgh street and France avenue and Edinburgh street and Italy ave-

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The roadways of the foliowing named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works and of the Board of Supervisors, are hereby fully accepted by the City and County of San Fran-cisco (except those portions re-quired by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter II. Article VI of the Charter, said roadways having been paved with concrete, basalt blocks, brick and asphaltic concrete, and curbs laid thereon, and are in good condition throughout, and have sewers, gas and water mains laid therein, to-wit:

Boyce street between Geary street and St. Rose's avenue, paved with asphaltic concrete with 14-foot central strip of vertical fiber brick, and granite curbs have been laid

thereon.

Forty-sixth avenue between Balboa street and Sutro Heights avenue, paved with asphaltic concrete with 14-foot central strip of vertical fiber brick and concrete curbs have been laid thereon.

street and Berwick place, paved with basalt blocks and genuity curbs have been laid thereon.

Balboa street between Twenty second and Twenty-third avenues. paved with asphaltic concrete and a 14-foct central strip of basalt blocks and concrete curbs have been laid thereon.

Edinburgh street between northerly line of France avenue and Amazon savenue, including the crossings of Edinburgh street and France avenue and Edirburgh street and Italy avenue, paved with asphaltic concrete and concrete curbs have been laid thereon.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Ordering Street Work on Twentysecond Avenue Between Taraval and Ulloa Streets.

Bill No. 6599, Ordinance No. 6160

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

The improvement of Twenty-second avenue between Taraval and Ulloa streets by the construction of artificial stone sidewalks 6 feet in width, where artificial stone sidewalks of at least 6 feet in width are

not already constructed.

Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Repealing Ordinance No. 6124 (New Series) Ordering Street Work on Harrison Street Between Eighth Street and Berwick Place.

Bill No. 6600, Ordinance No. 6161

(New Series), as follows: Repealing Ordinance No. 6124 (New Series), approved February 1924, ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the people of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6124 (New Series), approved February 1, 1924, ordering the improvement of the northerly side of Harrison street between Eighth street and Berwick place by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks are not already constructed is hereby repealed.

Section 2. This ordinance shall take offect immediately.

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Ordering Street Work. Bill No. 6601, Ordinance No. 6162

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications

are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Brunswick street between Curtis and Pope streets, and the improvement of Curtis street between Brunswiek street and a point 150 feet southcrly therefrom, by the construction of the following ironstone pipe sewers and appurtenances:

A 12-inch with one brick manhole with appurtenances along the center line of Curtis street between the northerly and center lines of

Brunswick street;
An 8-inch with 9 Y branches and one brick manhole with appurte-nances along the center line of Curtis street between the center line of Brunswick street and a point 150 feet southerly from the southerly line of Brunswick street;

An 8-inch with 10 Y branches and one brick manhole with appurtenances along the center line of Brunswick street from a point 20 feet easterly from Pope street to the center line of Curtis street.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent—Supervisor Katz—1.

Bill No. 6602, Ordinance No. 6163

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Pub-lic Works, and to be done in accord-ance with the specifications pre-pared therefor by said Board of Public Works and ordinant of Public Works, and on file in its office, which said plans and specifica-

tions are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Acadia strect between Joost avenue and its northerly termination by grading to official line and grade; by the construction of concrete curbs, and by the construction of a concrete pavement on the roadway thereof.

The improvement of Alabama street from the northerly eurb line of Sixteenth street to a line 190 feet northerly from the northerly line of Sixteenth street, where not already improved, by grading the roadway thereof to subgrade; by the construction of concrete curbs; by redressing and resetting the existing granite curb on the northwesterly corner of Alabama and Sixteenth streets; by the construction of an asphaltic concrete pavement on the roadway thereof.

The improvement of Shafter avenue between Jennings and Keith streets, where not already improved, by the construction of concrete curbs and by the construction of an asphaltic concrete pavement on the

roadway thereof.

The improvement of Seventeenth avenue between Judah and Kirkham streets by grading to official line and grade; by the construction of an 8-inch ironstone pipe sewer, 44 Y branches and 3 manholes on the center line of Seventeenth avenue from a point 20 feet northerly from Kirkham street to the southerly line of Judah street; by the cons:ruction of concrete curbs; by the construction of an asphaltic concrete pavement from the southerly line of Judah street to a line 300 het southerly therefrom, and by the construction of a concrete pavement on the remainder of the roadway thereof.

The improvement of Carson street letween Douglass street and its vesterly termination by grading to official line and grade, by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width; by the construction of a concrete pavement from the westerly line of Douglass street to a line 50 feet westerly therefrom, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof,

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Bill No. 6603, Ordinance No. 6164 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

The Board of Public Section 1. Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, sald work to be performed under the direction of the Board of Public Works and to be done in accordwith the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifi-cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the contemplated improvements, respectively, may be paid in five stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per

The improvement of the crossing of Bocana street and Eugenia avenue, by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners; by the construction of 2 brick catchbasins with 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch Wetmore—17.

Absent—Supervisor Katz—1.

Bill No. 6604, Ordinance No. 6165 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

Be it ordained by the People of the City and County of San Fran-

contract for doing the same.

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 7, 1924, having recommended the or-ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the sald contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Morgan street between Eighteenth Nineteenth avenues, by the construction of concrete curbs; by the construction of a central strip of vertical fiber brick pavement 14 feet in width, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Bill No. 6605, Ordinance No. 6166

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 4, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-ment Ordinances of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and speci-fications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Treat avenue between Twenty-sixth street and a line extending from a point 182 feet southerly from Twenty-sixth street on the westerly side to a point 170 feet southerly from Twenty-sixth street on the easterly side, by grading to official line and grade: by the construction of concrete curbs along the curb lines and along the southerly termination of the roadway; by the construction of 2 brick catchbasins with appurtenances and 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Bill No. 6606, Ordinance No. 6167 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-ment Ordinance of 1910 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of that portion of of Forty-eighth avenue lying be-tween the easterly line of said avenue and a line parallel with and 35 feet westerly therefrom, and between Santiago street and southerly line of Taraval street, by grading to official line and grade; by the construction of a 12-inch ironstone pipe sewer, 24 Y branches and 3 manholes along a line parallel with the easterly line of Forty-eighth avenue and distant 35 feet westerly therefrom between southerly line of Santiago street and the center line of Taraval street, by the construction of an 18-inch sewer along the aforementioned line between the center and the south-erly lines of Taraval street; by the construction of a 12-inch sewer along the center line of Taraval street between the easterly line of Forty-eighth avenue and a point 35 feet westerly therefrom; it shall be required that a broken rock seepage basin with a capacity of at least two (2) cubic yards shall be placed at the end and below sewer at the southerly line of Taraval streetthe cost of furnishing and placing of such rock seepage basin shall be included in price bid for sewer: by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners thereof; by the construction of 4 catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of concrete gutters 2 feet in width adjacent to the curbs between the southerly line of Santiago street and the northerly line of Taraval street, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Section 2. This ordinate effect immediately. This ordinance shall

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Bill No. 6607, Ordinance No. 6168

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 5. 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Forty-eighth avenue between the northerly line of Lawton street and the southerly line of Santiago street, and of Ovtega street between the westerly line of Forty-eighth avenue and the easterly line of the Great Highway. by the construction of the following ironstone pipe sewers, Y branches, manholes and appurtenances:

An' 8-inch, 2 manholes and 48 Y branches along the center line of Forty-eighth avenue from the southerly line of Noriega street to the center line of Ortega street; an 18-inch along the center line of Ortega street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Ortega street between the center line of Forty-eighth avenue and the existing manhole lying easterly from the easterly line of the Great Highway; an 8-inch, 45 Y branches and 2 manholes along the center line of Forty-eighth avenue between the center line of Ortega street and the center line of Pacheco street; a 15-inch along the center line of Pacheco street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Pacheco street between the center and the westerly lines of Fortyeighth avenue; an 8-inch, 2 man-holes and 44 Y branches along the center line of Forty-eighth avenue between the center line of Pacheco street and the center line of Quintara street; a 15-inch along the center line of Quintara street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Quintara street between the center and the westerly lines of Forty-eighth avenue; an 8-inch, 2 manholes and 41 Y branches along the center line of Forty-eighth avenue between the center line of Quintara street and the center line of Rivera street; an 18-inch along the center line of Rivera street between the center and the easterly lines of Forty-eighth avenue; a 21-inch along the center line of Rivera street between the center and the westerly lines of Forty-eighth avenue; an 8-inch, 2 manholes and 33 Y branches along the center line of Forty-eighth avenue between the center line of Rivera street and the center line of Santiago street; an 8-inch along the center line of Santiago street between the center and the easterly lines of Forty-eighth avenue; a 12-inch along the center line of Forty-eighth avenue between the center and the southerly lines of Santiago street.

It shall be required that broken rock seepage basins with a capacity of at least two (2) cubic yards each shall be placed at the ends of the sewer pipe and below same as follows: 1 at the center line of Pacheco street at its intersection with the westerly line of Forty-eighth avenne; 1 at the center line of Quintara street at its intersection with the westerly line of Forty-eighth avenue; 1 at the center line of Rivera street at its intersection with the westerly line of Fortyeighth avenue; 1 at the southerly line of Santiago street at its intersection with the center line of Forty-eighth avenue. The cost of furnishing and placing of such rock seepage basins shall be included in the price bid for sewers.

And the further improvement of Forty-eighth avenue between the northerly line of Lawton street and the southerly line of Santiago street by grading to official line and grade; by the construction of the following catchbasins and accompanying 10-inch ironstone pipe culstreet; 4 in the crossing of Lawton street; 4 in the crossing of Noriega street; 4 in the crossing of Ortega street; 4 in the crossing of Pacheco street; 4 in the crossing of Quintara street; 4 in the crossing of Rivera street; 4 in the crossing of Santiago street; by the construction of con-crete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners thereof; by the construction of concrete gutters 2 feet in width adjacent to the curb, except that concrete gutters shall not be constructed on the intervening crossings, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Fixing Sidewalk Widths, Joice Street. Bill No. 6621, Ordinance No. 6169

(New Series), as follows:
Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18,

1903, by adding thereto a new section to be numbered 836.

Section 836. Fixing the widths of sidewalks on Joice street between California and Sacramento

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Ordering Street Work on Palou Avenue.

Bill No. 6622, Ordinance No. 6170 (New Series), as follows:
Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications of the control of tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordlic Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifi-cations are hereby approved and

adopted.
That said Board of Supervisors, That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does here by determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to ing installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred pay-ments shall be seven per centum

per annum.
The impr The improvement of Palou avenue between the northwesterly line nue verween the northwesterty the of Jennings street and the south-casterly line of Hawes street, ineluding the erossings of Palou avenue and Jennings street, Ingalls street and Hawes street, by grading to official line and grade.

Section 2. This ordinance shall take offect immediately.

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Blasting Permit. Resolution No. 22185 (New Se-

ries), as follows: Resolved, That Manuel Smith is

hereby granted permission, recoca-ble at will of the Board of Supervisors, to explode blasts while grading in the construction of a sewer in Montcalm street between Franconia street and Peralta avenue, provided said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No.

1204; provided also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the worok of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said Manuel Smith, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1.

Blasting Permit. Resolution No. 22186 (New Se-

ries), as follows:

Resolved, That Manuel Smith is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading on Teddy avenue between Rodeo and Alpha streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the con-ditions of this resolution be violated by the said Manuel Smith, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Pipe Line Permit. Resolution No. 22187 (New Se-

ries), as follows:

Resolved, That Morton Hospital be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to lay down and maintain a pipe for the purpose of conveying steam from the Morton Hospital, 1055 Pine street, across Pine street to the Nurses' llome of the Morton Hospital, 1060 Pine street. The said pipe shall be laid in a concrete conduit, to the satisfaction and under the supervision of the Board of Public Works, The Morton Hospital shall at all times while exercising said privilege keep in repair the roadway for the space of two fect over said pipe.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Spur Track Permit, Howard Realty Company.

Bill No. 6608, Ordinance No. 6171

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Howard Realty Company to construct, maintain and operate a spur track from the existing track in Ritch street, thence crossing Brannan street, thence along Ritch street between Bryant and Brannan streets, as shown to blue print attached to petition.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Howard Realty to construct, maintain Company and operate a spur track from the existing track in Ritch street, thence crossing Brannan street. thence along Ritch street between Bryant and Brannan streets, as shown on blue print attached to petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements

by the Howard Realty Company. Provided, that the Howard Realty Company shall erect and maintain all-night lighted are lamps where directed by the Lighting Committee of the Board of Supervisors.

for the surface drainage be paid for

Provided, that car or cars shall be switched over said spur track only between the hours of 1 p. m. and 3 p. m.
Section 2. This orditake effect immediately.

This ordinance shall

Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Spur Track Permit, Jos. Lerer & Sons. Bill No. 6609, Ordinance No. 6172 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Jos. Lerer & Sons to construct, naintain and operate a spur track across Harrison street between Eleventh and Twelfth streets as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Jos. Lerer & Sons to construct, maintain and operate a spur track as follows:

Beginning at a point on the southerly line of Harrison street, said point being distant westerly 147 feet, more or less, from the westerly line of Eleventh street, thence in a northwesterly direction crossing Harrison street, said point being distant easterly 47 feet, more or less, from the easterly line of Twelfth street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be raid for by Jos Legar & Sons

paid for by Jos, Lerer & Sons.
Provided, that Jos, Lerer & Sons
shall erect and maintain all-night
lighted are lamps to be placed
where directed by the Lighting
Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Spur Track Permit, Warehouse Investment Company.

Bill No. 6610, Ordinance No. 6173 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Warehouse Investment Company to construct, maintain and operate a spur track along the southerly side of North Point street between Grant avenue and Kearny street, as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Warehouse Investment Company to construct, maintain and operate a spur track along the southerly side of North Point street between Grant avenue and Kearny street, as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Warehouse Investment Company.

Provided, that the Warehouse Investment Company shall erect and maintain all-night lighted are lamps where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robh, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Repealing Spur Track Permit, Ralph
McLeran & Company.

Bill No. 6611, Ordinance No. 6153 New Series), as follows:

(New Series), as follows: Repealing Ordinance No. 5853 (New Series), granting to Ralph McLeran & Co. permission, revocable at will of the Board of Super-

visors, to construct, maintain and operate a spur track on Florida street between Mariposa and Eighteenth streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5853 (New Series), granting to Ralph McLeran & Co. permission, re-vocable at will of the Board of Supervisors, to construct, maintain and operate a spur track on Florida street between Mariposa and Eighteenth streets, is hereby repealed.
Section 2. This ordinance shall

Section 2. This orditake effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheely, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$31,056.82, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

NEW BUSINESS.

Auditorium Rental.

Supervisor Hayden presented: Resolution No. 22189 (New Se-

ries), as follows:

Resolved, That the Woodmen of the World is granted permission to occupy the Main Hall of the Auditorium June 4, 1924, 6 p. m. to 12 p. m., for the purpose of holding a dance, deposit having been paid to the Clerk of the Board of Supervisors to guarantee the rental fee.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Katz—1.

Also, Resolution No. 22190 (New Series), as follows:

Resolution No. 22190 (New Se-

ries), as follows:

Resolved, That the Board of Education is granted permission to occupy the halls in the Auditorium December 15 to 18, 1924, inclusive, for the purpose of holding a convention of the California Teachers' Association.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Series), as follows:

That Resolved, the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Paynes Bolt Works, machine bolts and nuts, Hetch Hetchy construction (claim dated Feb. 21. 1924), \$1,147.01.

Smith-Booth-Usher Co., der-(2)rick fittings (claim dated Feb. 21,

1924), \$1,201.62. (3) Mary R. Cordoza, payment for right of way lands in Alameda County: per Resolution No. 22062, New Series (claim dated Feb. 20, 1924), \$1,250.
(4) George O. Darrow and Edna

M. Darrow, payment for right of way lands in Alameda County; per Resolution No. 22062, New Series (claim dated Feb. 20, 1924), \$1,400.

(5) S. A. Ferretti, meats (claim dated Feb. 20, 1924), \$517.70. (6) Geo. R. Gay and W. N. Leven-

saler, trustees, electric hoist with motor (claim dated Feb. 20, 1924), \$1,250.

(7) Miller & Lux Inc., meats (claim dated 1924), Feb. 20,

\$1,011.19.

(8) Old Mission Portland Cement Co., cement (claim dated Feb. 21, 1924), \$7,672.61.
(9) John A. Roebling's Sons Co., wire and cable (claim dated Feb. 21, 1924), \$1,096.16.

(10) Standard Oil Co., gasoline and oils (claim dated Feb. 21, 1924), \$527.97.

(11) Standard Oil Co., gasoline and oil (claim dated Feb. 21, 1924),

\$951.72. (12) State Compensation Insur-ance Fund, insurance premium, Hetch Hetchy employees (claim dated Feb. 20, 1924), \$3,180.04.
(13) State Compensation Insur-

ance Fund, insurance premium,

Hetch Hetchy employees (claim dated Feb. 20, 1924), \$2,961.46.

Sperry Flour Co., (14)flour (claim dated Feb. 20, 1924), \$916.50.

Wilsey-Bennett Co., eggs (15)(16) Whisey-bennett Co., eggs (claim dated Feb. 20, 1924), \$935.25. (16) Robert M. Searls, Special Counsel, revolving fund expendi

tures, per vouchers (claim dated Feb. 20, 1924), \$1,500. (17) Aluminum Co. of America,

first payment, aluminum cable, contract No. 89 (claim dated Feb. 27, 1924), \$19,005.89.

Municipal Railway Fund.

(18) Pacific Gas and Electric Co., mazda lamps, Municipal Railways (claim dated Feb. 20, 1924), \$828.24. (19) Standard Oil Co., gasoline,

Municipal Railways (claim dated

Feb. 20, 1924), \$578.31.

Municipal Railway Compensation Fund.

Francisco City Em-(20)San polyees' Retirement System. for pensions, etc. (claim dated Feb. 23, 1924), \$843.74.

Construction Fund, Bond School

Issue 1918. (21) H. Hallensleben, first pay-

ment, iron work for shooting gallery, Mission High School (claim dated Feb. 27, 1924), \$600.90.

Special School Tax. (22) W. P. Fuller & Co., turpentine for school buildings (claim

dated Feb. 25, 1924), \$615.
(23) A. Lettich, sixth payment, plumbing work, Horace Mann School (claim dated Feb. 27, 1924), \$2,608.88.

(24) Anderson & Ringrose, eleventh payment, general construction, Horace Mann School (claim dated

Feb. 27, 1924), \$8,152.50.

(25) A. Lettich, third payment, plumbing, Oriental School annex (claim dated Feb. 27, 1924).

\$1.207.13.

(26) Anderson & Ringrose, fourth payment, general construction, Portola Primray (San Bruno) School (claim dated Feb. 27, 1924), \$5,446.88.

Auditorium Fund.

(27) Geo. A. Wahlgreen, refund of deposit as bond, less expense charge, as bond for occupancy of Auditorium Feb. 12 to 26, 1924 (claim dated March 3, 1924), \$725.

Municipal Railway Fund. (28) I. R. Kissel, painting the Stockton street tunnel, contract 135 (claim dated Feb. 13, 1924), \$1,300.

Water Constituction Fund, Bond Issue 1910.

(29) Empire Planing Mill, mill work, Hetch Hetchy construction

(claim dated Feb. 28, 1924), \$10,890. (30) The M. W. Kellogg Co., third payment for steel penstocks, etc., for Moccasin Creek power plant (claim dated Feb. 29, 1924), \$132, 234.41.

General Fund, 1923-1924.

(31) Producers Hay Co., hay, etc., Police Department (claim dated Feb. 25, 1924), \$576.21.

(32) Burroughs Adding Machine Co., one adding machine for Audi-(claim dated March 3, 1924), tor

(33) Spring Valley Water Co., water for Relief Home (claim dated Jan. 31, 1924), \$761.06.

(34)A. Ginocchio & Son, alfalfa, Relief Home (claim dated Jan. 31,

1924), \$920.55.

(35) Healy & Donaldson, tobacco, Relief Home (claim dated Jan. 31, 1924), \$810. (36) Shell Company, fuel oil, Re-

lief Home (claim dated Jan. 31, 1924), \$1,566.

Appropriations.

On motion of Supervisor Me-Leran:

Resolution No. ---(New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Prop-erty, Budget Item No. 41.

For cost of city's portion of improving Seneca avenue from San Jose avenue to Delano street at school property, \$1,127.40.

General Fund, 1923-1924.

For expense of valuation by the State Railroad Commission of electric properties of the Great Western Power Company of California and of the Pacific Gas and Electric Company, \$5,000.

Improvement of Marina.

On motion of Supervisor Mc-Leran:

Bill No. 6622, Ordinance No. —-

(New Series), as follows:

Ordering the improvement of the Marina boulevard from Steiner to Lyon street, by paving, and the preparation of plans and specifica-tions therefor; authorizing and di recting the Board of Public Works to enter into contract for said improvement, and permitting progressive payments to be made during the progress of said improvement.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the improvement of the Marina boulevard from Steiner to Lyon street, by paving, and to prepare plans and specifica tions therefor.

Section 2. The said Board of Pub lic Works is hereby authorized and permitted to incorporate in the contract for the said Marina boulevard improvement, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter.

Section 3. This ordinance shall take effect immediately.

Accepting Offer to Sell Land for Hetch Hetchy Right of Way.

Supervisor McLeran presented: Resolution No. 22191 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco. from the following named owners of the following described parcel of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy water supply project, for the sum set forth opposite their names.

S. J. Nichols and Margaret Nich ols, \$10-0.031 acre, being a portion of the east five acres of the west half of the northwest quarter of the northeast quarter of Section 21, Township 3 South, Range 8 East, M. D. B. and M., in the County of Stanislaus, State of California. (As

per written offer on file.) Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer, the above-described offer of the above-named property owners to sell to the City and County of San Francisco the above-mentioned parcel of land for the sum set forth opposite their names, and upon the conditions therein set forth, be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and, if the same is found in satisfactory condition, to accept, in be half of the City and County of San Francisco, a deed conveying thereto, containing the conditions and reservations agreed upon in said offer; and to file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Also, Resolution No. 22192 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners of right of way easements over the following lands situated in the County of Stanislaus, State of California, required as a right of way for the · electric transmission line in connection with the Hetch Hetchy water supply project, for the sums set forth opposite their names, viz.:

John T. Fahey and Warren T. Fahey, \$3.90-0.12 acre, being a portion of the northeast quarter of Section 19, Township 2 South, Range 12 East, M. D. B. and M. (As per written offer on file.)

John T. Fahey and Warren T. Fahey, \$198.25-6.1 acres, being a portion of the southeast quarter of Section 17, Township 2 South, Range 12 East, M. D. B. and M. (As per written offer on file.)

Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer, the above-described offers of the above-named property owners to sell to the City and County of San Francisco the above-mentioned easements for the sums set forth oppo-site their names, be and the same are hereby accepted. Be it

Further Resolved, That the Spe cial Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said easements, and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes—Supervisors Badaracco. ath, Colman. Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Accepting Offer to Rent Camp Site Necessary for Hetch Hetchy Construction.

Supervisor McLeran presented: Resolution No. 22193 (New Se-

ries), as follows:

Whereas, Edwin T. Ellis has offered to rent to the City and County of San Francisco a campsite in Section 28, Township 3 South, Range 3 East, M. D. B. and M., Alameda County, California, for the sum of \$25 per month, said camp being necessary for construction purposes on the Hetch Hetchy transmission line; now, therefore, be it

Resolved, That the said offer of Edwin T. Ellis is hereby accepted, and the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to make the necessary payments, as per terms of said offer on file.

Adopted by the following vote: Ay es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1. Accepting Offer to Sell Land for

Widening Randolph Street. Also, Resolution No. 22194 (New

Series), as follows:

Whereas, the owner of the follow ing described land sought to be acquired by the City and County of San Francisco for the widening of Randelph street and Worcester avenue, for the extension of the Mu-nicipal Railway, has offered to con-vey the property desired by the City and County of San Francisco for the sum set forth opposite his name,

F. C. Huber, \$80—Beginning at a point on the southerly line of Randolph street, distant thereon 25 feet westerly from the westerly line of Ramsell street and running thence westerly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle easterly 25 feet; thence at a right angle northerly 21 feet to the southerly line of Randolph street and the point of begin ning. Being part of Lot No. 31 in Block No. 29, City Land Association.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and di-rected to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Katz-1.

Accepting Statement of Market Street Railway Gross Receipts. Supervisor McLeran presented:

Resolution No. 22195 (New Se-

ries), as follows:

Resolved, That the statements heretofore filed by the Market Street Railway Company showing gross re ceipts from passenger fares for the months of November and December. 1923, upon which percentages in the following amounts are due the City and County under the terms of franchises, be and the same are hereby accepted, to-wit:

November Parnassus and Ninth Avenue. \$269.63 Parkside Transit Company. 426.27 Gough Street Railroad..... 42.75

December-Parnassus and Ninth Avenue. 278.34
Parksside Transit Company. 440.97
Gough Street Railroad... 42.60
Further Resolved, That the Market Street Railway Company is here-

by directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums. the same to be placed to the credit of the General Fund.

Adopted by the following vote: Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent—Supervisor Katz—1.

Passed for Printing.

following matters The were passed for printing:

Mayor to Contract ayor to Contract for Lease of Ground and Buildings for Industrial Exposition Purposes.

On motion of Supervisor McLeran: Bill No. 6623, Ordinance No. -

(New Series), entitled, "Authorizing the Mayor to execute a contract on behalf of the City with the San Francisco Exposition Company for the lease of certain grounds and buildings for industrial expositions and other purposes.

Establishing Set-Back Lines. motion of Supervisor Me-On

Gregor

Bill No. 6624, Ordinance No. — (New Series), as follows:

Establishing set-back lines along portions of Twenty-fourth avenue, Thirty-fourth avenue, Thirty second avenue, Twenty-ninth avenue and Twenty-third avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 7th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 34 to establish set-back lines along portions of Twenty-fourth avenue. ortions of Twenty-fourth avenue. Thirty fourth avenue, Thirty-second avenue, Twenty-hinth avenue and Twenty-third avenue, and fixed the 3d day of March, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resoprior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Se-ries); that said hearing was beld at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), set back lines are hereby established as follows:

Along the easterly side of Twen-Along the easterly side of Thirty-tourth avenue, commencing at Cabrillo street and running thence southerly to a point 100 feet northerly from Fulton street, said setback line to be 5 feet.

Along the westerly side of Thirty-fourth avenue, commencing at a point 100 feet southerly from Clement street and running thence southerly to a point 100 feet north erly from Geary street, said set-back line to be 7 feet.

Along the westerly side of Thirtysecond avenue, commencing at a point 100 feet southerly from Clement street and running thence southerly to a point 150 feet northerly from Geary street, said set-back line to be 14 feet. line to be 14 feet.

Along the easterly side of Twentyninth avenue, commencing at a point 175 feet southerly from Cle ment street and running thence southerly to a point 124.46 feet northerly from Geary street, said set-back line to be 10 feet.

Along the westerly side of Twenty-third avenue, commencing at Cabrillo street and running thence southerly to a point 100 feet northerly from Fulton street, said setback line to be 7 feet; along the easterly side of Twenty third avenue between Cabrillo street and Fulton street, said set-back line to be 5 feet be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage.

To S. M. Ingalsbe, permit granted by Resolution No. 21413 (New Se-ries), to Milton Pridale for prem-ises south side of Market street, 216 feet east of Fifteenth street (No. 2145 Market street).

To George Hackett and John M. Bergfeldt, permit granted by Resolution No. 20197 (New Series) to Kemp and Haase, for premises north side of Washington street, 65 feet 9 inches west of Jones street (No. 1320 Washington street).

Automobile Parking Station. Peter Kohler, at northeast corner

of Clay and Sansome streets. No greasing or washing of machines will be permitted on station premises.

Automobile Supply Station. Union Oil Company of California, at the southeast corner of Franklin and Pine streets; also to store 2000 gallons of gasoline on premises.

Frank T. McSheehy, at the southeast corner of Church and Day streets; also to store 2000 gallons of gasoline on premises.

Cabinet Shop.

H. Schulte & Son, at 49 Rodgers street, wherein woodworking machinery is to be used.

Boiler.

Hodge-Falk Co., at 1061 Market street, additional 50 horse power.

H. Schulte & Son, at 49 Rodgers street, 10 horse power.

Oil Storage Tank. (1500 gallons capacity.)

L. Stoff, on north side of Sacramento street, 137 feet east of Hyde street.

W. H. Voorhies, on west side of Buchanan street, 65 feet north of Washington street.

Cleveland Wet Wash, at northeast corner of Brazil avenue and Moscow street.

J. Phelan, on north line of Fell street, 250 feet east of Cole

street.

Axel Johnson, on west line of Van Ness avenue, 160 feet north of Chestnut street.

Axel Johnson, on west line of Van Ness avenue, 100 feet south of

Francisco street.

Strand & Strand, on the south side of Bay street, 25 feet east of

Franklin street.

Roman Catholic Archbishop of San Francisco (St. James Rectory), at the northwest corner of Twentythird and Guerrero streets.

W. Perkins, at the southeast corner of Ellis and Taylor streets.

S. J. Schindler, at 955 Fell street. C. Schwartz, on the south side of Bay street, 100 feet west of Van Ness avenue.

O. M. Oyer, at the southwest corner of Second avenue and Cornwall

street.

Mrs. J. B. Lyons, at 2011 Sacramento street.

H. C. Warwick, on the south side of Broadway, 40 feet east of Larkin street.

S. Stevens, on the north side of California street, 200 feet west of Seventh avenue.

D. Eisner, on the north side of Pacific avenue, 100 feet west of

Baker street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22196 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby requested to install and remove street lights as follows:

Install 250 M. R. Lake street between Twenty-seventh and Twenty-eighth avenues. Thirty-fourth between

avenue Anza and Balboa streets.

Remove Gas Lamps, Northeast corner Forty-eighth avenue and Kirkham street.

Northwest corner Forty-eighth avenue and Kirkham street.

North side Twentieth street, first west of Dolores street.

South side Twentieth street, first and second west of Dolores street.

Install 400 M. R.

Forty-eighth avenue and ham street.

Twentieth street between Dolores and Church streets.

Irving street and Twelfth, Thirteenth, Fourteenth, Fitteenth, Sixteenth and Eighteenth avenues.

Install 600 M. R.

Northeast corner San Bruno avenue and Army street.

Pursuant to Resolution No. 21726

(New Series):

Remove Gas Lamps.

Southeast and northwest corners Twelfth avenue and Irving street.

Northeast and southwest corners Thirteenth avenue and Irving street.

Southeast and northwest corners F'ourteenth avenue and Irving street.

Northwest and southeast corners Fifteenth avenue and Irving street.

Northwest and southeast corners Sixteenth avenue and Irving street.

Northwest and southeast corners

Eighteenth avnue and Irving street. North side Irving street 120 feet

west of Eleventh avenue. South side Irving street 120 feet

west of Twelfth avenue.

North side Irving street 120 feet west of Thirteenth avenue. South side Irving street 120 feet

west of Fourteenth avenue.

North side Irving street 120 feet west of Fifteenth avenue.

South side Irving street 120 feet west of Sixteenth avenue.

North side Irving street 120 feet

west of Seventeenth avenue. South side Irving street 110 feet west of Eighteenth avenue.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 22197 (New Se-

ries), as follows:

Resolved, That permission is hereby granted the following organizations to conduct masquerade balls at the locations and on the dates here below given, upon payment of the usual license fee:

Garibaldi Guards, at Garibaldi Hall, 440 Broadway, Sunday even-

ing, March 9, 1924.

Lithuanian Alliance of America and Sons and Daughters Society, at Roesch Hall, 1886 Mission street, Saturday evening, March 1, 1924. Adopted by the following vote:

Ay es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Mayor to Auction Buildings on Playground Property.

Supervisor Wetmore presented: Resolution No. 22198 (New Series), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to sell at public auction in accordance with provisions of the Charter the following frame buildings belonging to the City and situate on lands recently acquired for playground purposes, to-wit:

Cottages situate and known as Nos. 141, 155, 157 and 173 Minerva street and Nos. 142 and 144 Lobos street.

The Board of Public Work is requested to prepare specifications for the removal of the buildings by the person or persons purchasing same.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Accepting Offer to Sell Land on Harrison Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22199 (New Series), as follows:

Whereas, an offer has been received from Agnes P. O'Connell to convey to the City and County of San Francisco certain land situate on the north line of Harrison street, distant 300 feet westerly from Fourth street, required for school purposes, and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Harrison street, distant thereon 300 feet westerly from the westerly line of Fourth street; thence running westerly along said northerly line of Harrison street 25 feet; thence at a right angle northerly 80 feet; thence at a right angle easterly 25 feet; thence at a right angle southerly 80 feet to the northerly line of Harrison street; being a portion of 100 Vara Block No. 374, also Block No. 3752 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and if the same is found to

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1. Also, Resolution No. 22200 (New Series), as follows:

Whereas, an offer has been received from John W. Aitken et al. to convey to the City and County of San Francisco certain land situate on the westerly line of Dolores street, distant northerly from Dorland street 54 feet 6½ inches, required for school purposes, and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, tree of all encumbrances, for the sum of \$21,000 be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:
Commencing at a point on the westerly line of Dolores street, distant thereon 54 feet 6½ inches from the northerly line of Dorland street, running thence northerly along said westerly line of Dolores street 86 feet 7¼ inches; thence running westerly 125 feet; thence southerly 85 feet 10 inches; thence easterly 125 feet 3¼ inches to the westerly line of Dolores street and point of commencement. Being a portion of Mission Block No. 85, also Block No. 3579, Assessor's Map Book.

The City Attorney is hereby directed to examine the title of said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid; and the deed to said property is hereby accepted.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing.
The following resolution was passed for printing:

Bridge Crossing Jessie Street. Resolution No. ——— (New Series), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted to Robert Dalziel Company to construct and maintain a bridge crossing Jessie street between Ecker and New Anthony street to connect the building situate on the southeast line of Jessie street, distant 91 feet northeast of New Anthony street, with the building to be erected on the northwest line of Jessie street, distant 90 feet northeast of New Anthony street.

Provided said bridge shall be erected to the satisfaction and under the supervision of the Board of Public Works and in accordance with plans and specifications approved by said Board of Public Works.

Fixing April 7, 1924, 3 P. M., Hearing of Appeal, Widening of Virginia Avenue.

Supervisor Harrelson presented: Resolution No. 22201 (New Series), as follows:

Resolved, That Monday, April 7, 1924, at 3 p. m., be fixed as the time for all persons interested to snow cause, if any they have, before the Board of Supervisors why the report of the Board of Public Works filed on February 28, 1924, for the widening of Virginia avenue between Mission and Coleradge streets should not be confirmed.

Further Resolved, That the Clerk of the Board of Supervisors is hereby directed to publish for a period of ten days a notice of the filing with the Board of Supervisors of the report of the Board of Public Works that the 7th day of April, 1924, at the hour of 3 p. m., has been fixed as the time for all persons to show cause why such report should not be confirmed.

A y e s — Supervisors Badaracco, Rath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Approval of Map of Laguna Honda Park.

Supervisor Harrelson presented: Resolution No. 22202 (New Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 79916 (Second Series), approve a map of Laguna Honda Park in three sheets; therefore, be it Resolved, That the map of La-

Resolved, That the map of Laguna Honda Park in three sheets is hereby approved.

Further Resolved, That the lands shown on said map are hereby declared open public streets, viz.: Vasquez avenue, Balceta avenue, Hernandez avenue, Idora avenue and Laguna Honda boulevard are hereby declared open public streets.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22203 (New Series), as follows:

Resolved, That the City Construction Company is hereby granted the following extensions of time to complete street work, viz.:

Sixty days' time from and after February 22, 1924, within which to complete contract for the improvement of Surrey street from Castro to Diamond streets. This extension of time is granted for the reason that it is the first application for

an extension.

Sixty days' time from and after February 22, 1924, within which to complete contract for the improvement of Diamond street between Chenery and Surrey streets. This extension of time is granted for the reason that it is the first application for an extension.

Sixty days' time from and after February 22, 1924, within which to complete contract for the improvement of Surrey street between Diamond street and a line 275.98 feet southwesterly therefrom. This extension of time is recommended for the reason that the contractor was unable to complete the work on time due to inclement weather.

Adopted by the following vote: Ay es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing. following matters passed for printing:

Conditional Acceptance Streets. Supervisor Harrelson presented: Bill No. 6625, Ordinance No. -

(New Series), as follows:

Providing for conditional acceptance of the roadway of Acton street Mission street and the county line, Alabama street between Mariposa and Eighteenth streets, Cabrillo street between Thirty-fifth and Thirty-sixth avenues, Fortythird avenue between Anza and Balboa streets, Kansas street between Mariposa and Eighteenth streets. Thirty-ninth avenue between Balboa and Cabrillo streets, crossing of Bonview street and Eugenia avenue, crossing of Cabrillo street and Thirty-ninth avenue, crossing of Anza street and Forty-third avenue, Exeter street between Paul and Salinas avenues, Seneca avenue be-tween San Jose and Delano avenues and crossing of Seneca and Delano avenues, Santiago street between Nineteenth and Twentieth avenues, Wisconsin street between Sixteenth and Seventeenth streets.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The roadways of the

following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with asphaltic concrete, concrete and curbs laid thereon, and are in good condition throughout, to-wit:

Acton street, between Misison street and the county line, paved with asphaltic concrete and concrete curbs have been constructed. Sewers have been laid therein. No gas or water mains have been laid therein, the same being not necessary.

Alabama street, between Mariposa and Eighteenth streets, paved with asphaltic concrete and concrete curbs have been laid therein. Sewers and gas mains have been laid therein; no water mains have been laid therein.

Cabrillo street between Thirty-th and Thirty-sixth avenues, fifth paved with asphaltic concrete and concrete curps have been laid thereon, sewers and, gas mains have been laid therein; no water mains

have been laid therein.

Forty-third avenue between Anza and Balboa streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein: no water mains have been laid therein.

Kansas street between Mariposa and Eighteenth streets, paved with concrete and concrete curbs have been laid thereon, sewers have been laid therein; no gas or water mains have been laid therein.

Thirty-ninth avenue between Balboa and Cabrillo streets, paved with asphaltic concrete and a 14-foot central strip of concrete and concrete curbs have been laid thereon. Sewers and gas mains have been laid therein; no water mains nave been laid therein.

Crossing of Bonview street and Eugenia avenue paved with asphal-tic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Crossing of Cabrillo street and Thirty-ninth avenue paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Crossing of Anza street and Fortythird avenue paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Exeter street between Paul and Salinas avenues paved with asphaltic concrete and concrete curbs have been laid the eon, sewers and gas mains have been laid therein; no water mains have been laid therein, same not being necessary.

Seneca avenue between San Jose and Delano avenues and crossing of Seneca avenue and Delano avenue, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas amins have been laid therein; no water mains have been laid therein.

between Ninc-Santiago street between Ninc-teenth and Twentieth avenues paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Wisconsin street between Six-Seventeenth and streets, payed with asphaltic concrete and concrete curbs have been laid thereon, gas mains have been laid therein: no sewer or water mains have been laid therein.

Section 2. This ordinance shall

take effect immediately. Spur Track Permit, W. H. Sullivan. On motion of Supervisor Harrelson:

Bill No. 6626, Ordinance No. —

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to W. H. Sullivan to construct, maintain and operate a spur track at Sixteenth and Florida streets as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to W. H. Sullivan to construct, maintain and operate a spur track at Sixteenth and Florida streets, as shown on blue print

attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by

H. Sullivan.

Provided, that W. H. Sullivan shall erect and maintain all-night lighted arc lamps where directed by the Lighting Committee of the Board of Supervisors.

Provided, that car or cars shall be switched over said spur track only between the hours of 7 a.m. and 6 p. m.

Section 2. This ordinance shall take effect immediately.

Award of Contract, Lumber. Supervisor Rossi presented: Resoltuion No. 22204 (New Series), as follows:

Resolved. That award of contract for furnishing lumber for School Department be hereby made to Hart Wood Lumber Company for the sum of \$3,317.74 on bid submitted February 25, 1924.

Resolved, That all other bids submitted thereon be rejected.

Adopted by the following vote: A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1. Acquisition of Land Occupied Palace of Fine Arts.

Supervisor Colman presented: Resolution No. 22205 (New Series), as follows:

Whereas, the ownership of the land occupied by the principal buildings of the Palace of Fine Arts is vested in the United States, being a part of the Presidio Military Reservation, and is occupied at present time under a permit, and

Whereas, it appears that the military authorities of the Presidio do not regard the nine acres of land occupied by the Palace of Fine Arts as essential to use for military purposes, and

Whereas, the Board of Supervisors believes that the public interest requires that the City should own this land and that the public welfare will be served by its acquisition; therefore, be it

Resolved, That negotiations be commenced immediately through the proper military authorities of the Presidio and through the War Department at Washington for the purpose of having Congress adopt such legislation as may be necessary to dispose of this land and permit its acquisition and ownership by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

State Supervisors Convention Committee.

Supervisor Welch presented: Resolution No. 22206 (New Se-

ries), as follows:

Resolved, That the Mayor appoint a committee of five Supervisors to attend the annual convention of the State Supervisors which will held at Chico on April 17, 1924.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1, (Mayor appointed Supervisors Bath, Shannon, Robb, Welch, Badaracco. He was subsequently authorized to increase the delegation and named Supervisors Schmitz and Rossi.)

Reception to British Fleet.

Supervisor Colman presented: Resolution No. 22207 (New Series), as follows:

Whereas, it has been announced that the British Fleet will be in San Francisco harbor during the days of the 8th, 9th and 10th of July—a fleet comprising the largest and most formidable of its battle-ships and modern equipment, with officers and crews numbering more than 4000; and

Whereas, it will become our pleasure to show to these representatives of a foreign power our sincerest respect and, as appreciative of this visit, to make pleasant the time that they will pass with us; therefore,

Resolved, That his Honor the Mayor be authorized to appoint a committee of citizens for the purpose of providing a fitting reception and entertainment for these, our guests, to the end that the friendship that has long bound our nations together may be more firmly cemented, and that upon their departure they will bear with them pleasurable memories.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz 1,

Death of A. S. Baldwin.

Supervisor Hayden presented: Resolution No. 22208 (New Se-

ries), as follows:

Whereas, the death of one of San Francisco's prominent citizens, Mr. A. S. Baldwin, is an occasion that calls for more than a mere passing notice, for his life has been one of great achievement, and he, by his toresight and labor, has contributed so much to the City's wealth and beauty that it should be and is Resolved, by the Board of Supervisors of the City and County of

San Francisco, that Mr. A. S. Baldwin stands pre-eminent among those who have shown their faith in the future of this city by the creation of the residential districts west of Twin Peaks that are now our pride and counted among our valuable assets; moreover, we hold him in our highest esteem, not only for what he has done, but for what he was—a most kindly man, considerate of the rights of others, ever courteous in all his dealings and just in his actions. We deeply deplore his passing for we feel that San Francisco has suffered a serious loss that will be shared by all of his host of friends.

Adopted unanimously by rising

Ocean Shore Boulevard,

Supervisor Schmitz presented: Resolution No. 22209 (New Series), as follows:

Whereas, it is very important to have as many good roads as possible leading from and to San Fran-

cisco; and

Whereas, a fine roadbed with a gradual grade is to be had in the old roadbed of the former Ocean Shore Railroad; therefore be it

Resolved, That the Finance Committee be requested to enter into negotiations with the owners of the former Ocean Shore Railroad with the object in view of obtaining at a reasonable price and at the earliest possible moment the roadbed of the former Ocean Shore Rail-road, to be used as a boulevard.

Adopted under suspension of the

rules by the following vote:
A y es — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson, Hayden, McGregor McLeran, Me-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

San Francisco Hospital Inmate List. Supervisor Shannon presented: Resolution No. 22210 (New Series), as follows:

Resolved, That the Board of Health is hereby requested to furnish the Health Committee with the names of all inmates in the San Francisco Hospital on March 1, 1924, together with the dates on which they were admitted to said hospital.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Harrelson, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McShehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Estimate of Cost for Repaving Texas Street Between Eighteenth Nineteenth Streets.

Supervisor Welch presented: Resolution No. 22211 (New Series), as follows:

Resolved, That the Board of Public Works be requested to furnish this Board with an estimate of cost for repaying Texas street between Eighteenth and Nineteenth streets.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Adjustment of Collingwood Street Assessment.

Supervisor Roncovieri presented: Resolution No. --- (New Se-

ries), as follows:

Resolved, That it is the policy of this Board that an equitable ad-justment of the Collingwood street assessment be made in accordance with the appeal of the property owners affected.

Resolved, Further That itself to the Board also commit policy of defraying the cost of the retaining wall necessary to protect the property on Twenty-first street between Castro and Collingwood streets affected by the slide.

Referred to Streets and Finance Committee jointly.

Comfort Stations.

Supervisor McLeran presented: Resolution No. - (New Series), as follows:

Whereas, the California Sanitation Development League, after thorough investigation, finds the need of public comfort stations to be an essential and urgent necessity in order to protect the health and add to the comfort of the citizens and visitors of this City, particularly in the congested downtown districts, and

Whereas, we are advised that your Board has favorably considered such public comfort stations in the past, that a renewed effort on your part has a statement of the control of the contro your part be made to locate public comfort stations at southeast corner of Fifth street and Market street. under the sidewalk; southwest corner of Third street and Market street, under the sidewalk, and at junction corner of O'Farrell street, Grant avenue and Market street, under the sidewalk.

Whereas, this League asks that a renewal of your efforts be made toward a speedy construction of such public comfort stations. Therefore, be it

That Resolved, the honorable Board of Supervisors inaugurate the necessary legislation looking toward the carrying out of the suggestions contained in the foregoing preamble.

CALIFORNIA SANITATION DE-VELOPMENT LEAGUE, By JAMES H. PINKERTON,

President.

By THOS. F. LEARY, Chairman Comfort Station Committee.

Referred to Public Welfare Committee.

ADJOURNMENT.

There being no further business the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 31, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.



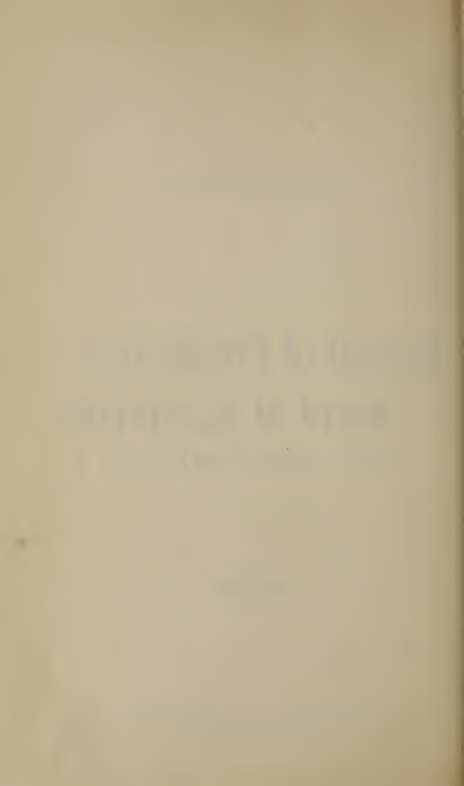
Monday, March 10, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, MARCH 10, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 10, 1924, p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shan-non, Welch, Wetmore—16. Absent — Supervisors Katz, Mc-

Leran—2.

Quorum present.

His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL.

The Journal of Proceedings of January 21 and 28, February 1, 4 and 7, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Stable Permit Protested.

Supervisor Schmitz presented: Petition of W. E. Mahony and numerous others, for the revocation and cancellation of permit hereto-fore granted Owen McHugh to con-duct a stable at 1283 Fourteenth avenue.

Referred to Health Committee.

Relative to Income Tax on Employees of Municipal Railway.

- presented: Supervisor -Communication, from the San Francisco Labor Council, transmitting resolution requesting that the question of the payment by the employees of the Municipal Railway of Federal income tax on their wages be referred to the City At-torney for a legal opinion as to its validity and for advice as to legal procedure he may deem appropriate and effective to prevent subjection of the City and County or any of its employees to such Federal taxes.

Referred to the City Attorney for

his legal opinion.

Correction of Traffic Conditions, The Embarcadero.

Supervisor Bath presented:

Communication, from Coroner, transmitting findings of jury in the case of Henry Michael, who was killed by accident due to traffic killed by accident due to traffic conditions existing on The Embar-cadero, and requesting that similar conditions along the waterfront be corrected.

Referred to Judiciary and Traffic

Committee.

Relative to Full Time for Employees of Street Cleaning Department.

The following was presented by Supervisor Welch and read by the

Clerk:

Communication, from the Building Trades Council, requesting that some means be devised to keep laborers in the Street Cleaning Department employed full time, alleging that they are now working only half time, earning \$2.75 a day, which is wholly inadequate to support their families.

Referred to Streets and Finance.

Committees jointly.

HEARING-2 P. M.

Ferry Franchise.

Consideration of the application of the Northwestern Pacific Railroad Company for authority to erect and take tolls on additional ferry service to be operated from San Francisco to Tiburon.

Action Deferred.

Supervisor Hayden moved that the foregoing matter be deferred for two weeks (March 24, 2 p. m.) Motion carried.

HEARING-3 P. M.

Delinquent Property.

Hearing of property owners cited by Resolution No. 22065 (New Series) to show cause why property delinquent for taxes and assessed to them should not be reassessed in order that payment may be enforced or property advertised for sale in accordance with law.

Resolution.

The Clerk read the following resolution and a copy of notice sent by registered mail to each individual property owner pursuant to the resolution

Resolution No. 22065 (New Se-

ries), as follows:

communication Whereas, in a dated January 30, 1924, the Auditor and Tax Collector have reported a list of properties, the accuracy of which they have certified, and of which the owners had informal notice of certain tax delinquencies against them, but have failed to redeem the same, and collection of taxes due cannot be enforced because of certain errors; therefor,

Resolved, That pursuant to the provisions of Section 3681a of the Political Code, the Clerk of the Board of Supervisors be and he is hereby directed by publication and registered mail to notify the said owners, as the same appear in said communication, to appear before this Board on Monday, March 10, 1924, at 3 o'clock p. m., to show cause why the property respectively assessed to them should not be reassessed and said errors be corrected so that the property described in said communication (reference thereto for particulars being hereby made) may be advertised for sale.

Adopted-Board of Supervisors, San Francisco, February 7, 1924.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-18.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, February 13, 1924.

JR., JAMES ROLPH, Mayor.

Owners of Delinquent Property. The names of the owners of delinquent property cited by the fore-

going resolution to show cause this day why their property should not be reassessed was then read by the Clerk, to-wit:

E. M. Lloyd, 220 Thirty-second avenue.

F. Bonello, 7 Wheat street. E. Pratt, 2750 Howard street. G. Scott, 215 Market street.

V. Montedonico, 915 Broadway. G. Reardon, 1104 McAllister L. street.

W. F. Murasky, 345 Pierce street. M. G. Murasky, 345 Pierce street. A. W. Scott, Jr., 215 Market street. Georgiana Scott, 215 Market

street. J. P. Gallagher, 224 Sagamore

street.

Ella T. Gallagher, 224 Sagamore street.

Jennie Fahlbush, 224 Sagamore street.

D. O'Sullivan, 1807 Octavia street. E. Driscoll, 1584 Van Dyke ave-

nue. M. Sansome, 2031 Lane street.

M. I. Weiss, 1330 Masonic avenue.

Registered Letters Returned.

The Clerk announced that registered letters to the following named had been returned to his office unclaimed:

Fortunato Bonello, 7 Wheat street. Lizzie G. Reardon, 1104 McAllister street.

Virginia Montedonico, 915 Broadway.

Elizabeth Pratt. 2750 Howard street.

Privilege of the Floor.

Henry Monroe was granted the privilege of the floor and addressed He declared that he the Board. represented Edith M. Lloyd and others, and protested the proceedings. He contended that there was nothing in the act upon which this hearing is based to warrant the present proceedings. The statute of limitations, he declared, has run against any right the City may have had to collect these taxes. Moreover, the present holders are innocent of any failure to pay, as property in many cases has changed hands, and title companies have ignored in their search of title anything in the way of taxes after the five-year period provided in the statute of limitations had against it.

Mr. Palmer also protested the proceedings.

D. O'Sullivan also appeared in answer to the summons and declared he had a deed to the property from the Hibernia Bank and was not the owner when the delinquency occurred.

Mr. Skidmore was also granted the privilege of the floor. He de-clared that the statute of limitations does not run against the right of the City to recover taxes. law, he said, was enacted to correct errors, and it is the purpose of these proceedings to correct errors.

Action Deferred.

Whereupon, on motion of Supervisor Welch, the hearing was continued for two weeks (March 24), and the City Attorney requested to turnish an opinion as to the legal points involved.

PRESENTATION OF PROPOSALS. Bathing Suits.

Sealed proposals were received for furnishing bathing suits. to be opened between 2 and 3 p. m.

Referred to Supplies Committee. Artists' Materials for School Depart-

ment.

Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnishing artists' materials for the School Department.

Referred to Supplies Committee,

Official Advertising.

Sealed proposals were received at 3 p. m. this day and opened in the Board for publishing official advertising of the City and County for the year commencing April 1, 1924, to-wit:

San Francisco Chronicle, 39 cents per square.

San Francisco Journal, 70 cents per square.

Referred to the Public Welfare and Publicity Committee.

Communication.

Subsequently during the proceedings a letter from A. Lawrence, president of the San Francisco Journal, was presented to the Clerk and read to the Board, stating that through inadvertence he had bid 70 cents per square and that it was intended to read 70 cents an inch, making it 35 cents a square.

Referred to Public Welfare and

Publicity Committee.

NOTICE OF RECONSIDERATION. Collingwood Street.

Consideration of notice of reconsideration given by Supervisor Mc-Sheehy in the matter of the resolution adopted at last Monday's meeting overruling protests and confirming assessments for the improvement of Collingwood street.

Motion Defeated,

The Roll being called on a motion to reconsider the vote of last meeting, whereby protests were ruled and the assessment confirmed, said motion was defeated by the following vote:

Ayes - Supervisors Deasy, Mc-Sheehy, Roncovieri, Shannon, Welch

5. Noes — Supervisors Badaracco, Harrelson, Hayden, Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore—12.

Absent—Supervisor Katz—1.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22213 (New Se-

dies), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.

Polt Works, (1) Payne's Bolt Works, machine bolts and nuts, Hetch Hetchy construction (claim dated Feb. 21, 1924), \$1,147.01.

(2) Smith-Booth-Usher Co., derrick fittings (claim dated Feb. 21.

1924), $\$1,\bar{2}01.62$.

(3) Mary R. Cordoza, payment for right of way lands in Alameda County; per Resolution No. 22062, New Series (claim dated Feb. 20, 1924), \$1,250. (4) George O. Darrow and Edna

M. Darrow, payment for right of way lands in Alameda County; per Resolution No. 22062, New Series (claim dated Feb. 20, 1924), \$1,400.

(5) S. A. Ferretti, meats (claim

dated Feb. 20, 1924), \$517.70.

(6) Geo. R. Gay and W. N. Levensaler, trustees, electric hoist with motor (claim dated Feb. 20, 1924), \$1,250.

(7) Miller & Lux Inc., meats (claim dated Feb. 20, 1924), \$1,-

011.19.

(8) Old Mission Portland Cement Co., cement (claim dated Feb. 21,

1924), \$7,672.61. (9) John A. Roebling's Sons Co.,

wire and cable (claim dated Feb. 21, 1924), \$1,096.16.
(10) Standard Oil Co., gasoline and oils (claim dated Feb. 21, 1924), \$527.97,

(11)Standard Oil Co., gasoline and oil (claim dated Feb. 21, 1924),

\$951.72.

(12)State Compensation Insur-Fund, insurance premium, ance Hetch Hetchy employees (claim dated Feb. 20, 1924), \$3,180.04. (13) State Compensation Insur-

Fund, insurance premium, ance Hetch Hetchy employees (claim dated Feb. 20, 1924), \$2,961.46.

(14)Sperry Flour Co., (claim dated Feb. 20, 1924), \$916.50.

(claim dated Feb. 20, 1924), \$935.25. (16) Robert M. Searls, Special Counsel, revolving fund expendi-tures, per vouchers (claim

tures, per vouchers (claim dated Feb. 20, 1924), \$1,500. (17) Aluminum Company of America, first payment, aluminum

cable, Contract No. 89 (claim dated Feb. 27, 1924), \$19,005.89.

Municipal Railway Fund.

(18) Pacific Gas and Electric Co., mazda lamps, Municipal Railways

(claim dated Feb. 20, 1924), \$828.24. (19) Standard Oil Co., gasoline, Municipal Railways (claim dated Feb. 20, 1924), \$578.31.

Municipal Railway Compensation

Fund. Francisco City Em-

(20) San Francisco City ployees' Retirement System, for pensions, etc. (claim dated Feb. 23, 1924), \$843.74.

School Construction Fund, Bond Issue 1918.

(21) H. Hallensleben, first payment, iron work for shooting gallery, Mission High School (claim dated Feb. 27, 1924), \$600.90.

Special School Tax.
(22) W. P. Fuller & Co., turpen-ne for school building (claim tine

dated Feb. 25, 1924), \$615.

(23) A. Lettich, sixth payment, plumbing work, Horace Mann School (claim dated Feb. 27, 1924), \$2,-608.88.

(24) Anderson & Ringrose, eleventh payment, general construction, Horace Mann School (claim dated

Feb. 27, 1924), \$8,152.50. (25) A. Lettich, third payment, plumbing, Oriental School annex (claim dated Feb. 27, 1924), \$1,-207.13.

(26) Anderson & Ringrose, fourth payment, general Portola Primary construction, (San Bruno) School (claim dated Feb. 27, 1924), \$5,446.88.

Auditorium Fund.

(27) Geo. A. Wahlgreen, refund of deposit as bond, less expense charge, for occupancy of Auditorium Feb. 12 to 26, 1924 (claim dated March 3, 1924), \$725.

Municipal Railway Fund.

(28) I. R. Kissel, painting the Stockton street tunnel, Contract 135 (claim dated Feb. 13, 1924), \$1,300.

Water Construction Fund, Bond Issue 1910.

Empire Planing Mill, mill work, Hetch Hetchy construction 28, (claim dated Feb. 1924), \$10,890.

(30) The M. W. Kellogg Co., third payment, for steel penstocks etc., for Moccasin creek power plant (claim dated Feb. 29, 1924), \$132, 234.41.

General Fund, 1923-1924.

(31) Producers Hay Co., hay, etc., Police Department (claim dated Feb. 25, 1924), \$576.21.

(32) Burroughs Adding Machine Co., one adding machine for Auditor (claim dated March 3, 1924), \$635.

(33)Spring Valley Water Co., water for Relief Home (claim dated Jan. 31, 1924), \$761.06. (34) A. Ginocchio & Son, alfalfa, Relief Home (claim dated Jan. 31,

1924), \$920.55. (35) Healy & Donaldson, tobacco, Relief Home (claim dated Jan. 31, 1924), \$810.

(36) Shell Co., fuel oil, Relief Home (claim dated Jan. 31, 1924), \$1,566.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran-2.

Appropriations.

Resolution No. 22214 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Property, Budget Item No. 41.

For cost of city's portion of improving Seneca avenue from San Jose avenue to Delano street at school property, \$1,127.40.

General Fund, 1923-1924.

For expenses of valuation by the State Railroad Commission of electric properties of the Great ern Power Company of California and of the Pacific Gas and Electric Company, \$5,000.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent - Supervisors Katz, Mc-

Leran—2.

Improvement of Marina.

Bill No. 6622, Ordinance No. 6174 (New Series), as follows:

Ordering the improvement of the Marina boulevard from Steiner to Lyon streets, by paving, and the preparation of plans and specifica-tions therefor; authorizing and di-recting the Board of Public Works to enter into contract for said improvement, and permitting progressive payments to be made during the progress of said improve-

ment.
Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the improvement of the Marina boulevard from Steiner to Lyon streets, by paving, and to prepare plans and specifica-

tions therefor.
Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said Marina boulevard improvement conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter

Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

Absent — Supervisors Katz, Mc-

Leran—2.

Action Deferred.

The following bill heretofore passed for printing was taken up, and, on motion, laid over until 2:30 p.m. March 24, 1924:

Mayor to Contract for Lease of Ground and Buildings for Industrial Exposition Purposes.

Bill No. 6624, Ordinance No.—
(New Series), entitled "Authorizing the Mayor to execute a contract on behalf of the City with the San Francisco Exposition Company for the lease of certain grounds and buildings for industrial expositions and other purposes."

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Establishing Set-back Lines.

Bill No. 6624, Ordinance No. 6175 (New Series), as follows:

Establishing set-back lines along portions of Twenty-fourth avenue, Thirty-second avenue, Twenty-third avenue and Twenty-third avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 7th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 34 to establish set-back lines along portions of Twenty-fourth avenue, Thirty-fourth avenue, Thirty-second avenue, Twenty-ninth avenue and

Twenty-third avenue, and fixed the 3d day of March, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the easterly side of Twenty-fourth avenue, commencing at Cabrillo street and running thence southerly to a point 100 feet northerly from Fulton street, said setback line to be 5 feet.

Along the westerly side of Thirty-fourth avenue, commencing at a point 100 feet southerly from Clement street and running thence southerly to a point 100 feet northerly from Geary street, said setback line to be 7 feet.

Along the westerly side of Thirty-second avenue, commencing at a point 100 feet southerly from Clement street and running thence southerly to a point 150 feet northerly from Geary street, said set-back line to be 14 feet.

Along the easterly side of Twenty-ninth avenue, commencing at a point 175 feet southerly from Clement street and running thence southerly to a point 124.46 feet northerly from Geary street, said set-back line to be 10 feet.

Along the westerly side of Twenty-third avenue, commencing at Cabrillo street and running thence southerly to a point 100 feet northerly from Fulton street, said setback line to be 7 feet; along the easterly side of Twenty-third avenue between Cabrillo street and Fulton street, said set-back line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of

this ordinance shall be as fixed by

the ordinance aforesaid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran—2.

Permits.

Resolution No. 22215 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage.

To S. M. Ingalsbe, permit granted by Resolution No. 21413 (New Se-ries) to Milton Pridale for premi-ses south side of Market street, 216 feet east of Fifteenth street (No. 2145 Market street).

To George Hackett and John M. Bergfeldt, permit granted by Resolution No. 20197 (New Series) to Kemp & Haase for premises north side of Washington street, 65 feet 9 inches west of Jones street (No.

1320 Washington street).

Automobile Parking Station.

Peter Kohler, at northeast cor-ner of Clay and Sansome streets. No greasing or washing of machines will be permitted on station premises.

Automobile Supply Station.

Union Oil Co. of California, the southeast corner of Franklin and Pine streets; also to store 2000

gallons of gasoline on premises. Frank T. McSheehy, at the southeast corner of Church and Day streets; also to store 2000 gallons

of gasoline on premises.

Cabinet Shop.

H. Schulte & Son, at 49 Rodgers street, wherein woodworking machinery is to be used.

Boiler.

Hodge-Falk Co., at 1061 Market street, additional 50 horse power.

H. Schulte & Son, at 49 Rodgers street, 10 horse power.

> Oil Storage Tank. (1500 gallons capacity.)

L. Stoff, on north side of Sacramento street, 137 feet east of Hyde street.

W. H. Voorhies, on west side of Buchanan street, 65 feet north of

Washington street. Cleveland Wet Wash, at north-east corner of Brazil avenue and Moscow street.

P. J. Phelan, on north line of Fell

street, 250 feet east of Cole street. Axel Johnson, on west line of Van Ness avenue, 160 feet north of Chestnut street.

Axel Johnson, on west line of Van Ness avenue, 100 feet south of Francisco street.

Strand & Strand, on the south side of Bay street, 25 feet east of

Franklin street.

Roman Catholic Archbishop San Francisco (St. James Rectory), at the northwest corner of Twentythird and Guerrero streets.

W. Perkins, at the southeast corner of Ellis and Taylor streets.
S. J. Schindler, at 955 Fell street.
C. Schwartz, on the south side of Bay street, 100 feet west of Van Ness avenue.

O. M. Oyer, at the southwest corner of Second avenue and Cornwall

street.

Mrs. J. B. Lyons, at 2011 Sacra-

ment street.

H. C. Warwick, on the south side of Broadway, 40 feet east of Larkin street.

S. Stevens, on the north side of California street, 200 feet west of Seventh avenue.

D. Eisner, on the north side of Pacific avenue, 100 feet west of

Baker street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore --16.

Absent - Supervisors Katz, Mc-

Leran-2.

Bridge Crossing Jessie Street.

Resolution No. 22216 (New Series), as follows:

Resolved, That permission, ocable at will of the Board of Supervisors, is hereby granted to Robert Dalziel Company to construct and maintain a bridge across Jessie street between Ecker and New Anthony streets, to connect the building situate on the southeast line of Jessie street, distant 91 feet northeast of New Anthony street, with the building to be erected on the northwest line of Jessie street, distant 90 feet northeast of New Anthony street.

Provided said bridge shall erected to the satisfaction and under the supervision of the Board of Public Works and in accordance with plans and specifications approved by said Board of Public

Works.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-Leran-2.

Conditional Acceptance, Streets.

Bill No. 6625, Ordinance No. 6176

(New Series), as follows: Providing for conditional acceptance of the roadway of Acton street between Mission street and the county line, Alabama street between Mariposa and Eighteenth streets, Cabrillo street between Thirty-fifth and Thirty-sixth avenues, Fortythird avenue between Anza and Bal-boa streets, Kansas street between Mariposa and Eighteenth streets, Thirty-ninth avenue between Balboa and Cabrillo streets, crossing of Bonview street and Eugenia ave-nue, crossing of Cabrillo street and Thirty-ninth avenue, crossing of Anza street and Forty-third avenue, Exeter street between Paul and Salinas avenues, Seneca avenue between San Jose and Delano avenues and crossing of Seneca and Delano avenues, Santiago street between Nineteenth and Twentieth avenues,

Be it ordained by the People of the City and County of San Fran-

Wisconsin street between Sixteenth

cisco as follows:

and Seventeenth streets.

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI, of the Charter, said roadways having been paved with asphaltic concrete, concrete and curbs laid thereon, and are in good condition throughout, to-wit:

Acton street between Mission street and the county line, paved with asphaltic concrete and concrete curbs have been constructed. Sewers have been laid therein. No gas or water mains have been laid therein, the same being not neces-

Alabama street between Mariposa and Eighteenth streets, paved with asphaltic concrete and concrete curbs have been laid therein. Sewers gas mains have been laid therein; no water mains have been

laid therein.

Cabrillo street between Thirty-fifth and Thirty-sixth avenues, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains

have been laid therein.

Forty-third avenue between Anza and Balboa streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Kansas street between Mariposa and Eighteenth streets, paved with concrete and concrete curbs have been laid thereon, sewers have been laid therein; no gas or water mains have been laid therein.

Thirty-ninth avenue between Balboa and Cabrillo streets, paved with asphaltic concrete and a 14-foot central strip of concrete and concrete curbs have been laid thereon. Sewers and gas mains have been laid therein; no water mains have been laid therein.

Crossing of Bonview street and Eugenia avenue paved with asphal-tic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Crossing of Cabrillo street and Thirty-ninth avenue paved with as-phaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Crossing of Anza street and Fortythird avenue paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Exeter street between Paul and Salinas avenues paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein,

same not being necessary. Seneca avenue between San Jose and Delano avenues and crossing of Seneca avenue and Delano avenue, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Santiago street between Nine-teenth and Twentieth avenues paved between Ninewith asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Wisconsin street between Seventeenth streets teenth and paved with asphaltic concrete and concrete curbs have been laid thereon, gas mains have been laid therein; no sewer or water mains have been laid therein.

This ordinance shall

Section 2. This occupation is take effect immediately.

A y e s — Supervisors Badaracco,

Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore ---16.

Absent - Supervisors Katz, Mc-Leran—2.

Spur Tract Permit, W. H. Sullivan. Bill No. 6626, Ordinance No. 6177

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to W. H. Sullivan to construct, maintain and operate a spur track at Sixteenth and Florida streets, as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to W. H. Sullivan to construct, maintain and operate a spur track at Sixteenth and Florida streets, as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-pletely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by W. H. Sullivan.

Provided, that W. H. Sullivan shall erect and maintain all-night lighted arc lamps where directed by the Lighting Committee of the

Board of Supervisors.

Provided that car or cars shall be switched over said spur track only between the hours of 7 a. m. and 6 p. m.

Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent — Supervisors Katz, Mc-

Leran—2.

PRESENTATION OF BILLS AND ACCOUNTS.

Bills and accounts, being miscellaneous demands not required by law to be passed for printing, and amounting to \$31,427.67, were al-lowed and ordered paid by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent — Supervisors Katz, Mc-Leran—2.

Urgent Necessity.

"Bashful" Smith, maps for Assessor, \$319.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-Leran-2.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor Deasy, chairman. Public Buildings Committee, by

Supervisor Wetmore, chairman.

NEW BUSINESS.

Extension of Time, Installation Auditorium Curtains.

Supervisor Hayden presented: Resolution No. 22217 (New Se-

ries), as follows:

Resolved, That W. A. Plummer Manufacturing Company is hereby granted an extension of ninety days' time from and after February 6, 1924, within which to complete contract for installation of electrically operated curtains in the Exposition Auditorium.

This extension of time is recommended for the reason that contractor has been delayed by the rental of the Auditorium.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor,

McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Snannon, Welch, Wetmore -16.

Absent — Supervisors Katz, Mc-

Leran—2.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. - (New Se-

ries). as follows:

Resolved, That following the amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

- (1) Associated Oil Co., fuel oil, Hetch Hetchy construction (claim dated Feb. 28, 1924), \$1,674.81.
- (2) Wilfred L. Bastain and Rose A. Bastain, payment for right-of-way lands in Stanislaus County; per Resolution No. 22120 (New Se-ries) (claim dated Feb. 29, 1924), \$1,100.

(3)Charles Cowan and Lorena M. Cowan, payment for right-of-way lands in Stanislaus County; per Resolution No. 22120 (New Series) (claim dated Feb. 29, 1924), \$2,875.

- (4) William Cluff Co., groceries laim dated Feb. 28, 1924), (claim
- \$1,017.47.
- (5) Del Monte Meat Co., meats laim dated Feb. 28, 1924), (claim \$2.377.63. (6) Daniel M. Hackett and Lola
- M. Hackett, payment for right-of-way lands in Stanislaus County; per Resolution No. 22120 (New Se-ries) (claim dated Feb. 29, 1924), \$6,750.

(7) Neal, Stratford & Kerr, printing annual report, Bureau of Engineering (claim dated Feb. 28, 1924), \$711.25.

(8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Feb. 29, 1924), \$1,741.31.

(9) Standard Oil Co., gasoline and oils (claim dated Feb. 28, 1924),

(10) Standard Oil Co., oils and grease (claim dated Feb. 29, 1924), \$2,273.54.

(11) Edw. L. Soule Co., corrugated bars (claim dated Feb. 29,

1924), \$1.786.32.
(12) Tuolumne Foundry & Ma-(12) Tuolumne Foundry & Machine Works, machine and mill work (claim dated Feb. 29, 1924), \$586.72.

(13) The Western Pipe & Steel Co., first payment, penstocks. etc., for Moccasin Creek Power Plant. Contract 91. Section 1 (claim dated March 3, 1924), \$46,431.

Special School Tax.

(14) Dan P. Maher Co., paints for schools (claim dated Feb. 29, 1924), \$684.

(15) Joseph Greenback, sixth payment, lathing and plastering, Horace Mann School (clain dated March 5, 1924), \$11,377.40.

The Scott Company, second payment, heating and ventilating. Oriental School Annex (claim dated

March 5, 1924), \$1,819.57.

(17) Williams Radiator Co., full payment, gas heating and plumbing work, George Peabody School (claim

dated March 5, 1924), \$877. (18) Reilly & Nemetz, final payment, general construction, George Peabody School (claim dated March

(19) P. J. Enright, fifth payment, heating and ventilating, Pacific Heights School (claim dated March

(20) O. Monson, fourth payment, general construction of Oriental School Annex (claim dated March

5, 1924), \$17,520.

(21) John Reid, Jr., first payment, architectural service, Dudley Stone School (claim dated March 5. 1924), \$4,363.63.

General Fund, 1923-1924. (22) Daniel J. O'Brien, police contingent expense (claim dated

March 3, 1924), \$750.

(23) The Recorder Printing & Publishing Coompany, printing law and motion and trial calendars, etc. (claim dated March 10, 1924), \$665. (24) San Francisco Journal, offi-

cial advertising, Board of Supervisors (claim dated March 10, 1924),

\$1.315.27.

(25) California Academy of Sci-ces, maintenance of Steinhart Aquarium for February (claim dated March 10, 1924), \$4,312.83.

(26) Equitable Asphalt Mainte-nance Co., asphalt resurfacing of streets (claim dated Feb. 28, 1924).

\$1,230.35.

(27) Garford Motor Truck Co., Inc., one Garford chassis for street repair (claim dated Feb. 28, 1924), \$3,731.44.

(28) Niles Sand, Gravel & Rock

(28) Niles Sand, Gravel & Rock Co., gravel for street repair (claim dated Feb. 28, 1924), \$906.41.
(29) Shell Company of California, fuel oil, street repair (claim dated Feb. 28, 1924), \$667.45.
(30) Shell Company of California, fuel oil, Civic Center power house, etc. (claim dated Feb. 28, 1924), \$2.366.40.
(31) Conrad B. Sovig, fourth payment, cleaning and painting

cleaning and (claim dated and painting ment. March 5, bridges 1924), \$3 975.

(32) Frederick H. Meyer and Albin R. Johnson, first payment, architectural services for Engine House Noll and Drill Tower Yard

(claim dated March 5, 1924), \$829,20.

(33)American Rubber Manufacturing Co., hose, Fire Dept. (claim dated Feb. 29, 1924), \$8,430.

(34) City Coal Co., coal, Fire Dept. (claim dated Feb. 29, 1924), \$640.27.

- (35) M. Greenberg's Sons, Fire Dept. hydrants (claim dated Feb. 29, 1924), \$3,083.64.
- (36) The Seagrave Co., Fire Dept. apparatus parts (claim dated Feb. 29, 1924). \$713.70.
- (37) Standard Oil Co., gasoline and oils, Fire Dept. (claim dated Feb. 29, 1924), \$1,191.68.
- (38) Spring Valley Water Co., water service, Fire Dept. hydrants (claim dated Feb. 29, 1924), \$15, 850.06.
- (39) William Cluff Co., groceries, Relief Home (claim dated Feb. 21, 1924), \$712.75.
- (40) L. Dinkelspiel & Co., dry goods, Relief Home (claim dated Feb. 21, 1924), \$727.04.
- (41) Haas Brothers, groceries, Relief Home (claim dated Feb. 21, 1924), \$534.50.
- (42) Healy & Donaldson, tobacco, Relief Home (claim dated Feb. 25, 1924), \$810.
- (43) Simmons Company, beds for Relief Home (claim dated Feb. 21, 1924), \$594.
- (44) H. F. Dugan, drugs, S. F. Hospital (claim dated Feb. 26, 1924), \$937.79.
- (45)Dodge-Sweeney Co., ceries, S. F. Hospital (claim dated Feb. 26, 1924), \$1,065.30.

Municipal Railway Compensation Fund.

San (46)Francisco City Employees' Retirement System, pensions, etc. (claim dated March 3, 1924), \$892.11.

Municipal Railway Fund.

(47) Standard Underground Cable Co., cable for railway (claim dated March 1, 1924), \$682.53.

County Road Fund.
(48) James R. McElroy, seventh payment, construction of boulevard from Lincoln Park to Sutro Heights (claim dated March 5, 1924), \$3,750.

(49) Healy-Tibbitts Construction Co., final payment, construction of rock fill along Marina boulevard fronting Yacht Harbor (claim dated March 5, 1924), \$37,890.48.

General Fund, 1923-1924.

(50) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated March 10, 1924), \$1,125.

Appropriations.

Also, Resolution No. -- (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Special School Tax.

- (1) For chairs, to be installed in auditorium gallery of the Pacific Heights School; per contract awarded to F. W. Wentworth & Co., \$762.32.
- (2) For window and door shades at the Horace Mann School; per contract awarded to D. N. & E. Walter & Co., \$1,158.

Sewering and Paving Sixth Street— Budget Item No. 43.

For construction of sewer and appurtenances in Sixth street, for completion and to complete payment. \$2,400.

Extension of Main Sewers, Budget 1tem No. 51.

- (4) For defraying City's portion of cost of improving Corbett avenue between Twenty-third and Twentyfourth streets, by construction of sewer and appurtenances, \$2,000.
- For defraying one-half the cost of construction of sewer and appurtenances in Berry street from Second street to outlet at The Embarcadero, \$1,900.

County Road Fund.

(6)For repairing and painting of fences surroundging the Twin Peaks boulevard, \$1,529.

Transfer of Municipal Railway Funds.

Supervisor McLeran presented: Resolution No. 22218 (New Se-

ries), as follows:

Resolved, That the sum of \$8.-726.17 be and the same is hereby set aside and appropriated out of Municinal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund to cover operating deficit for the month of January, 1924.

(Recommendation of Board of Public Works, dated February 26, 1924.)

Adonted by the following vote:

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden. McGregor, McSheehy, Mergan, Robb, Rencovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent - Supervisors Katz, Mc-Leran = 2.

Accepting Offer to Sell Right of Way for Hetch Hetchy Hydroelectric Transmission Line.

Also, Resolution No. 22219 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following described land, situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite their names, viz.:

H. G. Coykendall and Horatio F. Coykendall, \$1,500—6.4 acres, being a portion of Ex-Mission Survey No. 160, as shown and designated on the official connected plat of the "Ex-Mission of San Jose," as certified October 28, 1865, by the United States Surveyor-General of California. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

-16.

Absent - Supervisors Katz, Mc-Leran—2.

Also, Resolution No. 22220 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of right of way easement over the following described land, situated in the County of Tuolumne, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite his name, viz.:

J. J. Hughes, \$51-3.4 acres, being a portion of the east ½ of the southwest ¼ of the northeast ¼ or Section 34, T. 1 S., R. 15 E., M. D. B. and M. (As per written offer on file.) Now, therefore, be it

Resolved, that, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite his name se and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said party of the acceptance of his said offer, to examine the title to said easement and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Hayden, McGregor, Harrelson, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent - Supervisors Katz, Mc-Leran—2

Also, Resolution No. 22221 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following land, sinated in the County of Stanislaus, State of California, required as a right of way for the electric transmission line in connection with the Heach Hetchy water supply project, for the sum set forth opposite their names, viz.:

Heirs of Jennie S. Pratt, deceased, \$480—8.1 acres, being a portion of the east half of the northeast quarter of Section 22, and the northwest quarter of Section 23, T. 2 S., R. 11 E., M. D. B. and M. (As per written offer on file.) Now,

therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

the same is hereby accepted. Be it Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement and, if the same is found in satisfactory condtion, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent - Supervisors Katz. Mc-

Leran-2.

Board of Public Works Authorized to Lease Certain Lands in Stanislaus County Temporarily Not Required for Hetch Hetchy Project.

Supervisor McLeran presented: Resolution No. 22222 (New Series), as following:

Upon recommendation of the City

Engineer:

Resolved, That the Board of Public Works is authorized to enter into a lease of certain lands purchased from Charles B. Rumble, situated in the County of Stanislaus, State of California, for construction purposes on the Hetch Hetchy project and temporarily not required for such purposes; said lease to run to Frederick Conliffe for a period not exceeding one (1) year, at a rental price of \$35 per month, plus a reservation of a 25 per cent share in crop proceeds to the City and County of San Francisco.

The Stanislaus Land and Abstract Company is also authorized to execute said lease as to such portion of said land to which said company

holds title.

The Special Counsel for the Hetch Hetchy water supply is authorized to prepare and supervise the execution of said lease. Rentals thereunder shall be paid into the Hetch Hetchy Operative Revenue Fund.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrefson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent - Supervisors Katz, Mc-

Leran-2.

Compromising for \$500 Clalm of Shizuye Okuma for Damages to Land Arising Out of Construction of Hetch Hetchy Pipe Line.

Supervisor McLeran presented: Resolution No. 22223 (New Se-

ries), as follows:

Resolved, Upon recommendation of the City Engineer and Special Counsel for the Hetch Hetchy water supply, that the offer of Shizuye Okuma, in consideration of the sum of \$500, to waive all claims for demage which she may have against the City and County of San Francisco by reason of injury to land held by said Shizuye Okuma under lease from William A. Carnduff, viz., portion of the 73.60-acre tract of land acquired by William A. Carnduff by decree of distribution dated September 26, 1918, and recorded September 26, 1918, in Book 275 of Deeds, page 338, San Mateo County records, arising out of the construction of the Hetch Hetchy aqueduct pipe line through said property, be and the same is hereby accepted.

The Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to supervise the payment of said sum to said claimant upon the receipt of a proper release from said claimant

for damages.

Adopted by the following vote:
Ayes—Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Hayden, McGregor, McSheehy,
Morgan, Robb, Roncovieri, Rossi,
Schmitz. Shannon, Welch, Wetmore
—16.

Absent - Supervisors Katz, Mc-

Leran-2.

Accepting Offer to Sell Land Required for Hetch Hetchy Hydroelectric Power Line.

Supervisor McLeran presented: Resolution No. 22224 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners of right of way easements over the following described lands situated in the County of San Joaquin, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sums set forth opposite their names, viz.:

Peter Moy, \$84-24.4 acres, being

a portion of Sections 3 and 4, Township 4 South, Range 5 East, M. D. B. and M. (As per written offer on

file.)

Patrick J. Connolly, \$1,420-40 acres, being portion of Sections 5 and 6, Township 4 South, Range 5 East, and a portion of Section 36, Township 3 South, Range 4 East, M. D. B. and M. (As per written offer on file.)

Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer, the above-described offers of the above-named property owners to sell to the City and County of San Francisco the above-mentioned easements for the sums set forth opposite their names, be and the same are hereby accepted. Be it

Further Resolved. That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the title to properties covered by said easements, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying titles to said easements, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Hayden, McGregor, Harreison. McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent — Supervisors Katz, Mc-Leran-2.

Passed for Printing.

The following bill was passed for printing:

Zoning Ordinance Amended, Howard Street, Wilde Avenue, Rutland Street and Parker Avenue.

On motion of Supervisor Mc-Gregor

Bill No. 6628, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating location of and establishing the trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."
Be it ordained by the People of
the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, be and the same is hereby ordered changed so as to place the westerly side of Howard street, between Sixteenth street and Seventeenth street, where not already in the commercial district, in the commercial district instead of the second residential district.

Section 11 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the north-west corner of Wilde avenue and Rutland street, for a distance of 50 feet on Wilde avenue and 70 feet on Rutland street, in the commercial district instead of the first residential district.

Section 3 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the westerly side of Parker avenue, from the rear lot line of the lot fronting on Geary street to the rear lot line of the lot fronting on Eucid avenue, in the second residential district instead second residential district of the first residential district.

Set-back Lines Intention Resolutions Repealed.

Supervisor McGregor presented: Resolution No. 22225 (New Series), as follows:

Resolved, That so much of Resolution No. 21188 (New Series) as expresses the intention to establish set-back lines along Fulton street between Scott street and Pierce street, and so much of Resolution No. 20904 (New Series) as expresses the intention to establish set-back lines along Funston avenue between Cabrillo street and Fulton street, be and the same are hereby rescinded. Adopted by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Hayden, McGregor, Harrelson, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore 16.

Absent - Supervisors Katz, Mc-Leran-2.

Passed for Printing.

The following resolution was passed for printing:

Garage, Cabinet Shop and Oil Permits. On motion of Supervisor Deasy:

Resolution No. (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage

Biagini & Co., on the Lubarsky, Biagini & Co., on the east side of Montgomery street, 137 feet 6 inches north of Jackson street; also to store 600 gallons of gasoline on premises.

Cabinet Shop.

A. Johnson, at the northeast corner of Tenth and Harrison streets, wherein planers, stickers and jointers are to be used.

> Oil Storage Tank. (1500 gallons capacity.)

L. J. Neal, on the south side of O'Farrell street, 150 feet east of Leavenworth street.

Vehyle & Collins, on the north side of Eddy street, 75 feet east of

Hyde street. W. Tillman, on east side of Guerrero street, 125 feet south of Eight-

eenth street.

Dr. L. Bryson, on west side of Santa Ana avenue between St. Francis boulevard and San Anselmo avenue.

J. Mallock, at the southeast cor-

ner of Willard and Carl streets.

Leo Blum, on west side of Van
Ness avenue, 100 feet north of Filbert street.

Roman Catholic Archbishop San Francisco (Star of the Sea Rectory), on north side of Geary street, 150 feet west of Eighth avenue.

W. S. Hoffman, on south side of Chestnut street, 100 feet east of

Franklin street.

Adolph Berman (Hotel Reich), at

860 Sutter street.

Frank Baylacq, at 1863 O'Farrell

street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

City Attorney Instructed to Commence Condemnation Proceedings for the Acquisition of Certain Parcels of Land Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22226 (New Series), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco, that the immediate acquisition, construction, comple-tion and equipment by the City and County of San Francisco of permanent buildings and improvements to be used by the said City and County for public schools and the acquisition of necessary lands therefor is an imperative and public necessity and that the public interest and necessity demand such acquisition, construction, completion and equipment by the City and County of San Francisco.

That the lands to be so acquired for public use and necessity are de-

scribed as follows, to-wit:

Parcel 1. Commencing at a point on the southerly line of Nineteenth street, distant thereon 34 feet east of the point of intersection of the southerly line of Nineteenth street with the easterly line of Diamond street; running thence easterly and along the southerly line of Nineteenth street 33 feet; thence at a right angle southerly 100 feet; thence at a right angle westerly 33 feet, and thence at a right angle northerly 100 feet to the point of commencement.

Parcel 2. Commencing at a point on the westerly line of Church street, distant thereon 100 feet southerly from the point of intersection of the southerly line of Sixteenth street with the westerly line of Church street; running thence southerly along the westerly line of Church street 420 feet to the point of intersection of the westerly of Church street with the northerly line of Seventeenth street; thence at right angles westerly along the northerly line of Seventeenth street 160 feet to the intersection of the northerly line of Seventeenth street with the easterly line of Harlow street; thence at right angles northerly along the easterly line of Harlow street 520 feet to the point of intersection of the easterly line of Harlow street with the southerly line of Sixteenth street; thence at right angles easterly along the southerly line of Six-teenth street 130 feet; thence at right angles southerly 100 feet; and thence at right angles easterly 30 feet to the point of commencement.

Parcel 3. Commencing at a point on the westerly line of Harlow street, distant thereon 85 feet southerly from the point of intersection of the southerly line of Sixteenth street with the westerly line of Harlow street; thence southerly along the westerly line of Harlow street 125 fcet; thence at right an-gles westerly 160 feet to the easterly line of Dehon street; thence at right angles northerly along the easterly line of Dehon street 125 feet; thence at right angles easterly 160 feet to the point of commencement.

Parcel 4. Commencing at a point on the easterly line of Sanchez street, distant thereon 90 feet southerly from the point of intersection of the southerly line of Sixteenth street with the easterly line of Sanchez street; thence southerly along the easterly line of Sanchez street 112 feet; thence at right angles easterly 160 feet to the westerly line of Dehon street; thence at right

angles northerly along the westerly line of Dehon street 112 feet; thence at right angles westerly 160 feet to the point of commencement.

Parcel 5. Commencing at the point of intersection of the west-erly line of Harrison street with the northerly line of Precita avenue; running thence westerly and along said northerly line of Precita avenue 33 feet; thence at a right angle northerly 143 feet 6¾ inches; thence at a right angle easterly 33 feet to the westerly line of Harrison street, and thence at a right angle southerly and along said westerly line of Harrison street 143 feet 6¾ inches to the point of commencement.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove descriptions and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid and to prosecute such proceedings to a speedy

determination.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent — Supervisors Katz, Mc-Leran—2.

Cancellation of Certificates of Sale of Lands Sold for Extension of Victoria Street.

Supervisor Harrelson presented: Resolution No. 22227 (New Se-

ries) as follows:

Whereas, the Board of Public Works has reported that the hereinafter described lots, struk off and sold to the City and County of San Francisco as purchaser at an auction sale held September 3, 1914, in connection with the extension of Victoria street, have been redeemed and the full redemption price has been paid; therefore,

Resolved, In accordance with the recommendation of said Board of Public Works, the original certificate of sale of the following lots of land be and they are hereby can-

celled:

Certificate No. 248, B. P. W. Lot No. 60, Assessor's Block No. 7007,

Lot 12

Certificate No. 249, B. P. W. Lot No. 61, Assessor's Block No. 7707, Lot 13.

Redeemed by Kate Hare, February 29, 1924.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Kobb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent - Supervisors Katz, Mc-

Leran—2.

Cancellation of Certificates of Sale of Lands for Extension of Circular Avenue.

Supervisor Harrelson presented: Resolution No. 22228 (New Series), as follows:

Whereas, the Board of Public Works has reported that the hereinafter described lots, struck off and sold to the City and County of San Francisco, as purchaser, at an auction sale held August 30, 1917, in connection with the extension of Circular avenue, have been redeemed and the full redemption price has been paid; therefore,

Resolved, In accordance with the recommendation of said Board of Public Works, the original certificates of sale of the following lots of lands be and they are hereby cancelled:

Certificate No. 54, Sub. 171, Block

6769, Lot 30.

Certificate No. 55, Sub., 172, Block 6769, Lot 29.

Redeemed by L. J. Gates, Feb. 26, 1924.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McSheehy,
Morgan, Robb, Roncovieri, Rossi,
Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran—2.

Passed for Printing.

The following bill was passed for printing:

Conditional Acceptance of Lee Avenue Between Grafton and Lakeview Avenues.

On motion of Supervisor Harrelson:

Providing for conditional acceptance of the roadway of Lee avenue between Grafton avenue and Lakeview avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Super-

visors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic concrete and curbs laid thereon, and are in good condition throughout, to-wit:

Lee avenue between Grafton avenue and Lakeview avenue, paved with concrete and asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water mains have been laid therein.

Section 2. This ordinance shall

take effect immediately.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22229 (New Se-

ries), as follows:

Resolved, That the Fay Improvement Company is hereby granted an extension of sixty days' time from and after March 10, 1924, within which to complete contract for improvement of Ulloa street between Twenty-second and Twenty-seventh avenues.

This extension of time is granted for the reason that the work is practically completed with the exception of the asphaltic surface.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent - Supervisors Katz, Mc-

Leran-2

· Also, Resolution No. 22230 (New Series), as follows:

Resolved, That Louis J. Kohn is hereby granted an extension of ninety days' time from and after March 17, 1924, within which to complete contract for improvement of North Point street between Colubus avenue and The Embarcadero. under public contract.

This extension of time is granted for the reason that contractor has been delayed by a contemplated grade change.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheely, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent — Supervisors Katz, Mc-Leran—2. Also, Resolution No. 22231 (New

Series), as follows:
Resolved, That City Construction
Company is hereby granted an extension of ninety days' time from
and after March 5, 1924, within
which to complete contract for improvement of Rhode Island street
between Twenty-second and Twenty-third streets.

This extension of time is granted for the reason that contractor has been delayed by a contemplated

grade change.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent — Supervisors Katz, Mc-

Leran—2.

Award of Contract, Band Instruments, School Department.

Supervisor Rossi presented: Resolution No. 22232 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing band instruments for School Department be made to the following on bids submitted February 18, 1924, viz.:

	SHERMAN, CLAY & CO.	
	(For Galileo High School.)	
1	pair cymbals, Zildian	22.00
1	pedal	5.00
1	cello, Neuner & Hornsteiner.	55.50
1	A440 hassoon, Penzel-Muller-	
	Heckel system, and case	150.00
50	metal music racks, each	3.75
50	orchestra lamps, each	3.75
1	conductor's music stand	5.75
1	conductor's baton	.20
1	silver plated flute, George	
	Haynes	125.00
	(For High School of Commerc	e.)
1	34 size strang bass	92.50
î	pair cymbals	8.00
24	music racks, each	3.75
1	conductor's music stand	5.75
6	conductors' batons, each	.20
·	(For R. O. T. C.)	
4	G trumpets, each	3.00
14	trumpet mouthpieces, each	.50
1	pair cymbals	8.00
40	band stands, each	1.85
	(For Mission High School.)	
3	record books, 10-inch, each	.70
3	record books, 12-inch, each	.80
2	No. 255 violas, each	23,00
ĩ	No. 322 cello	49.50
1	%-size string bass	92.50
1	oboe, genuine Loree, and case	217.00
1	set tympani, Leedy	110.00
1	nodal Ludwig	5.00
3	R-flat charinete Albert eve-	0.00
٥	pedal, Ludwig	56.00
	H. C. HANSON MUSIC HOUS	SE.
	(For Galileo High School,)	
1	bass drum, Ludwig	25.00
1	snare drum, Ludwig	
1	suare drain, Liddwig	10.00

1 trombone, Buescher

	(For High School of Commerce trombone, Buescher, best	e.)
_	grade brass	48.75
	(For R. O. T. C.)	
3	bass drums, Ludwig, each	27.50
3	baritones, Buescher, each	80.00
TH	E RUDOLPH WURLITZER	CO.
	(For Galileo High School.)	
1 :	set typmani, Leedy\$2	40.00
	B-flat clarinets, Buffet, each	70.00
		70.00
	(For High School of Commerce	
	B-flat clarinets, Buffet, each	
	A-flat clarinets, Buffet, each	
1]	pair tympani, Leedy 2	40.00
	(For R. O. T. C.)	
1 8	alto saxophone, Martin	81.00
		54.00
2]	B-flat clarinets, Buffet, each	70.00
	(For Mission High School.)	
1 1	melophone, Martin	54.50
	HAUSCHILDT HUSIC CO.	
	(For R. O. T. C.)	
1 1	paritone saxophone, King \$1	35.00
	B-flat trumpet, York	
	Resolved, That all other bids	

mitted thereon be rejected. Note.—All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the article offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-Leran—2.

Cemetery Removal Ordinances.

The following bills were pre-

sented by Supervisor Colman:
Bill No. —, Ordinnace No. —
(New Series), entitled, "Declaring that the further maintenance of the Masonic Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and re-moval must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies: requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Bill No. --, Ordinnace No. -New Series), entitled, "Declaring that the further maintenance of the

Odd Fellows Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies: quiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Bill No. —, Ordinance No. —— (New Series), entitled "Declaring that the further maintenance of Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom, and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monu-ments."

Bill No. —, Ordinance No. -Series), entitled "Declar-(New further that the maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disitnerring and removal: providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments."

Privilege of the Floor.

The following persons appeared representing various interests and participants in the consideration of the foregoing bills:

Milton Marks, Assistant City At-

torney, representing the Board of

Supervisors.

L. Crowley, attorney, representing the Roman Catholic Archbishop, a corporation sole.

Edgar Peixotto, representing the

Downtown Association.

G. C. Sargent, attorney, and Mr. Summerhead, representing Cemetery Beautification Association and lot owners.

Paul Bancroft, representing the

Chamber of Commerce.

Testimony Taken.

D. J. O'Brien, Chief of Police; Dr. W. C. Hassler, Health Officer; C. E. Healy, Assistant City Engineer, were duly sworn, examined and testified in the pending investigation.

Assistant City Engineer Healy presented and filed with the Board: Exhibit A—Map showing acreage

of cemeteries.

Exhibit B—Map showing streets intercepted by cemeteries and thoroughfares that could be opened up if

cemeteries are removed.

At the conclusion of the hearing and investigation, Supervisor Colman stated that on January 21, 1924, Supervisors Hayden, Morgan, Badaracco, Harrelson, Robb, Schmitz, Roncovieri, Wetmore, Bath, Deasy and himself visited the cemeteries, spent an hour and a half or two hours there, and made a careful investigation of the conditions prevailing.

Thereupon the Clerk was directed to obtain from the Assessor an estimate of the probable increase of assessable and taxable property that would accrue to the city in the event that the cemeteries were put to other than present purposes.

Action Deferred.

Whereupon, further hearing in the foregoing matter was deferred for two weeks (March 24, 1924), and made a special order of business for 3 p. m.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Appropriations for Purchase of School Lands.

Supervisor McGregor presented: Resolution No. — (New Series),

as_follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Land Fund, and authorized in payment to the hereinafter mentioned persons; being payments for lands required for school purposes, to-wit:

To John W. Aitken et al., lands situated on the westerly line of Dolores street, distant northerly from Dorland street 54 feet 6½ inches, fronting 86 feet 7¼ inches on Dolores street; as per acceptance of offer by Resolution No. 22200, New Series (claim dated March 10, 1924), \$21,000.

(Required for the Mission High

School.)

To Agnes P. O'Connell, for lands situate on the north line of Harrison street, distant 300 feet westerly from Fourth street, of dimensions 25x80 feet; as per acceptance of offer by Resolution No. 22199, New Series (claim dated March 10, 1924), \$4,000.

(Required for the Lincoln School.)

Passed for printing under suspension of the rules by the following

vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

Absent — Supervisors Katz, Mc-Leran—2.

Standards for Civic Center Illumination.

Supervisor Schmitz presented: Resolution No. 22233 (New Series), as follows:

Resolved, That the Board of Public Works is hereby requested to prepare plans and specifications for the necessary standards for the illumination of the Civic Center.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent — Supervisors Katz, Mc-Leran—2.

Citizens' Committee on Easter Celebration.

Supervisor Morgan presented: Resolution No. 22234 (New Se-

ries), as follows:

Whereas, a group of publicspirited citizens has organized a movement for holding an annual Easter service on the summit of Mount Davidson, the highest peak in the City and County of San Francisco, and

Whereas, such a service was held on Easter Sunday in 1923, at which time about 10.000 persons evidenced their interest in such observance,

and

Whereas, this movement is nonsectarian in character and of universal appeal and of moral and spiritual good in this great community;

Resolved, That this Board indorses the Sunrise Easter Service as a community affair; and be it

Further Resolved. That his Honor the Mayor be respectfully requested to appoint a General Citizens Committee for the purpose of aiding the movement and making such service a permanent and annual observance.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran—2.

Award of Contract for Sumbarine Pipe Deferred.

Supervisor Welch presented: Resolution No. 22235 (New Se-

ries), as follows:

Whereas, considerable controversy has been occasioned by the action of the Board of Public Works in awarding contract for submarine pipe to the United States Cast Iron Pipe and Foundry Company of New Jersey, against the bid of the Union Machine Company of San Francisco, and

Whereas, representatives of civic, business and labor organizations have claimed that the award is discriminatory against local manufac-turers and inimical to the interests of the paxpayers of San Francisco;

therefore, be it Resolved, That the Public Utilities Committee jointly with the Finance Committee of this Board of Supervisors is requested to inquire fully into the facts surrounding this

award of contract; be it
Further Resolved, That the Finance Committee is requested to withhold recommendation of funds for said contract until said investi-

gation is had; and be it

Further Resolved, That the Auditor is requested not to certify to said contract or award until said investigation and hearing is held and until above-mentioned committees have made their recommendations known to the Board.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran-2.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22236 (New Se-

ries), as follows:

Resolved, That the Pacific Gas. and Electric Company is hereby instructed to install and remove street lights as follows:

Install 600 M. R.

Ulloa street opposite Thirteenth avenue.

West side Market street extension in front of No. 3358.

Change Gas Lamps. North side Page street, 206 feet east of Pierce, about 3 feet west.

South side Bush street, first east of Hyde street, 6 feet east.

Remove Gas Lamps.

Southwest corner Seventeenth and Florida streets.

East and west sides of Fillmore street between Union and Filbert streets.

East and west sides of Fillmore street between Filbert and Green-

wich streets. East and west sides of Fillmore

street between Green and Union streets.

Fillmore and Green streets. Fillmore and Filbert streets. Fillmore and Greenwich streets.

Install 400 M. R.

Fillmore street between and Union streets.

Fillmore between Union street and Filbert streets.

Fillmore street between Filbert

and Greenwich streets. Fillmore and Green streets.

Fillmore and Filbert streets. Fillmore and Greenwich streets. Install 250 M. R.

Lyon street between Greenwich and Lombard streets.

Golden Gate Park, opposite Nineteenth avenue.

Remove 600 M. R.

Golden Gate Park, opposite Nineteenth avenue.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent - Supervisors Katz, Mc-Leran-2.

Underground Wire Ordinance Amended.

Supervisor McLeran presented:

Bill No. —, Ordinance No. — (New Series), as follows: Amending Ordinance No. 1564, Section No. 3, to read as follows: Section 3. The placing, instaling,

operating or maintenance of electrical wires, appliances, apparatus or construction, or the erection or construction of any appliance, scaffold, elevator, derrick or hoist which shall be in proximity to any light, power, trolley, feeder, telephone, telegraph or fire alarm wire, or the erection or construction of any appliance, scaffold, elevator, derrick or heist to which shall be attached any wire, guy or appliance which shall be liable to contact with any light, power, trolley, feeder, telephone, telegraph or fire alarm wire in or on streets or sidewalks in the City and County of San Francisco shall be executed in accordance with plans and specifications previously approved in writing by the Chief of the Department of Electricity of said City and County; provided, however, that a copy of said plans and specifications as approved shall be placed on file in the office of the Department of Electricity.

Referred to Public Building Com-

mittee.

Amendment to Building Law, Walls of Frame Buildings.

Supervisor McLeran presented: Bill No. ---, Ordinance No. -

(New Series), as follows: Amendment to Section 32 of the Building Code of the City of San Francisco regarding construction of walls of frame or wooden buildings.

Section 32 of the Building Code of the City of San Francisco, State of California, is hereby amended

to read as follows:

Section 32. The walls of frame or wooden buildings shall be constructed with studding covered with not less than three-quarters (%) inch thick weather boarding on the outside.

If the exterior walls are to be covered with shingles or plastered said walls must be close boarded and the boards must be placed across and securely nailed to each stud; provided, however, that if the exterior walls are plastered galvanized wire mesh made of steel wire of not less than sixteen (16) guage in size with not more than one (1) inch mesh or on galvanized wire mesh made of steel wire of a not less than fourteen (14)guage with not more than two (2) inch mesh, said boarding shall not be required.

Referred to Public Building Com-

mittee.

Improvement of Broderick Street Between Ellis and O'Farrell.

Supervisor Welch presented: Resolution No. 22237 (New Series), as follows:

Resolved, That the Board of Pub-

lic Works be requested to recom-mend the repaying of Broderick street between O'Farrell and Ellis streets, said paving to provide for a center strip of artificial brick, and furnish an estimate of cost thereof. Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Hayden, McGregor, Harrelson. McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran—2

Outdoor Parks Permits.

Supervisor Robb presented: Resolution No. 22238 (New Se-

ries), as follows:

Resolved, That the United Commercial Travelers of America is hereby granted permission to hold an outdoor park celebration at Twelfth and Market streets April 3d to April 12th, inclusive, without payment of the usual license fee for said exhibition or any concession connected therewith.

The purpose of this exhibition is raising moneys for the Relief and Building Fund of the above or-

ganization.

Adopted under suspension of the

by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Hayden, McGregor, Harrelson, McSheehy, Robb, Roncovieri, Rossi, Morgan, Schmitz, Shannon, Welch, Wetmore

Absent - Supervisors Katz, Mc-

Leran-2

Also, Resolution No. 22239 (New

Series), as follows: Resolved, That San Francisco Aerie No. 5 and Golden Gate Aerie No. 61, Fraternal Order of Eagles, is hereby granted permission to hold an outdoor park celebration at Twelfth and Market streets from May 19 to May 25, 1924, without payment of the usual license fee for said exhibition or any concession connected therewith.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Hayden, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent - Supervisors Katz, Mc-

Leran—2.

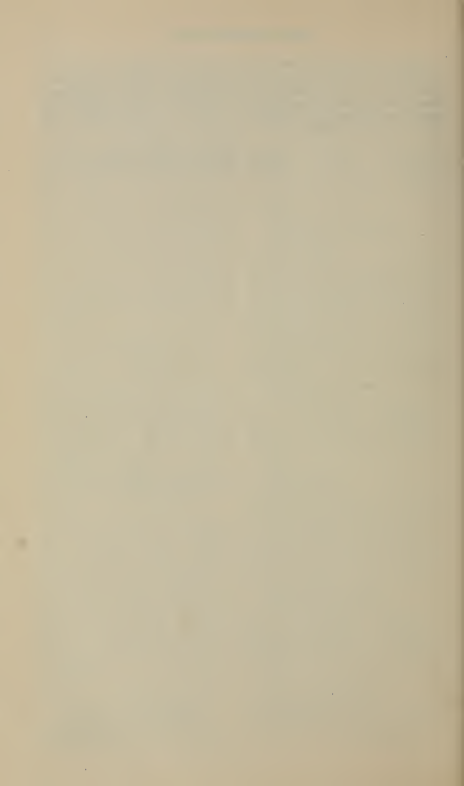
ADJOURNMENT.

There being no further business, the Board at the hour of 6:50 p. m. adjourned.

J. S. DUNNIGAN, Clerk. Approved by the Board of Supervisors March 31, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco.



Monday, March 17, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, MARCH 17, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 17, 1924,

2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were

Supervisors, Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

Absent—Supervisors Hayden,

Katz—2.

(Supervisor Katz excused on account of illness.)

Quorum present.

His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of February 4, 7 and 11, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Improvement of Army Street Between Mission and Valencia Streets.

Supervisor Deasy presented: Communication from Shell Company, calling attention to the necessity of repaying Army street between Mission and Valencia streets. Referred to Streets Committee.

REPORTS OF COMMITTEES.

The following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Welfare and Publicity Committee, by Supervisor Colman. chairman.

PRESENTATION OF PROPOSALS.

Delinquent Tax Lists.

Sealed proposals were received between the hours of 2 and 3 p. m.,

for printing, publishing and dis-tributing delinquent tax lists, index of delinquent real estate taxpayers, and printing the sales lists and all other matters incidental thereto for the fiscal year 1923-24. Bids were opened in the Board at 3 p. m., towit:

Twin Peaks Sentinel, per line,

 $.04\ 19/20.$

2. .055%. Organized Labor, per line, Referred to the Public Welfare

and Publicity Committee.

Chairs for School Department.

Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnish-ing chairs for the School Department.

Referred to Supplies Committee.

Foodstufts.

Sealed proposals were received between the hours of 2 and 3 p. m. and opened in the Board for furnishing foodstuffs during the months of April, May and June, 1924.

Referred to the Supplies Com-

mittee.

et-Back Line Hearing, 3 P. M.

The following matter was, on motion of Supervisor McGregor, de-

ferred one week:

Hearing of objections establishment of set-back lines on Scott street, Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue and Twenty-ninth avenue.

Announcement.

Supervisor Bath announced that the Judiciary and Traffic Committee would meet Wednesday, March 19, 1924, 10 a.m.

Budget Estimates.

Supervisor McLeran announced that any members of the Board who wanted copies of departmental budgets should now make request therefor and that the Clerk would make arrangements to provide them with same.

Several members indicated that

they desired copies.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote.

Authorizations.

Resolution No. 22240 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund Bond

Issuc 1910.

(1) Associated Oil Co., fuel oil, Hetch Hetchy construction (claim dated Feb. 28, 1924), \$1,674.81. (2) Wilfred L. Bastain and Rose

- A. Bastain, payment for right of way lands in Stanislaus County; per Resolution No. 22120, New Series (claim dated Feb. 29, 1924), \$1.100.
- (3) Charles Cowan and Lorena M. Cowan, payment for right of way lands in Stanislaus County; per Resolution No. 22120, New Series (claim dated Feb. 29, 1924), \$2,875. (4) Wm. Cluff Co., groceries (claim dated Feb. 28, 1924), \$1,

017.47.

- (5) Del Monte Meat Co., meats (claim dated Feb. 28, 1924), \$2,-377.63.
- (6) Daniel M. Hackett and Lola M. Hackett, payment for right of way lands in Stanislaus County; per Resolution No. 22120, New Se-ries (claim dated Feb. 29, 1924), \$6,750.

(7) Neal, Stratford & Kerr, printing annual reports, Bureau of Engineering (claim dated Feb. 28,

1924), \$711.25. (8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Feb. 29, 1924), \$1,-741.31.

(9) Standard Oil Co., gasoline and oils (claim dated Feb. 28,

1924), \$690.24. (10) Standard Oil Co., oils and

\$2,273.54.

grease (claim dated Feb. 29, 1924), (11) Edw. L. Soule Co., corrugated bars (claim dated Feb. 29, 1924), \$1,786.32.

Tuolumne Foundry & Ma-(12)chine Works, machine and mill work (claim dated Feb. 29, 1924), \$586.72

(13) The Western Pipe and Steel Co., first payment, penstocks, etc., for Moccasin Creek power plant, Contract 91, Section 1 (claim dated March 3, 1924), \$46,431.

Special School Tax. (14) Dan P. Maher Co., paints for schools (claim dated Feb. 29, 1924) \$684.

(15) Joseph Greenback, sixth payment, lathing and plastering Horace Mann School (claim dated March 5, 1924), \$11,377.40.

(16) The Scott Company, second payment, heating and ventilating, Oriental School annex (claim dated

March 5, 1924), \$1,819.57. (17) Williams Radiator Co., full payment, gas heating and plumbing George Peabody School work. (claim dated March 5, 1924), \$877. (18) Reilly & Nemetz, final pay-

ment, general construction, George Peabody School (claim dated March

5, 1924), \$4,060. (19) P. J. Enright, fifth payment, and ventilating, Pacific heating Heights School (claim dated March

5, 1924), \$4,720.12. (20) O. Monson, fourth payment, general construction of Oriental School annex (claim dated March

5, 1924), \$17,520.

(21) John Reid Jr., first payment, architectural service, Dudley Stone School (claim dated March 5, 1924), \$4,363.63.

General Fund, 1923-1924.

(22) Daniel J. O'Brien, police contingent expense (claim dated March 3, 1924), \$750. (23) The Recorder Printing and

Publishing Co., printing Law and Motion and Trial Calendars, etc. (claim dated March 10, 1924), \$665: (24) San Francisco Journal, of

ficial advertising, Board of Supervisors (claim dated March 10, 1924), \$1,315.27.

(25)California Academy Sciences, maintenance of Steinhart Aquarium for February (cl dated March 10, 1924), \$4,312.83. (claim

(26) Equitable Asphalt Maintenance Co., asphalt resurfacing of streets (claim dated Feb. 28, 1924),

\$1,230.35.

(27) Garford Motor Truck Co. Inc., one Garford chassis for street repair (claim dated Feb. 28, 1924). \$3,731.44.

(28) Niles Sand, Gravel and Rock

Co., gravel for street repair (claim dated Feb. 28, 1924), \$906.41. (29) Shell Company of California, fuel oil, street repair (claim dated Feb. 28, 1924), \$667.45.

(30) Shell Company of California, fuel oil, Civic Center power house, etc. (claim dated Feb. 28, 1924), \$2,366.40.

(31) Conrad V. Sovig, fourth pay ment, cleaning and painting bridges (claim dated March 5, 1924), \$3,975

(32) Frederick H. Meyer and Albin R. Johnson, first payment, architectural services for Engine House No. 11 and drill tower yard 5, 1924), dated March (claim \$829.20.

(33) American Rubber Mfg. Co.,

hose, Fire Department (claim dated Feb. 29, 1924), \$8,430.
(34) City Coal Co., coal, Fire Department (claim dated Feb. 29, 1924), \$640.27.

(35) M. Greenberg's Sons, Fire Department hydrants (claim dated

Feb. 29, 1924), \$3,083.64. (36) The Seagrave Co., Fire Department apparatus parts (claim dated Feb. 29, 1924), \$713.70. (37) Standard Oil Co., gasoline

and oils, Fire Department (claim dated Feb. 29, 1924), \$1,191.68.
(38) Spring Valley Water Co.,

water service, Fire Department hydrants (claim dated Feb. 29, 1924), \$15,850.06.

(39) Wm. Cluff Co., groceries, Relief Home (claim dated Feb. 21,

1924), \$712.75.

(40) L. Dinkelspiel & Co., dry-goods, Relief Home (claim dated Feb. 21, 1924), \$727.04. (41) Haas Bros., groceries, Relief Home (claim dated Feb. 21, 1924),

\$534.50.

(42) Healy & Donaldson, tobacco, Relief Home (claim dated Feb. 25, 1924), \$810.

(43) Simmons Co., beds for Relief Home (claim dated Feb. 21, 1924), \$594.

(44) II. F. Dugan, drugs, San Francisco Hospital (claim dated Feb. 26, 1924), \$937.79.

(45) Dodge-Sweeney Co., groceries, San Francisco Hospital (claim dated Feb. 26, 1924), \$1.065.30.

Municipal Railway Compensation Fund.

(46) San Francisco City Employees' Retirement System, pensions, etc. (claim dated March 3,

\$892.11. Municipal Railway Fund.

(47) Standard Underground Cable Co., cable for railway (claim dated March 1, 1924), \$682.53.

County Road Fund.

(48) James R. McElroy, seventh payment, construction of boulevard from Lincoln Park to Sutro Heights (claim dated March 5, 1924), \$3,750.

(49) Healy-Tibbitts Construction Co., final payment, construction of rock fill along Marina boulevard fronting Yacht Harbor (claim dated March 5, 1924), \$37,890.48.

General Fund, 1923-1924.

(50) San Francisco Society for the Prevention of Cruelty

Animals, impounding, feeding, etc., of animals (claim dated March 10,

1924), \$1,125.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Hayden, Katz—2.

Appropriations.

Resolution No. 22241 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Special School Tax.

(1) For chairs to be installed in auditorium gallery of the Pacific Heights School; per contract awarded to F. W. Wentworth & Co., \$762.32.
(2) For window and door shades

at the Horace Mann School; per contract awarded to D. N. & E. Wal-

ter & Co., \$1,158.

Sewering and Paving Sixth Strect

Budget Item No. 43.

For construction of sewer (3)and appurtenances in Sixth street, for completion and to complete payment, \$2,400.

Extension of Main Sewers, Budget Item No. 51.

(4) For defraying City's portion of cost of improving Corbett avenue between Twenty-third and Twentyfourth streets, by construction of sewer and appurtenances, \$2,000.

(5) For defraying one-half the cost of construction of sewer and appurtenances in Berry street from Second street to outlet at The Embarcadero, \$1,900.

County Road Fund.

(6) For repairing and painting fences surrounding the Twin Peaks

boulevard, \$1,529.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Hayden.

Katz-2.

Appropriations for Purchase of School Lands.

Resolution No. 22242 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Land Fund and authorized in payment to the hereinafter men tioned persons; being payments for lands required for school purposes,

to-wit:

To John W. Aitken et al., land situated on the westerly line of Dolores street. distant northerly from Dorland street 54 feet 61% inches, fronting 86 feet 71/4 inches on Dolores street; as per acceptance of offer by Resolution No. 22200 New Series (claim dated March 10, 1924), \$21,000.

(Required for Mission

School.)

To Agnes P. O'Connell, for lands situate on the north line of Harrison street, distant 300 feet westerly from Fourth street, of dimensions 25 x 80 feet; as per acceptance of offer by Resolution No. 22199, New Series (claim dated March 10, 1924), \$4,000.

for the Lincoln (Required

School.)

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, McLeran, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Hayden,

Katz-2.

Zoning Ordinance Amended, Howard Street, Wilde Avenue, Rutland Street and Parker Avenue.

Bill No. 6628, Ordinance No. 6178

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, be and the same is hereby ordered changed so as to place the westerly side of Howard street between Sixteenth street and Seventeenth street, where not already in the commercial district, in the commercial district instead of the second residential district.

Section 11 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northwest corner of Wilde avenue and Rutland street, for a distance of 50

feet on Wilde avenue and 70 feet on Rutland street, in the commercial district instead of the first resi-

dential district.

Section 3 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the westerly side of Parker avenue from the rear lot line of the lot fronting on Geary street to the rear lot line of the lot fronting on Euclid avenue, in the second residential district instead of the first residential district.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

-16.

Absent-Supervisors Hayden,

Katz-2.

Garage, Cabinet Shop and Oil Permits. Resolution No. 22243 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage.

Lubarsky, Biagini & Co., on the east side of Montgomery street, 137 6 inches north of Jackson street; also to store 600 gallons of gasoline on premises.

Cabinet Shop.

A. Johnson, at the northeast corner of Tenth and Harrison streets, wherein planers, stickers jointers are to be used.

> Oil Storage Tank. (1500 gallons capacity.)

L. J. Neal, on the south side of O'Farrell street, 150 feet east of Leavenworth street.

Vehyle & Collins, on the north side of Eddy street, 75 feet east of

Hyde street.

W. Tillman, on east side of Guerrero street, 125 feet south of Eighteenth street.

Dr. L. Bryson, on west side of inta Ana avenue between St. Santa Francis boulevard and San Anselmo avenue.

J. Mallock, at the southeast corner of Willard and Carl streets.

Leo Blum, on west side of Van Ness avenue, 100 feet north of Fil-

bert street.
Roman Catholic Archbishop San Francisco (Star of the Sea Rectory), on north side of Geary street, 150 feet west of Eighth ave-

W. S. Hoffman, on south side of Chestnut street, 100 feet east of Franklin street.

Adolph Berman (Hotel Reich), at

860 Sutter street.

Frank Baylacq, at 1863 O'Farrell street.

rights granted under this The resolution shall be exercised within six months, otherwise said permits

become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, McGregor, McLeran, Harrelson, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Hayden.

Katz—2.

Conditional Acceptance of Lee Avenue Between Grafton and Lavekiew Avenues.

Bill No. 6629, Ordinance No. 6179

(New Series), as follows:

Providing for conditional acceptance of the roadway of Lee avenue between Grafton avenue and Lakeview avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satis-faction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Char-ter, said roadways having been paved with concrete and asphaltic concrete and curbs laid thereon, and are in good condition throughout, to-wit:

Lee avenue between Grafton avenue and Lakeview avenue, paved with concrete and asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein; no water

mains have been laid therein. Section 2. This ordinance shall take effect immediately.

A y e s — Supervisors Badaracco. Bath, Colman. Deasy, Harrelson. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Hayden,

Katz-2.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$59,005.59. recommends same be allowed and ordered paid.

Urgent Necessity.
Spring Valley Water Co., water,

horse troughs, \$75.35.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Hayden, Katz-2.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22244 (New Se-

ries), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits and rentals have been paid to the Clerk of the Board of Supervisors:

St. Patrick's Day Celebration Committee, use of Main Hall, March 17, 1924, for the purpose of holding

literary exercises and dance.

Knights of Columbus, use of Main Hall, January 21, 1925, 6 p. m. to 12 p. m., for the purpose of holding mardi gras.

Islam Temple, use of Main, Polk and Larkin halls, May 17, 1924, 6 p. m. to 12 p. m., for the purpose of

holding ceremonial.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16. Absent—Supervisors Hayden,

Katz—2.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc Leran:

Resolution No. -- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issuc 1910. (1) Old Mission Portland Cement

Co., cement, Hetch Hetchy construction (claim dated March 7, 1924), \$5,248.11. (2) Associated Oil Co., fuel oil

(claim dated March 7, 1924), \$1,560.

(3) General Electric Co., electric equipment parts (claim March 7, 1924), \$526.39. (4) A. Levy & J. Zentner Co.,

fruits and vegetables (claim dated

March 7, 1924), \$1,294.11.
(5) Mark-Lally Co., pipe fittings, etc. (claim dated March 7, 1924)

\$1,041.61.

(6) R. E. Noble & Co., inspecting and testing steel at Carnegie Steel Co. plant (claim dated March 7, 1924), \$915.77. (7) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated March 7, 1924), \$585.05. (8) Pacific Metal Works, brass

bars, etc. (claim dated March 7, 1924), \$807.74.

(9) Pacific Materials Co., two steel rolling doors (claim dated

March 7, 1924), \$1,158. (10) Phoenix Iron Works Co., one steel main shaft (claim dated

March 7, 1924), \$739.60. (11) Standard Oil Co., fuel oil and gasoline (claim dated Feb. 29,

1924), \$4,010.76.

(12) Robert M. Searls, Hetch Hetchy Special Counsel's revolving fund expenditures for lands, per vouchers (claim dated March 7 1924), \$2,260.

(13) Ames-Harris-Neville tents (claim dated March 12, 1924),

\$765.70.

(14) Associated Oil Co., fuel oil, etc. (claim dated March 12, 1924), \$1,600.75.

(15) Del Monte Meat Co., meats (claim dated March 12, 1924), \$1,-

194.64.

(16) General Electric Co., electric cable (claim dated March 12, 1924), \$3,329.95.

(17) Joshua Hendy Iron Works, blocks, steel plates, etc. (claim dated March 12, 1924), \$542.45. (18) Standard Oil Co., fuel oil

dated March 12, 1924), (claim

\$833.41.

Wilsey-Bennett Co., butter (19)and eggs (claim dated March 12 1924), \$1,890.11.

(20) Hill, Hubbell & Co., paint supplies (claim dated March 11,

1924), \$2,365.64.

(21)Old Mission Portland Cement Co., cement (claim dated March 12, 1924), \$1,616.30. (22) Edw. L. Soule Co., steel bars (claim dated March 11, 1924),

\$633.96.

(23) George H. Tay Co., pipe, fittings, etc. (claim dated March 11, 1924), \$568.82.

Municipal Railway Fund.

(24) Hancock Bros., printing transfers (claim dated March 6, 1924), \$720.

(25) Hancock Bros., printing transfers (claim dated March 10, 1924), \$744.

(26) Dan P. Maher Co., car varnish (claim dated March 10, 1924), \$1,257.50.

(27) San Francisco City Employees' Retirement System, railroad employees' pensions. etes (claim dated March 6, 1924), \$5,-968.07.

Municipal Railway Depreciation

Fund.

(28) James M. Smith, second payment, grading for Ocean View line (claim dated March 12, 1924), \$7,-650.

County Road Fund.

(29) James R. McElroy, third payment, improvement of Buchanan street between Hermann street and Duboce avenue (claim dated March 12, 1924), \$2,925.

Park Fund.

(30) W. S. Westenhall Co., corrugated steel (claim dated March 14, 1924), \$793.83. (31) Guilfoy

Cornice Works. sheet metal work (claim dated

March 14, 1924), \$1,037.25. (32) Spring Valley Water Co., water for parks (claim dated March 14, 1924), \$689.62.

Auditorium Fund.

(33) Musical Association of San Francisco, services of S. F. Symphony Orchestra, concert of February 5, 1924 (claim dated March 17, 1924), \$2,000.

(34) Musical Association of San Francisco, services of S. F. Symphony Orchestra, consert of March 11, 1924 (claim dated March 17,

1924), \$2,007.50.

General Fund, 1923-1924.

(35) Baumgarten Bros., meats, Relief Home (claim dated Feb. 29, 1924), \$2,951.27. (36) Del Monte Meat Co., meats,

Relief Home (claim dated Feb. 29.

1924), \$750.71.

(37) J. T. Freitas Co., eggs, Relief Home (claim dated Feb. 29, 1924), \$756.88.

(38) Fred L. Hilmer Co., butter and cheese (claim dated Feb. 29,

1924), \$1,089.66. (39) Shell Oil Co., fuel oil, Relief Home (claim dated Feb. 29, 1924), \$1,426,80.

(40) Sperry Flour Co., flour, Relief Home (claim dated Feb. 29, 1924), \$582.25.

- (41) Spring Valley Water Co., water for Health Department buildings (claim dated Feb. 29, 1924) \$609.43.
- (42) Spring Valley Water Co., water, S. F. Hospital (claim dated Feb. 29, 1924), \$1,522.78.

(43) Miller & Lux, meats, S. F. Hospital (claim dated March 6

1924), \$1,612.08.

(44) Del Monte Meat Co., meats, S. F. Hospital (claim dated March 6, 1924), \$697.98.

(45) Hirsch & Kaye, X-Ray films, S. F. Hospital (claim dated March

7, 1924), \$605.88. (46) Langendorf Baking Co., bread, S. F. Hospital (claim dated

March 7, 1924), \$1,001.69. (47) J. T. Freitas Co., eggs, S. F. Hospital (claim dated March 7,

1924), \$1,673.44.

(48) San Francisco Dairy Co., milk, S. F. Hospital (claim dated March 7, 1924), \$4,144.33.

(49) Fred L. Hilmer Co., butter and cheese, S. F. Hospital (claim dated March 7, 1924), \$1,946.04.

(50) Haas Bros., groceries, Relief Home (claim dated March 10, 1924),

\$972.70.

(51) Haas Bros., groceries, Relief Home (claim dated March 10, 1924), \$1,247.

(52) J. H. Newbauer & Co., groceries, Relief Home (claim dated (52)

March 10, 1924), \$621.40.
(53) Spring Valley Water Co., water for public buildings (claim dated March 11, 1924), \$1,177.23.
(54) Pacific Gas and Electric Co.,

lighting public buildings (claim

dated March 11, 1924), \$3,721.82. (55) Standard Oil Co., asphalt for street repair (claim dated March 11.

1924). \$2,296.13

(56)Howard Automobile Co., Buick roadster, Sewer Repair Dept. (claim dated March 11, 1924), \$1,456.25.

(57)A. J. Raisch, improvement of Seneca avenue between San Jose and Delano avenues (claim dated March 12, 1924), \$1,127.40.

(58) Associated Charities. widows pensions (claim dated March

14, 1924), \$9,331.19,

(59) Eureka Benevolent Society, widows' pensions (claim dated

widows' pensions (claim dated March 14, 1924), \$1,103.40. (60) Little Children's Aid, wid-ows' pensions (claim dated March

ows pensions (Gam dated 10, 1924), \$8,032.78.
(61) St. Mary's Orphanage, maintenance of minors (claim dated March 7, 1924), \$534.20.

- (62) Roman Catholic Orphange, maintenance of minors (claim dated March 7, 1924), \$3,795.70.
- (63) Protestant Orphanage, maintenance of minors (claim dated March 7, 1924), \$752.50.
- (64) Boys' Aid Society, maintenance of minors (claim dated March 7, 1924), \$1,120.88.

Albertinum Orphanage, maintenance of minors (claim dated

March 7, 1924), \$1,662.25. (66) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated March 7, 1924), \$577.50.

(67) St. Vincent's School, maintenance of minors (claim dated March 7, 1924), \$2,340.35.
(68) Eureka Benevolent Society,

maintenance of minors (claim dated March 7, 1924), \$3,774.75. (69) Children's Agency, mainte-

nance of minors (claim dated March

5, 1924), \$19,622.60. (70) Little Children's Aid, maintenance of minors (claim dated

March 7, 1924), \$8,601.60. (71) St. Catherine's

Training maintenance of minors Home, (claim March 7, dated 1924). \$686.96.

(72) Preston School of Industry, maintenance of minors (claim dated

March 7, 1924), \$723.24. (73) San Francisco Journal, official advertising, Board of Supervisors (claim dated March 17, 1924), \$989.18.

(74)Langendorf Baking bread, County Jails (claim dated

Feb. 29, 1924), \$1,385.42.

Water Construction Fund, Bond Issuc 1910.

(75) Western Pipe and Steel Co., seventh payment, construction of bay crossing pipe line (claim dated March 12, 1924), \$188,027.76. (76) Western Pipe and Steel Co.,

second payment, steel penstocks, etc., Moccasin Creek power plant dated March 12, 1924), (claim \$36,307.93.

(77) Healy-Tibbitts Construction Co., second payment, construction of substructures for steel bridge across Dumbarton straits (claim dated March 12, 1924), \$5,887.94.
(78) Grant Smith & Co., nine

teenth payment, construction of Pulgas tunnel (claim dated March 12,

1924), \$17,291.14.

Auditorium Fund. Jean Gerardy, services as (79)concert of March 11 (claim celloist. dated March 17, 1924), \$850.

General Fund, 1923-1924.

(80) Pacific Gas and Electric Co., street lighting for February (claim dated March 17, 1924), \$44,102.80.

Appropriation, \$20,000, Gate Valve, Bay Crossing Division, Hetch Hetchy Aqueduct.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construction

Fund, Bond Issue 1910, for cost of furnishing and delivering two 42inch and one 20-inch gate valves for the Hetch Hetchy aqueduct, Bay Crossing Division, Contract No. 100, Hetch Hetchy water supply, including incidentals and extras.

Contract awarded to Union Ma-

chine Company at \$18,335.

Appropriation, \$600, improvement of Ocean Avenue Between Onondaga and Otsego Avenues.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$600 be and the same is hereby set aside and appropriated out of "Work in Front of City Property," Budget Item No. 41, and authorized in payment to H. S. Magee for street work on Ocean avenue between done Onondaga and Otsego avenues.

Resolution Amending Fire Department Appropriation.

Supervisor McLeran presented: Resolution No. 22245 (New Se-

ries), as follows:

Resolved, That Resolution No. 22148 (New Series), item (5) thereof, be and is hereby amended to read "Engine House No. 29," in-stead of "Engine House No. 11." (Request of Board of Public

Works.)

Adopted by the following vote:

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisors Hayden.

Katz—2.

Accepting Offers to Sell Land Required for Hetch Hetchy Rights of Way.

Supervisor McLeran presented:

Resolution No. 22246 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners of right of way easements over the following lands, situated in the County of Stanislaus, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy nection with the Hetch Hetchy water supply project, for the sums set forth opposite their names, viz.:

Percy C. Ardis, \$400-6.2 acres, being a portion of the southwest quarter of Section 22, T. 2 S., R. 11 E., M. D. B. and M. (As per written offer on file.)

Alfred Gatzman, \$561—18.7 acres,

more or less, being portions of the northeast quarter of Section 13 and the southeast quarter of Section 12, T. 2 S., R. 12 E., M. D. B. and M., and of the south half of Section 7, T. 2 S., R. 13 E., M. D. B. and M. (As per written offer on file.)

H. P. Weyer and Margaret Weyer, \$400-9.2 acres, being portions of the northwest quarter and of the west half of the northeast quarter of Section 24, T. 2 S., R. 11 E., M. D. B. and M. (As per written offer

on file.)

Willms Land and Cattle Company, \$923—Parcel 1: 12.4 acres, being portion of Section 16, T. 2 S., R. 12 E., M. D. B. and M. Parcel 2: 10.4 acres, being portion of the north half of Section 15, T. 2 S., R. 12 E., M. D. B. and M. Parcel 3: 5.6 acres, being portion of the northwest quarter of Section 13, T. 2 S., R. 12 E., M. D. B. and M. (All as per written offer on file.) Now, therefore, be it Resolved, That, in accordance

with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City County of San Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted.

Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said easements and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of aceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Katz—2.

Also, Resolution No. 22247 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcel of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

Jesse E. Blickenstaff and Gertrude M. Blickenstaff, \$2,500-A portion of Wood Tract Subdivision, situated in Section 14, Township 3 South, Range 8 East, M. D. B. and M. (As per written offer on file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above-described offer of the above-named property owners to sell to the City and County of San Francisco the above-mentioned parcel of land for the sum set forth opposite their names, and upon the conditions therein set forth, be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, containing the conditions and reservations agreed upon in said offer, and to file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McGregor, Robb, Roncovieri, Wolch W McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Hayden. Katz—2.

Also, Resolution No. 22248 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners, of a right of way easement over the following land situated in the counties of Stanislaus and Tuolumne, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

W. L. Rodden and Ed. Rodden, \$500—17.9 acres, more or less, being portions of the south half of Section S and the south half of Section 9, Township 2 South, Range 13 East, M. D. B. and M. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above-described offer of the above-named property owners to sell to the City and County of San Francisco the above-mentioned easement for the sum set forth opposite their names, be and the same is hereby accepted. Be it Further Resolved, That the Spe-

cial Counsel for the Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Hayden, Katz-2.

Also, Resolution No. 22249 (New Series), as follows: Whereas, the Special Counsel for

the Hetch Hetchy water supply reports that a judgment for decree of condemnation has been obtained in the Superior Court of the County of San Mateo of the following scribed parcel of land, situated in said county, required as a right of way for the aqueduct of the Hetch

Hetchy water supply project, viz.:
A strip of land 60 feet in width. containing 531/1000 acre, and being a portion of Lots 7 and 9, as said lots are shown and designated on map entitled "Wooster, Whitton and Montgomery's Subdivision of a Part of the Redwood Farm," filed July 9, 1902, in Book "E" of Maps, page 31, and copied into Book 3 of Maps, page 10, San Mateo County Records, upon payment to C. E. Cumberson and H. L. Meharry, owners of said tract, of the sum of three thousand dollars (\$3,000), together with legal costs in said proceeding, and Whereas, said Special Counsel has

recommended that the compensation awarded by the jury and fixed in the judgment in said case be paid and said property acquired; now,

therefore, be it

Resolved, That, in accordance with said recommendation, the City and County of San Francisco proceed to acquire the land of said defendants for the price fixed by the judgment

in said suit, as aforesaid.

The Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to pay to said defendants or into court for their benefit the sum fixed by said judg-ment, and to take and cause to be entered a final decree of condemnation vesting title to said property in the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaraeco. Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schnitz, Shannon, Welch, Wetmore

Absent-Supervisors Hayden,

Katz-2.

Also, Resolution No. 22250 (New

Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina street between Twentieth and Twenty-second streets, have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Luther L. Evans and Elvena C. Evans, \$2,450—Beginning at a point on the westerly line of Carolina street, distant thereon 150 feet northerly from the northerly line of Twenty-second street, and running thence northerly along the westerly line of Carolina street 25 feet: thence at right angles westerly 100 feet; thence at right angles south-erly 25 feet; thence at right angles easterly 100 feet to the point of be-ginning; being portion of Potrero Block No. 178.

The house now on the above-described parcel to remain the property of the undersigned and to be removed by them within ninety (90) days from date of deed.

Guiscope Crittino and Caterina Crittino, \$500—Commencing at a point on the easterly line of Rhode Island street, distant thereon 416 feet southerly from the point formed by the intersection of the same easterly line of Rhode Island street with the southerly line of Twentieth street, and running thence southerly along the said easterly line of Rhode Island street twenty-five (25) feet; thence at a right angle easterly 58.944 feef; thence deflecting 157 degrees 01 minutes to the left and running northwesterly 64.026 feet to the easterly line of Rhode Island

street and the point of commence-

Being portion of Potrero Nuevo

Blocks Nos. 159 and 160.

It is further agreed that the remaining portion of the property of the above-mentioned owners will not be assessed for the improvements on the diagonal street.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the property; now, there-

fore, be it

Resolved. That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said property, and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto, and file the same for record, with copies of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Hayden, Katz-2.

Salary Increase, J. J. Dailey, Assistant City Attorney.

Supervisor McLeran presented: Resolution No. 22251 (New Se-

ries), as follows:

Resolved, That, in accordance with the written request of the City Attorney, he is hereby authorized to employ John J. Dailey, now Assistant City Attorney to act as special counsel for the City and County of San Francisco in the two proceedings before the Railroad Commission of the State of California, asking for valuation by the Commission of the local distributing systems of the Pacific Gas and Electric Com-pany and the Great Western Power Company of California, and in any ether litigation or proceedings arising out of the same, such employment to be on the basis of \$850 per month, and to continue for no longer than ten (10) months.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, McGregor, McLeran, McSheehy, Robb, Ronco-

vieri, Rossi, Shannon, Welch, Wetmore—13.

Nees - Supervisors Harrelson. Morgan, Schmitz-3.

Absent-Supervisors Hayden, Katz-2.

Abandonment of Francisco School Site. The following was presented by Supervisor McLeran with the recommendation of the Finance and Public Buildings Committee, and, at the request of Supervisor Badaracco, laid over one week:

Resolution No. --(New Se-

ries), as follows:

Whereas, the City Attorney reports he is unable to overcome delays in the purchase of property for the Francisco School, because the judge will not decide condemnation proceedings, and instead of rendering a decision Judge Troutt suggests to the City Attorney that a compromise be made with the owner, A. Ruef. The Building and Finance committees have offered the owner \$30,000 for this property, which is more than a liberal price, and the owner is asking a much larger sum, which is exorbitant. The Board of Public Works has been prepared since September to proceed with the construction of the Francisco School. but cannot do so because the City does not own the land required. The City Attorney suggests that the proposed site be abondoned and another site be acquired for this school; therefore,

Resolved, That the Board of Supervisors, on recommendation of the Building and Finance committees, respectfully recommends to the Board of Education to abandon the proposed Francisco School site; that the property heretofore purchased be sold and that another location be

procured for this school.

Action Deferred.

The following bill was, on motion of Supervisor McGregor, laid over one week:

Establishing Set-Back Lines.

Bill No. —, Ordinance No. —

(New Series), as follows:

Establishing set-back lines along portions of Scott street, Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue. Twelfth avenue and Twenty-ninth avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 18th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 35, to establish set-back lines along portions of Scott street, Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue and Twenty-ninth avenue, and fixed the 17th day of March, Twelfth 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordi-nance No. 5636 (New Series) setback lines are hereby established as follows:

Along the westerly side of Scott street between Clay street and Washington street, said set-back

line to be 10 feet.

Along the westerly side of Seventeenth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be feet; thence southerly 25 feet, said set-back line to be 7 feet; thence southerly 40 feet, said set-back line to be 11 feet; thence southerly 200 feet, said set-back line to be 14 feet; thence southerly 25 feet, said set-back line to be 11 feet; thence southerly 25 feet, said set-back line to be 3 feet; thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 25 feet, said setback line to be 2 feet.

Along the westerly side of Thirtyfifth avenue, commencing at a point 212 feet southerly from Balboa street and running thence southerly to Cabrillo street, said set-back line to be 10 feet; along the easterly side of Thirty-fifth avenue, commencing at a point 1471/2 feet southerly from Balboa street and running thence southerly to a point 150 feet northerly from Cabrillo street, said set-back line to be 10 feet.

Along the easterly side of Fortieth avenue, commencing at Fulton street and running thence northerly 150 feet, said set-back line to be

feet.

Along the westerly side of Fortyfirst avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 14

feet; along the easterly side of Forty-first avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly to a point 100 feet northerly from Anza street, said set-back

line to be 10 feet.

Along the westerly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street and running thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 225 feet, said set-back line to be 10 feet; thence southerly to Kirkham street, said set-back line to be 7½ feet; along the easterly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street and running thence southerly 250 feet, said set-back line to be 8 feet; thence southerly 75 feet, said set-back line to be 5 feet.

Along the easterly side of Twenty-ninth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1-3 feet; thence southerly 25 feet, said set-back line to be 6 2-3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 62-3 feet; thence southerly 25 feet, said set-back line to be 31-3

feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further reference.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordi-. nance aforesaid.

Passed for Printing.

The following matters were passed for printing:

Garage, Laundry, Supply Station, Boiler and Oil Permits.

On motion of Supervisor Deasy: Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage.

Charles W. Hunt, at 3264 Seventeenth street.

R. H. Wren, at 884 Mission street.

Laundry.

Jean P. Pressans, at 1031 Ocean avenue, wherein not more than ten persons are to be employed.

J. T. Mondot, at 607 Geary street, wherein not more than ten persons are to be employed.

Automobile Supply Station. David F. O'Brien and Philip F. O'Brien, at the northwest corner of Valencia street and Duboce avenue; also to store 2000 gallons of gasoline

Boiler

J. P. Pressans, at 1031 Ocean avenue, 8 horse power.

Thomas Porcero, at 2779 Folsom

street, 3 horse power.

Finn & Gans, at 68 Ninth street, 5 horse power. J. A. Christen & Sons, at 1423 Valencia street, 20 horse power.

> Oil Storage Tank (1500 gallons capacity.)

E. V. Lacey, on south side of Eddy street, 82½ feet east of Polk street.

O. E. Carlson, on south side of Cedar avenue, 165 feet east of Polk

street.

Chris Petersen, on south side of California street, 155 feet west of Jones street.

E. Grimer, at 1476-1478 California

J. Knight, on west side of Valencia street, 65 feet north of Twentysixth street.

J. A. Christen & Sons, at 1423

Valencia street.

Perfection Laundry, Inc., at 3121 Seventeenth street.

J. Copper, at southwest corner of Pine and Gough streets.

Charles McKenzie, on south side of Francisco street, 40 feet east of Laguna street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permit Amended.

On motion of Supervisor Deasy: - (New Se-Resolution No. ries), as follows:

Resolved, That the permit granted to Louis Johnson and Joseph Bacciocco by Resolution No. 22053 (New Series) to maintain a public garage on the south side of Eddy street, 183 feet 8 inches west of Taylor street, is hereby amended to read "on the south side of Eddy street, 237 feet 8 inches west of Taylor street. The permittees are to creet a three-story and basement reinforced concrete building on said property and the foundation walls are to be of sufficient strength to permit of the construction of an additional story. The 75-foot frontage of said building, except for two entrances, each 14 feet wide, is to be arranged for store and office purposes.

Garage Permit.

On motion of Supervisor Deasy: Resolution No. -- (New Se-

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to H. Grieb to maintain a public garage on the north side of Page street, 110 feet east of Gough street A two-story and basement garage building is to be constructed on the property and no entrance from Lily street will be permitted.

Dog and Cat Hospital Permit.

On motion of Supervisor Badaracco:

Resolution No. --- (New Se-

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Drs. Joseph M. Arburua and John McInnes to maintain a dog and cat hespital on the north side of Fell street, 100 feet west of Polk street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22252 (New Series), as follows:

Instructing the Pacific Gas and Electric Company to install, change and remove street lights as follows:

Install 250 M. R.

Morse street between Lowell and Guttenberg streets, Forty-fourth avebetween Irving and Judah nue streets.

Eleventh avenue between Noriega

and Ortega streets.

Lyon street between Page and Oak streets.

Funston avenue opposite Fourth Church of Christ.

between Thirty-second avenue Taraval and Santigao streets. Twenty-eighth avenue between

Taraval and Ulloa streets. avenue between

Thirty-second Taraval and Ulloa streets.

Alemany avenue between Santa Rosa avenue and Francis street.

Install 400 M. R. Joost avenue and Edna street. Sixteenth and York streets.

Change Gas Lamps.

West side Alpine street, second north of Fourteenth, 6 feet north. In front of 1616 Larkin street, 3 feet south.

East side Forty-fourth avenue, first south of Irving street.

West side Forty-fourth avenue, first south of Irving street.

East side Lyon street, first south of Oak street.

West side Lyon street, first south

of Oak street.

Change 400 M. R.

Morse street, near Guttenberg street, to corner Morse and Guttenberg streets.

Remove 250 M. R.

Valencia street, south of Sixteenth street.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore --16.

Absent-Supervisors Hayden,

Katz-2.

Amended Locations of Hetch Hetchy Hyaroelectric Transmission Lines.

Supervisor Shannon presented: Resolution No. 22253 (New Se-

ries), as follows:

Whereas, for the successful consummation of the policy of the City and County of San Francisco of developing a complete municipal water supply, with Hetch Hetchy Valley, Lake Eleanor and the waters of the Tuolumne River and its tributaries in Tuolumne County, California, as a source for obtaining said water suply, and generating electric power in connection with said water supply, it is necessary that electric transmission lines be constructed along the locations hereinafter described;

Resolved, That the hereinafter described locations be and the same are hereby adopted by the City and County of San Francisco as the amended definite locations of the said electric transmission lines.

The Mayor of the City and County of San Francisco is hereby authorized to apply to the United States Land Office, the Honorable Secretary of the Interior and any other department of government on behalf of the City and County for permission to construct and complete said transmission lines on said amended locations.

Said application is to be made under the Act of Congress approved December 19th, 1913, entitled "An act granting to the City and County of San Francisco certain rights of way in, over and through certain public lands, the Yosemite National Park and Stanislaus National Forest, and certain lands in the Yo-semite National Park, the Stanislaus National Forest, and the public lands in the State of California, and for other purposes," in order that the City and County may obtain the benefits of said act.

The Mayor is further authorized and directed to make, on behalf of the City and County, any other application under said Act of Congress or under any law to any depart-ment of government, which may be necessary for the successful completion of the above described municipal water supply for the City and County of San Francisco; and also to enter into any stipulations or agreements on behalf of the City and County of San Francisco which may be required by the Department of the Interior, the Department of Agriculture, or the Forestry Bu-reau of the United States Government in the matter of obtaining permits or favorable action from any of said departments or any of the City's applications before said departments, so as to successfully complete said municipal water supply.

The City Engineer is authorized and directed to prepare all the necessary surveys, maps and field notes for said application or for any other applications which it may be necessary to make under said Act of Congress, or under any law for the successful completion of the above described municipal water

The City Attorney and Special Counsel for the Hetch Hetchy Water Supply are hereby authorized and directed to appear before the United States Land Office, the Secretary of the Interior, or any other department of government, for and on behalf of the City in the matter of this application, or any other proceeding which may be necessary for the successful completion of the above described municipal water supply.

Following is a description of the amended definite location of the center line of the north line of towers of said electric transmission lines: Beginning at the initial point or Station "P1" 1 plus 22.58. whence the north quarter corner of Range 15 East, M. D. B. and M., bears north 62 degrees 083/4 minutes west, 2101.4 feet distant, which said initial point bears south 87 degrees 17 minutes west 116.84 feet distant from the point designated as Station "A" 0 plus 00 in nated as Station A o plus that certain application, Sacramento Serial No. 010121, filed at cember 13, 1916, and approved by the Secretary of the Interior September 21, 1917; thence by true

courses and distances 6.44 miles to the terminal point or Station "P1" 341 plus 41.56, whence the north-east corner of Section 3, Township 2 South, Range 14 East, M. D. B. and M., bears north 51 degrees 04½ minutes east, 161.7 feet distant. Said terminal point bears north 75 degrees 55 minutes east, 272.76 feet distant from that certain point designated as Station "A" 337 plus 70, which station is the terminal point in said application No. 010121; the right of way required for said transmission lines being 150 feet wide, 75 feet each side of a center line which is parallel to and distant at right angles southeasterly and southerly 30 feet from said center line of said north

ine of towers.

Following is a description of the amended definite location of the center line of a right of way 150 feet wide, 75 feet on each side of the center line of said City and County's electric transmission line, described as follows: Beginning at the initial point or Station "P" o plus 00, whence the north quarter corner of Section 34, Township 1 South, Range 15 East, M. D. B. and M., bears north 64 degrees 36 minutes west, 2439.5 feet distant, which said initial point bears south 72 degrees 59 minutes east, 239.54 feet distant from the Station "A" thence by true courses and distances 0.58 miles to the terminal point or Station "P" 30 plus 66.26, whence the north quarter corner of Section 34, Township 1 South, Range 15 East, M. D. B. and M., bears north 1 degree 03 minutes 10 seconds west, 3148.66 feet distant. Said terminal point bears south 40 degrees 31 minutes 30 seconds east 30 feet from Station 'P1" 29 plus 34.20 of the amended survey of the center line of the north line of towers, hereinabove described.

These surveys constitute an amendment of a portion of the survey described in said application. Sacramento Serial No. 010121, that is, of the portion thereof between said Stations "A" 0 plus 00 and "A" 337 plus 70, but only so far as said portion relates to the location of electric transmission lines; these amended surveys do not affect the location of the aqueduct for which the right of way was granted in compliance with said application No. 010121.

Adopted by the following vote: Ayes - Supervisors Badaraceo,

Bath, Colman, Deasy, Harrelson. McGregor, McLeran. McSheehy.

Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Hayden,

Katz-2.

Award of Contract, Leather Belting, Mission and Galileo High Schools.

Supervisor Rossi presented:

Resolution No. 22254 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing leather belting for Mission and Galileo High Schools be hereby made to The Graton & Knight Mfg. Co., on bid submitted February 25, 1924, as follows:

Item Single Number Price

uei	m Single	TAUTHOOT	11100
No		of Feet	Per Ft.
1	1½-inch	1,000	.178
$\overline{2}$	2- inch	1.500	.2376
3	2½-inch	2,000	.297
4	3- inch	2,000	.3564
5	31/6-inch	1,200	.4158
6	4- inch	500	.4752
7	4½-inch	200	.5346
8	5- inch	300	.594
J	Light Double Belt		
9	4½-inch	300	.6998

4½-inch .69981.088 400 10 inch Resolved. That all other bids sub-

mitted thereon be rejected.

Note-All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the article offered as deter-mined by such tests as required or recommended by the Purchaser of Supplies.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

A b s e n t—Supervisors Hayden,

Katz-2.

Award of Contract, Artists' Materials, School Department.

Supervisor Rossi presentea: Resolution No. 22255 (New Se-

ries) as follows:

Resolved, That award of contract for furnishing artists' materials for School Department be hereby made to Rabjohn & Morcom on bid submitted March 10, 1924, as follows:

Devoe's Show Card Colors.

Opaque Flat Finish (no substitute). Quan- Price Item Size tity in per No. Color of Jar Dozs. Doz. ½-pint ½-pint ½-pint Magenta 47 \$3.65 $\frac{47}{47}$ Mauve 3.65 Light Blue 3.65Dark Blue ½-pint 47 3.65 Black ½-pint 47 3.65L't Yellow 1/2-pint 68 3.65

3.65 68 White 1/2-pint Light Red 2-ounce 47 1.42

itted thereon be rejected.

Note—All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the article offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor McLeran, McSheeny. Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Hayden, Katz-2.

Adopted by the following vote: Award of Contract, Official Adver-

tising. The following was presented and

read by the Clerk: Communication From A. M. Lawrence, San Francisco Journal.

Communication from A. M. Lawrence, president of San Francisco Journal, explaining inadvertence in his bid for official advertising and declaring that a correct understanding of it makes him the lowest bidder, therefore, requesting that in the public interest all bids be rejected and new proposals called for.

Report of Committee.

San Francisco, March 17, 1924.

Board of Supervisors: Your Public Welfare and Publicity Committee begs leave to report that two bids for publishing the official advertising for the year commencing April 1, 1924, were received as follows:

San Francisco Chronicle, 39 cents

per square.

Journal Publishing Co., 70 cents

per square.

The Committee recommends the adoption of the resolution on today's calendar awarding the contract for publishing the official advertising to the San Francisco vertising to the Chronicle, the lowest responsible bidder, at 39 cents per square, and that the San Francisco Chronicle be designated the official newspaper. The City is paying at the present time 40 cents per square.

The Committee also recommends the adoption of a resolution authorizing the Clerk to collect certain rates for the advertising of publications appearing in the official news-

paper commencing April 1, 1924. The rates to be collected by the Clerk are the same as at present.

Respectfully submitted. JESSE C. COLMAN.

MARGARET MARY MORGAN, Public Welfare Committee. ward of Contract, Official Advertising.

Whereupon, Supervisor Colman presented:

Resolution No. 22256 (New Series), as follows:

Resolved, That the contract for doing official advertising for the City and County of San Francisco tor one year from April 1, 1924, to and including April 1, 1925, in a daily newspaper in the City and County of San Francisco, which has a bona fide daily circulation of at least 8,000 copies and has been in existence at the time of letting such contract for at least two years, and to deliver daily to the office of the Board of Supervisors and to any other office or department of the City and County authorized to advertise, as many copies of the "official newspaper", not to exceed one hundred and fifty, as may be directed by the Clerk of the Board of Supervisors, and must also deliver as directed by said Clerk at least ten and not to exceed one hundred and twenty-five copies or slips of all orders, ordinances, resolutions or notices published by order of the Board of Supervisors, or by any other department or officer of the municipal government authorized or permitted to advertise in said "official newspaper," also deliver at least one hundred copies of all resolutions, orders, ordi-nances or notices published by order of any of the offices or departments of the City and County (other than the Board of Supervisors) to such office or department causing said publication, in strict accordance with the specifications and the advertisement inviting proposals thereon, is hereby awarded to the San Francisco Chronicle, the lowest responsible bidder, to be published in the San Francisco Chronicle, which is hereby designated as the "official newspaper", at the price bid therefor, viz.: For each insertion in six point type, per square, thirty-nine (39) cents; provided the sureties on its bond, which is hereby fixed at ten thousand (10,000) dollars, are satisfactory to us Honor the Mayor, who is hereby authorized to enter into said contraet.

The San Francisco Chronicle newspaper is hereby declared and designated to be the "official newspaper" of the City and County for one year, from April 1, 1924, to and including April 1, 1925.

Adopted by the following vote:
A y es — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore McSheehy,

Absent-Supervisors Hayden,

Katz-2.

Fixing Rate for Official Advertising.

Supervisor Colman presented: Resolution No. 22257 (New Series), as follows:

Resolved, That the Clerk of the Board of Supervisors be and he is hereby authorized and directed to collect the following rates for advertising for publications made in the official newspaper from April 1, 1924, to April 1, 1925, to-wit:

For proposal notices inviting bids, resolutions of award of contract. bills and ordinances granting franchises, fifty cents per square.

For resolutions granting extensions of time to complete contracts, the sum of two dollars and fifty cents shall be paid to cover the cost of advertising.

For resolutions granting permits r blasting, dyeing and cleaning works, engines and boilers, garages, automobile supply stations, parking stations, furnaces, hospitals. works, laundries, medical colleges, oil storage, planing mills and woodworking establishments, stables and undertaking establishments, or for masked balls when the license fee for remitted, OI. amateur wrestling matches when no license therefor is imposed, or for any other permit which requires license fee in connection therewith, the sum of five dollars shall be paid to cover the cost of advertising.

Resolved, That all sums of money so collected shall be immediately paid into the Treasury by said Clerk, as provided by Chapter III, Article III of the Charter, and the Article III of the Charter, and the Treasurer of this City and County is hereby directed to issue to the Clerk of the Board of Supervisors his receipt for the money so colected and paid to said Treasurer. Resolved, That the above rates of advertising, in so far as they are applicable shall be collected by all officers offices and departments.

all officers, offices and departments of this City and County.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy. Morgan, Robb, Roncovieri, Rossi,

Schmitz, Shannon, Welch, Wetmore —16.

A b s e n t—Supervisors Hayden, Katz—2.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Condemnation of Land, Hetch Hetchy Right of Way.

Supervisor Shannon presented: Resolution No. 22258 (New Se-

ries), as follows:

Resolved, That public interest and necessity demand the acquisition by the City and County of San Francisco through eminent domain proceedings of the following right of way for an electric transmission line over the property of Luisa Rosasco, situated in Tuolumne County, California, more particularly described as follows, viz.:

A right of way easement for the erection, construction, reconstruction, replacement, repair, maintenance and use for the transmission and distribution of electricity, of two lines of towers and wires suspended thereon and supported thereby and of wires tor telephone and telegraph purposes, and all necessary and proper crossarms, braces, connection, fastenings, and other appliances for use in connection therewith, along, upon and over the following described lands viz.:

All that portion of Lois 6, 7 and the east half of Lot 8 in Section 4, and of Lots 1, 2, 5, 6 and 8 in Section 3, and of Lot 4 in Section 2. Township 2 South, Range 14 East, M. D. B. and M., included within a strip of land 100 feet in width, 20 feet northwesterly and 80 feet southeasterly of the following described surveyed line from the point of beginning to point "A", hereinafter referred to, and 150 feet in width, 45 feet northwesterly and 105 feet southeasterly of said surveyed line northeasterly from said point "A";

Beginning at a point in the west line of said Section 4, distant along said line from the southwest corner of the northwest quarter of said Section 4, north 0 deg. 21 min. 15 sec. east 214.2 feet; thence from the point of beginning north 79 deg. 45 min. 30 sec. east 2.3 feet to a concrete monument marking said surveyed line; thence at an angle of 1 deg. 28 min. 30 sec. to the left and running north 78 deg. 17 min. east 1794.3 feet to a concrete monument marking said surveyed line; thence continuing north 78 deg. 17 min. east 3522.2 feet to a concrete

monument marking said surveyed line; thence continuing north 78 deg. 17 min. east 88.7 feet to a point in the east line of said Section 4, distant along said line from the northeast corner of said Section 4, south 0 deg. 23 min. west 1582.2 feet; thence continuing north 78 deg. 17 min. east 2324.8 feet to a concrete monument at said point "A"; thence at an angle of 9 deg. 47 min. 30 sec. to the left and running north 68 deg. 29 min. 30 sec. cast 3181.5 feet to a point in the east line of said Section 3, distant along said line from the northeast corner of said Section 3, south 0 deg. 22 min. cast 51.6 feet; thence continuing north 68 deg. 29 min. 30 sec. east 1008.8 feet to a point in the center line of the Hetch Hetchy Railroad, said point being Hetch Hetchy Railroad engineer's Station "D" 2958 plus 11.52.

Excepting such portions of said lots as are included within the boundaries of lands conveyed by Luisa Rosasco and Guiseppe Rosasco, her husband, to the City and County of San Francisco by deed dated March 6, 1916, recorded March 8, 1916, in Book A, Volume 78 of Deeds, page 201, Tuolumne County Records. Containing 24.6 acres,

more or less.

It is assumed in the above description that the sides of those portions of said strip either side of said point "A" are produced so that the northwesterly sides intersect and the southeasterly sides intersect.

Said surveyed line is a section of the center line of the north line of towers of the Hetch Hetchy elec-

tric transmission system.

Together with the right of entering upon and using said land to any extent that may be necessary or convenient in connection with the exercise and enjoyment of the easements above described. Also right of ingress to and egress from said right of way over adjacent lands now owned by the said Luisa Rosasco, and the right to use private roads of the said Luisa Rosasco on such adjacent land for the purpose of hauling or moving men, animals, vehicles and equipment to and from said right of way, for any and all purposes in connection with the use thereof for the purposes herein specified (which purposes shall include the right of patrolling the same); also the right to construct. maintain and use gates in all fences which cross said right of way, or shall hereafter be constructed across the same; also the right and privilege of cutting and clearing away

trees, brush, vines or crops upon the above described right of way whenever, in the opinion of the City Engineer, it is necessary and proper to do so for the safe and convenient exercise of the easement herein granted, including the right to trim or fell any trees on adjacent land which in the opinion of the said City Engineer may constitute a menace to the safety of said power lines or wires. Be it Further Resolved, That the City

Attorney and Special Counsel of the Hetch Hetchy Water Supply hereby authorized and directed to commence eminent domain proceedings in the Superior Court of Tuolumne County for the purpose of

acquiring such easement.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Hayden,

Katz—2.

Also, Resolution No. 22259 (New

Series), as follows:

That public interest Resolved, and necessity require the acquisi-tion by the City and County of San Francisco through eminent domain proceedings of the following right of way easement over the lands of Thomas Hughes and J. J. Hughes, situated in Tuolumne County, Cali-fornia, and required in connection with the construction of the Hetch Hetchy electric transmission line,

The right to haul and move men, materials, equipment and supplies for the construction of steel towers and stringing electrical conductors thereon over the private roads of said Thomas Hughes and J. J. Hughes between the Marsh Flat Road and the 'Tuolumne River; also the right to haul such men, materials, equipment and supplies from said private roads over a feasible route on the adjacent lands of said Thomas Hughes and J. J. Hughes to the various steel tower locations on the transmission line right of way of the City and County of San Francisco; also the right to use said private roads for the patrolling of said electric transmission line after the same shall have been constructed. Be it

Further Resolved, That the City Attorney and Special Counsel of the Hetch Hetchy Water Supply are hereby authorized and directed to commence eminent domain proceedings in the Superior Court of Tuolumne County for the purpose of acquiring said easement.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

A b s e n t-Supervisors Hayden.

Katz-2.

Additional Passenger Bus Service for Sunset District.

Supervisor Rossi presented: Resolution No. 22260 (New Se-

ries), as follows:

Resolved, That the Board of Public Works be and it is hereby requested to report to this Board on the advisability of furnishing additional automobile passenger bus service connecting the Geary street line of the Municipal Railway sys-tem with the Sunset District.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Hayden,

Katz—2.

Rural Post Roads Bills Approved.

Supervisor Welch presented: Resolution No. 22261 (New Se-

ries), as follows:

Whereas, there is pending in the House of Representatives at Washington, D. C., H. R. Bill No. 4971, Representative McDowell, author, a bill to amend an act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes," approved July 11, 1916, as amended and supplemented and for other purposes,

the

which provides as follows:
The sum of \$100,000,000 for fiscal year ending June 30, 1926.
The sum of \$100,000,000 for fiscal year ending June 30, 1927.

The sum of \$100,000,000 for the fiscal year ending June 30, 1928.

Also, H. R. Bill No. 6133, Representative Colton, author, a bill amending Section 11 of the Federal Highway Act which will permit the Federal Government to con-struct main and transcontinental highways through the sparsely populated States whose financial resources are inadequate for this purpose; and

Whereas, it is necessary that the United States shall continue to aid the States in the construction of

post roads, and that main trans-continental highways be completed

at the earliest possible time; Resolved, By the Board of Su-pervisors of the City and County of San Francisco that it approves and urges the speedy passage of H. R. Bill No. 4971 and H. R. Bill No. 6133, as being in accord with the sentiments herein expressed; that the representatives in Congress from this State be requested to give their support to these measures and use their best efforts to secure their nassage.

Adopted under suspension of the

rules by the following vote:
A yes — Supervisors Bad Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Hayden,

Katz-2.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22262 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to change and install street lights as follows:

Install D. I. Gas.

Two lights, westerly terminal of Sea Cliff avenue.

Two lights, Camino Del Mar on upper and lower drive.

200 feet north of McLaren avenue.

Change 400 C. P. to 600 C. P. Corner Twenty-ninth and Dolores streets.

Change 250 C. P. to 600 C. P. Twenty-ninth street, west of Dolores street.

Instructing Pacific Gas and Electric Company to repair safety lights on Mono Station.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Hayden,

Katz—2.

ADJOURNMENT.

There being no further business, the Board at the hour of 3 p. m. adjourned.

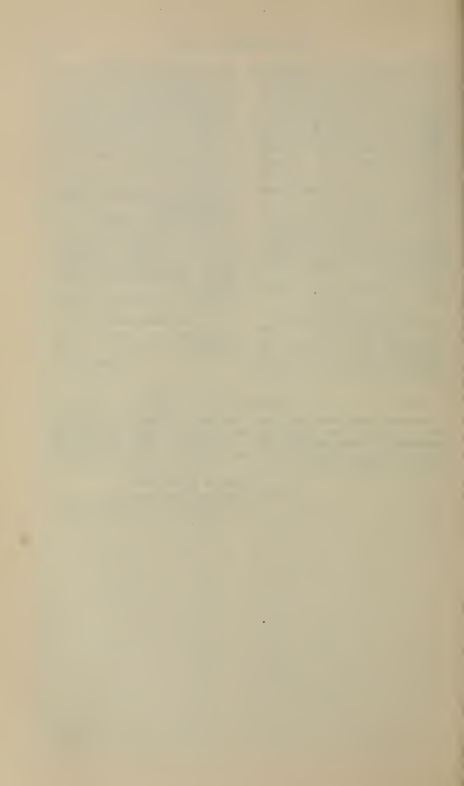
> J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors April 7, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors, City and County of San Francisco



Monday, March 24, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 24, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 24, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

Absent-Supervisors Bath, Katz

__2

(Supervisor Katz excused on account of illness, Subsequently Supervisor Bath appeared and was noted present.)

Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of February 24, 1924, was considered read and approved.

Mayor to Leave on March 26.

Mayor Rolph announced that he would sail on his vacation trip on Wednesday of this week and that he had been informed that the steamer Tahiti would be the most beautifully decorated boat that had ever sailed from the port of San Francisco. From the masts, of the steamer there will be floating the Stars and Stripes of our national government, a California Bear flag and a San Francisco flag, which in case of meeting a war vessel would entitle them to a salute of nine guns. Supervisor McLeran announced that arrangements been made for the use of a tug boat to accommodate the Mayor's official family (the Board of Supervisors and their families) and they would accompany the steamer out through the Golden Gate and wave a final farewell to the Mayor and Mrs. Rolph.

Members of the Board expressed a wish for a pleasant trip and that they might return to San Francisco rested and recuperated by the trip.

Before leaving the chambers of the Board, Mayor Rolph stated that he had the School Bonds and the Hetch Hetchy Bonds all signed. He also escorted Supervisor Ralph Mc-Leran to his chair, which by a vote of the Board of Supervisors he is to occupy as acting Mayor during the absence of Mayor Rolph.

ROLL CALL FOR PETITIONS FROM MEMBERS.

City Engineer O'Shaughnessy's Work Praised and Endorsed by the Down Town Association.

The following was presented, read and ordered filed:

March 20, 1924.

Honorable Board of Supervisors,
City and County of San Francisco, San Francisco, California:
Gentlemen: The following resolution, presented by Director John I. Walter, was unanimously adopted at the meeting of the Down Town Association members, Thursday,

March 20th.

"Whereas, the program for the civic betterment of San Francisco, outlined at this meeting by the Honorable M. M. O'Shaughnessy, City Engineer, and described by him in detail to the representatives of this association who accompanied him on a tour of the city on Tuesday, March 18th, 1924, shows that great care, skill and foresight have been exercised by Mr. O'Shaughnessy and his assistants in the study of our municipal requirements and in building for the city's future; and

the city's future; and
"Whereas, such program, when
carried to completion with the
great Hetch Hetchy water project
(the success of which is likewise
due to the work of Mr. O'Shaughnessy and his assistants) promises
to add greatly to the charm, comfort and healthfulness of San
Francisco as a residential city and
to its already great advantages as
an industrial and commercial cen-

ter; therefore, be it

"Resolved, That this association hereby congratulate does O'Shaughnessy and his assistants on the work alredy accomplished by them in the development of the in the Hetchy water project and in the general betterment of San Francisco; that it further congratulates them upon their foresight and vision in planning for the future, and that it does hereby pledge the association and its members to support and uphold Mr. O'Shaughnessy in his plan for the completion of the Hetch Hetchy water project and in his general program for the future development of this our City of San Francisco."

Very truly yours,

JOS. M. CUMMING,

Executive Secretary Down Town
Association.

Letter of Appreciation for Entertainment and Hospitality.

Supervisor McGregor presented the following which was read by the Clerk and ordered filed:

Southern Pacific Company, San Francisco, March 7, 1924. Mr. John A. McGregor, 2800 Pacific avenue, San Francisco, Calif.

avenue, San Francisco, Calif.
Dear Mr. McGregor: I have
much pleasure in handing you a
copy of the proceedings of the
meeting of the American Association of Dining Car Superintendents,
held in October last, which you
were so very kind as to address and

welcome to the city.

This is one of the most successful and interesting meetings we have ever had. Usually we meet in the larger cities of the country—Chicago, New York, Philadelphia and Boston—and naturally receive no attention. There was a marked difference here, where the members of the association were treated as guests of the city, and shown so many attentions. This was repeated in Los Angeles, where the Chamber of Commerce made arrangements and showed them over the city and the surrounding country.

Naturally the visitors took East with them pleasant recollections

of their visit.

Yours very sincerely, ALLAN POLLOK.

Main Street.

The Mayor presented a petition to change the name of Main street to Matson street. He called attention to the work that had been done by Captain Matson and stated that he himself had signed the petition to change the name of the street and in this way perpetuate the memory of Captain Matson. The peti-

tion was referred to the Streets Committee.

Leave of Absence, District Attorney Matthew Brady.

The following was presented and read by the Clerk:

March 24th, 1924.
To his Honor, the Mayor, and the
Honorable Board of Supervisors
of the City and County of San
Francisco.

Gentlemen: I hereby respectfully request your permission and consent to my leaving the State of California for a period of twenty days, to commence from March 26th, 1924.

Your obedient servant,
MATTHEW BRADY,
District Attorney of the City and
County of San Francisco.

Whereupon, the following resolution was presented and *adopted* by the following vote:

Resolution No. 22263 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Matthew Brady, District Attorney, is hereby granted a leave of absence for a period of twenty days, commencing March 26, 1924, with permission to leave the State.

sion to leave the State.

Ayes — Supervisors Badaracco,
Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy,
Morgan, Robb, Roncovieri, Rossi,
Schmitz, Shannon, Welch, Wetmore

-16.

Absent—Supervisors Bath, Katz—2.

PRESENTATION OF PROPOSALS—

Sealed proposals were received up to the hour of 3 p. m. and opened in the Board for the following bonds:

Water Bonds.

\$5,281,000 four and one-half per cent Water Bonds, issue of July 1, 1910, comprising 147 bonds of \$1,000 denomination, maturing each year from 1929 to 1953, inclusive, and 146 bonds of \$1,000 denomination, maturing each year from 1954 to 1964, inclusive.

School Bonds.

\$5,000,000 five per cent School Bonds, issue of March 1, 1923, comprising 125 bonds of \$1,000 denomination, maturing each year from 1928 to 1967, inclusive.

Bids.

1. First National Bank, New York; Eldredge & Co., New York; Redmoral & Co., New York; Halsey, Stuart & Co. Inc., New York; Bank of Italy, San Francisco; Kissel, Kinnicutt & Co., New York; The Detroit Co. Inc., New York; Steven-son-Perry-Stacy Co., Chicago; North-ern Trust Company, Chicago; ern Trust Company, Chicago; Anglo London & Paris Company, San Francisco. Bid for water bonds, \$5,199,210; bid for school bonds,

\$5,196,063.

2. National City Company, Harris Trust & Savings Bank, Chicago; Bankers' Trust Company, New York; Wm. R. Compton & Co., E. H. Rollins & Sons, R. rf. Moulton & Co., Anglo-California Trust Company, Citizens' National Bank, Los Angeles; California Company, Drake, Riley & Thomas, and Bond, Goodwin & Tucker. Bid for water bonds, \$5,157,426.60; bid for school bonds, \$5,138,000.

3. Blair & Co., Chase Securities Corpn., White, Weld & Co., Halgarten & Co., Barr Bros., A. G. Becker & Co., Federal Securities Co. Bid for water bonds, \$5,142,637.80; bid for school bonds, \$5,132,000.

4. Guaranty Company of New York, Pierce, Fair & Co., American Securities Company, Mercantile Securities Company, First Securities Company, Blyth, Witter & Co. Bid for water bonds, \$5,111,163.04; bid for school bonds, \$5,128,000.

Referred to Finance Committee.

Subsequently, during the proceedings, the following resolutions were presented by Supervisors McLeran and adopted:

School Bonds.

Resolution No. 22289 (New Series), as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the pur-chase of certain bonds of said City and County, to-wit: School Bonds, issue of March 1, 1923, to the amount of \$5,000,000, would opened and considered on Monday, the 24th day of March, 1924; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly con-

sidered; therefore

sidered; therefore
Resolved, That the bid of First
National Bank of New York; Eldredge & Co., New York; Redmond & Co., New York; Halsey,
Stuart & Co. Inc., New York; Bank
of Italy, San Francisco; Kissel,
Kinnicut & Co., New York; The
Detroit Co. Inc., New York; stevenson, Perry, Stacey & Co., Chicago;
Northern Trust Co., Chicago; Anglo
London Paris Co., San Francisco,
for said \$5,000,000 School Bonds,
comprising 125 bonds of \$1,000 de-

nomination, maturing each year 1928 to 1967, inclusive, be and the same is hereby accepted and said bonds are hereby struck off and sold to said First National Bank of New York; Eldredge & Co., New York; Redmond & Co., New York; Halsey, Stuart & Co. Inc., New York; Haisey, Stuart & Co. Inc., New York; Bank of Italy, San Francisco; Kissel, Kin-nicutt & Co., New York; The Detroit Co. Inc., New York; Stevenson, Perry, Stacey & Co., Chicago; Northern Trust Co., Chicago, Anglo London Paris Co., San Francisco, for the price bid therefor, to-wit: \$5,196,063, and accrued interest thereon at the date of delivery.

That the Finance Committee be directed to arrange for the delivery

of said bonds.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks

accompanying the same.
A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore—15.

No-Supervisor McSheehy-1 Absent — Supervisors Katz.

Schmitz-2.

Water Supply Bonds.

Also, Resolution No. 22290 (New Series), as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the pur-chase of certain bonds of said City and County, to-wit: Water Bonds, issue of July 1, 1910, to the amount of \$5,281,000, would be opened and considered on Monday, the 24th day

of March, 1924; and Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly con-

Resolved, That the bid of First National Bank of New York; El-dredge & Co., New York; Redmond & Co., New York; Halsey, Stuart & Co. Inc., New York; Bank of Italy. San Francisco; Kissel, Kinnicutt & Co., New York; The Detroit Co. Inc., New York; Stevenson, Perry, Stacey & Co., Chicago; Northern Trust Co., Chicago; Anglo London Paris Co., San Francisco, for said \$5,281,000 Water Bonds, comprising 147 bonds of \$1,000 denomination, maturing each year from 1929 to 1953, inclusive, and 146 bonds of \$1,000 denomination, maturing each year from 1954 to 1964, inclusive, be and the same is hereby accepted and said bonds are hereby struck off and sold to First National Bank of New

York; Eldredge & Co., New York; Redmond & Co., New York; Halsey, Redmond & Co., New York; Haisey, Stuart & Co. Inc., New York; Bank of Italy, San Francisco; Kissel, Kinnicutt & Co., New York; The Detroit Co. Inc., New York; The Detroit Co. Inc., New York; Stevenson, Perry, Stacey & Co., Chicago; Northern Trust Co., Chicago; Anglo London Paris Co., San Francisco, for the price bid therefor, to-wit: \$5,199,210, and accrued interest thereon at the date of delivery.

Tnat the Finance Committee be directed to arrange for the delivery

ot said bonds.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks

accompanying the same.
A yes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore-14.

No-Supervisor McSheehy-1. Absent - Supervisors Colman, Katz, Schmitz-3.

Explanation of Vote.

Supervisor MeSheehy, having heretofore objected to these proceedings as unnecessary. moreover,

explained his vote as follows:
I am voting no because there is no necessity of selling \$5,000,000 Water Bonds and \$5,000,000 School Bonds at this time. It is not possible to spend \$5,000,000 in any one year.

Underground Cable.

Sealed proposals were received for furnishing underground cable and referred to the Supplies Committee

Uniforms for Nurses.

Sealed proposals were received for furnishing uniforms for nurses and referred to the Supplies Committee.

Reassessment of Delinquent Property.

Hearing of property owners cited by Resolution No. 22065 (New Series) to show cause why property delinquent for taxes and assessed to them should not be re-assessed in order that payment may be enforced or property advertised for sale in accordance with law.

March 10, 1924—Hearing had and

continued for two weeks.

The Clerk announced

that the claims had all been paid excepting one. Hearing on that one was continued for one week.

Hearing-2 p. m. Ferry Franchise.

Consideration of the application of the Northwestern Pacific Railroad Company for authority to erect

and take tolls on additional ferry service to be operated from San Francisco to Tiburon.

March 10, 1924-Action deferred

for two weeks.

C. W. Palmer, attorney, appeared and was heard with reference to the foregoing application.

Referred.

Whereupon, on motion of Supervisor Hayden, the application was referred to the Public Utilities Committee. Hearing to be had at 2 p. m. a week from Wednesday.

Set-Back Line Hearing-2 p. m.

Hearing of objections to the establishment of set-back lines on Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue and Twenty-ninth avenue.

No objection offered, whereupon Bill 6631 was passed for printing.

(See subsequent action in this meeting.)

Set-Back Line Hearing-2 p. m. Hearing of objections to the estab-

lishment of set-back lines on Ramsell street and Anza street.

No objection offered, whereupon Bill 6632 was passed for printing. (See subsequent action in this meeting.)

REPORTS OF COMMITTEES.

following committees. by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Public Buildings Committee, by Supervisor Wetmore, chairman.

Streets and Commercial Develop-Committee, by Supervisor Harrelson, chairman.

Fire Committee, hy Supervisor

chairman.

Welfare Public and Publicity Committee, by Supervisor Colman, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22264 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue, 1910. (1) Old Mission Portland Cement

Co., cement, Hetch Hetchy construction (claim dated March 7, 1924), \$5.248.11.

(2) Associated Oil Co., fuel oil (claim dated March 7, 1924), \$1,560. (3) General Electric Co., electric

equipment parts (claim dated

March 7, 1924), \$526.39.
(4) A. Levy & J. Zentner Co., fruits and vegetables (claim dated

March 7, 1924), \$1,294.11.
(5) Mark-Lally Co., pipe fittings, etc. (claim dated March 7, 1924),

\$1,041.61.

(6) R. E. Noble & Co., inspecting and testing steel at Carnegie Steel Co. plant (claim dated March 7, 1924), \$915.77.
(7) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated March 7, 1924), \$585.05. (8) Pacific Metal Works, brass

bars, etc. (claim dated March 7, 1924), \$807.74.

(9) Pacific Materials Co., two doors (claim dated steel rolling

March 7, 1924), \$1,158. (10) Phoenix Iron Works Co., one main shaft (claim dated steel March 7, 1924), \$739.60.

(11) Standard Oil Co., fuel oil and gasoline (claim dated Feb. 29,

1924), \$4,010.76. (12) Robert M. Searls. Hetch Hetchy Special Counsel's revolving fund expenditures for lands, per vouchers (claim dated March 7, 1924), \$2,260. (13) Ames-Harris-Neville Co., tents (claim dated March 12, 1924),

(14) Associated Oil Co., fuel oil, etc. (claim dated March 12, 1924),

\$1,600.75.

(15) Del Monte Meat Co., meats (claim dated March 12, 1924), \$1,-194.64.

(16) General Electric Co., electric cable (claim dated March 12, 1924),

\$3,329.95.

(17) Joshua Hendy Iron Works, blocks, steel plates, etc. (claim dated March 12, 1924), \$542.45. (18) Standard Oil Co., fuel oil

(claim 1924), dated March 12,

\$833.41.

(19) Wilsev-Bennett Co., butter and eggs (claim dated March 12, 1924). \$1.890.11.

(20) Hill, Hubbell & Co., paint (claim dated March supplies

1924). \$2 365.64.
(21) Old Mission Port ment Co., cement (clair March 12, 1924). \$1.616.30. Old Mission Portland Ce-Co., cement (claim dated

(22) Edw L. Soule Co., steel bars (claim dated March 11, 1924).

(23) George H. Tay Co., pine, fittings etc (claim dated March 11, 1924), \$568.82.

Municipal Railway Fund.

(24) Hancock Bros., printing ansfers (claim dated March 6, transfers (claim 1924), \$720. (25) Hancock

(25) Hancock Bros., printing transfers (claim dated March 10. printing

1924), \$744. (26) Dan P. Maher Co., car varnish (claim dated March 10, 1924),

\$1,257.50. Em-

(27) San Francisco City ployees' Retirement System, road employees' pensions, rail-(claim dated March 6, 1924), \$5,-968.07

Municipal Railway Depreciation Fund.

(28) James M. Smith, second payment, grading for Ocean View line (claim dated March 12, 1924), \$7,-050.

County Road Fund.

(29) James R. McElroy, payment, improvement of Buchanan street between Hermann street and Duboce avenue (claim dated March 12, 1924), \$2,925.

Park Fund.

(30) W. S. Westenhall Co., corrugated steel (claim dated March 14, 1924), \$793.83.

(31)Guilfoy Cornice Works. sheet metal work (claim

March 14, 1924), \$1,037.25. (32) Spring Valley Water Co., water for parks (claim dated March 14, 1924), \$689.62.

Auditorium Fund.

(33) Musical Association of San Francisco, services of S. F. Symphony Orchestra, concert of February 5, 1924 (claim dated March 17, 1924), \$2,000.

(34) Musical Association of San

Francisco, services of S. F. Symphony Orchestra, concert of March 11, 1924 (claim dated March 17,

1924), \$2,007.50.

General Fund, 1923-1924.

(35) Baumgarten Bros., meats, Relief Home (claim dated Feb. 29, 1924). \$2,951.27. (36) Del Monte Meat Co., meats, Relief Home (claim dated Feb. 29,

1924), \$750.71. (37) J. T. Freitas Co., eggs, Relief Home (claim dated Feb. 29, 1924), \$756.88.

(38) Fred L. Hilmer Co., butter and cheese (claim dated Feb. 29. 1924). \$1.089.66.

(39) Shell Oil Co., fuel oil, Relief Home (claim dated Feb. 29, 1924).

\$1,426,80.

(40) Sperry Flour Co., flour, Relief Home (claim dated Feb. 29, 1924). \$582.25.
(41) Spring Valley Water Co.,

Spring Valley Water Co., water for Health Department buildings (claim dated Feb. 29, 1924), \$609.43.

(42) Spring Valley Water Co., water, S. F. Hospital (claim dated Feb. 29, 1924), \$1,522.78.

(43) Miller & Lux, meats, S. F. Hospital (claim dated March 6,

1924), \$1,612.08. (44) Del Monte Meat Co., meats, S. F. Hospital (claim dated March 1924), \$697.98.

6. 1924), \$697.98.
(45) Hirsch & Kaye, X-Ray films, S. F. Hospital (claim dated March 7, 1924), \$605.88.
(46) Langendorf Baking Co., bread, S. F. Hospital (claim dated March 7, 1924), \$1,001.69.
(47) J. T. Freitas Co., eggs, S. F. Hospital (claim dated March 7, 1924), \$1,001.69.

1924), \$1,673.44.

1924), \$1,673.44.
(48) San Francisco Dairy Co., milk, S. F. Hospital (claim dated March 7, 1924), \$4,144.33.
(49) Fred L. Hilmer Co., butter and cheese, S. F. Hospital (claim dated March 7, 1924), \$1,946.04.
(50) Haas Bros., groceries, Relief Home (caim dated March 10, 1924), \$272.76.

\$972.70.

(51) Haas Bros., groceries, Relief Home (claim dated March 10, 1924), \$1,247.

(52) J. H. Newbauer & Co., grories, Relief Home (claim dated ceries,

March 10, 1924), \$621.40. (53) Spring Valley Water Co., water for public buildings (claim

dated March 11, 1924), \$1,177.23. (54) Pacific Gas and Electric Co., lighting public buildings (claim dated March 11, 1924), \$3,721.82. (55) Standard Oil Co., asphalt for

street repair (claim dated March 11,

1924), \$2.296.13.

(56)Howard Automobile Co., Buick roadster, Sewer Repair Dept. (claim dated March 11, 1924), \$1,456.25.

(57) A. J. Raisch, improvement of Seneca avenue between San Jose and Delano avenues (claim dated March 12, 1924), \$1,127,40.

(58) Associated Charities, widows' pensions (claim dated March

14, 1924), \$9,331.19.

(59) Eureka Benevolent Society, widows' pensions (claim dated

March 14, 1924), \$1,103.40. (60) Little Children's Aid, widows' pensions (claim dated March

10, 1924), \$8,032.78. (61) St. Mary's Orphanage, maintenance of minors (claim dated March 7, 1924), \$534.20. (62) Roman Catholic Orphanage.

maintenance of minors (claim dated March 7, 1924), \$3.795.70, (63) Protestant Orphanage, main-

tenance of minors (claim dated March 7, 1924), \$752.50. (64) Boys' Aid Society, mainte-

nance of minors (claim dated March 7, 1924), \$1,120.88.

(65) Albertinum Orphanage. maintenance of minors (claim dated March 7, 1924), \$1,662.25.

(66) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated March 7, 1924), \$577.50.

(67) St. Vincent's School, maintenance of minors (claim dated

March 7,

arch 7, 1924), \$2,340.35. (68) Eureka Benevolent Society. maintenance of minors (claim dated March 7, 1924), \$3,774.75.

(69) Children's Agency, mainte-

nance of minors (claim dated March

5, 1924), \$19,622.60. (70) Little Children's Aid, maintenance of minors (claim dated

March 7, 1924), \$8,601.60. (71) St. Catherine's Training maintenance of Home, minors dated March (claim 7, 1924),

\$686.96. (72) Preston School of Industry, maintenance of minors (claim dated

March 7, 1924), \$723.24. (73) San Francisco Journal, official advertising, Board of Supervisors (claim dated March 17, 1924), \$989.18.

(74)Langendorf Baking bread, County Jails (claim dated Feb. 29, 1924), \$1,385.42.

Weter Construction Fund, Bond Issue, 1910. (75) Western Pipe and Steel Co.,

seventh payment, construction of bay crossing pipe line (claim dated

March 12, 1924), \$188,027.76.

(76) Western Pipe and Steel Co., second payment, steel penstocks, etc., Moccasin Creek power plant (claim dated March 12, 1924), \$36,307.93.

(77) Healy-Tibbitts Construction Co., second payment, construction of substructures for steel bridge across Dumbarton straits (claim dated March 12, 1924), \$5.887.94.

(78) Grant Smith & Co., nine-

teenth payment, construction of Pulgas tunnel (claim dated March 12, 1924), \$17,291.14.

Auditorium Fund.

(79) Jean Gerardy, services as celloist, concert of March 11 (claim dated March 17, 1924), \$850. General Fund, 1923-1924.

(80) Pacic Gas and Electric Co., street lighting for February (claim dated March 17, 1924), \$44,102.80.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Ronconvieri, Rossi, Schmitz. Shannon, Welch. Wetmore-16.

Absent Supervisors Bath, Katz

Appropriation, \$20,000, Gate Valves, Bay Crossing Division, Hetch Hetchy Aqueduct.

Resolution No. 22265 (New Se-

ries), as follows: Resolved, That the sum of \$20,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for cost of furnishing and delivering two 42inch and one 20-inch gate valves for the Hetch Hetchy aqueduct, Bay Crossing Division, Contract No. 100, Hetch Hetchy water supply, includ-

ing incidentals and extras.

Contract awarded to Union Ma-

chine Company at \$18,335.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Moigan, Robb, Roncovieri, Rossi. Shannon, Welch, Schmitz, more-16.

Absent—Supervisors Bath, Katz

Appropriation, \$600, Improvement of Ocean Avenue Between Onondaga and Otsego Avenues.

Resolution No. 22266 (New Se-

ries), as follows:

Resolved, That the sum of \$600 be and the same is hereby set aside and appropriated out of "Work in Front of City Property," Budget Item No. 41, and authorized in payment to H. S. Magee for street work done on Ocean avenue between Onondaga and Otsego avenues.

A y e s - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Schmitz.

more-16

Absent-Supervisors Bath, Katz

Garage, Laundry, Supply Station, Boiler and Oil Permits.

Resolution No. 22267 (New Se-

ries), as follows: Resolved, That the following revocable permits are hereby granted:

Public Garage.

Charles W. Hunt, at 3264 Seventeenth street.

R. H. Wren, at 884 Mission street.

Laundry.

Jean P. Pressans, at 1031 Ocean avenue, wherein not more than ten persons are to be employed.

J. T. Mondot, at 607 Geary street, .

wherein not more than ten persons

are to be employed.

Automobile Supply Station. David F. O'Brien and Philip F. O'Brien, at the northwest corner of Valencia street and Duboce avenue: also to store 2000 gallons of gasoline.

Boiler.

J. P. Pressans, at 1031 Ocean avenue, 8 horsepower. Thomas Porcero, at 2779 Folsom

street, 3 horsepower. Finn & Gans, at 68 Ninth street,

horsepower.

J. A. Christen & Sons, at 1423 Valencia street, 20 horsepower.

Oil Storage Tank.

(1500 gallons capacity.) E. V. Lacey, on south side of Eddy street, 82½ feet east of Polk street.

O. E. Carlson, on south side of Cedar avenue, 165 feet east of Polk

street.

Chris Petersen, on south side of California street, 155 feet west of Jones street.

E. Grimer, at 1476-1478 California

street.

J. Knight, on west side of Valencia street, 65 feet north of Twentysixth street.

J. A. Christen & Sons, at 1423

Valencia street.

Perfection Laundry, Inc., at 3121

Seventeenth street.

J. Copper, at southwest corner of Pine and Gough streets.

Charles McKenzie, on south side of Francisco street, 40 feet east of Laguna street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits be-

come null and void.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden. McGregor, McLeran, McSheehy, McGregor, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Schmitz, more-16.

Absent-Supervisors Bath, Katz

Garage Permit Amended.

Resolution No. 22268 (New Se-

ries), as follows:

Resolved, That the permit granted to Louis Johnson and Joseph Bacciocco by Resolution No. 22053 (New Series) to maintain a public garage on the south side of Eddy street, 183 feet 8 inches west of Taylor street, is hereby amended to read "on the south side of Eddy street. 237 feet 8 inches west of Taylor street. The permittees are to erect a three-story and basement reinforced concrete building on said property and the foundation walls are to be of sufficient strength to permit of the construction of an additional story. The 75-foot frontage of said building, except for two entrances, each 14 feet wide, is to be arranged for store and office purposes.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Haydon,

McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch. Wetmore-16.

Absent-Supervisors Bath, Katz

Lease of Exposition Buildings and

The following matter heretofore passed for printing was taken up:

Bill No. 6624, Ordinance No. 6180 (New Series), as follows:

Authorizing the Mayor to execute contract on behalf of the City with the San Francisco Exposition Company for the lease of certain grounds and buildings for industrial expositions and other purposes. Be it ordained by the people of

the City and County of San Francisco as follows:

Section 1. The Mayor is hereby authorized to execute, on behalf of the City and County, a contract with the San Francisco Exposition Company of the City and County of San Francisco, for the lease of certain grounds and buildings intended to be used for industrial expositions, livestock shows and other purposes; said contract having been approved by the City Attorney, as follows:

This indenture made this -_____, 1924, by and beday of tween the San Francisco Exposition Company, a corporation incorporated under the laws of the State of California (hereinafter called the "Company"), party of the first part, and the City and County of San Francisco, a municipal corporation (hereinafter called the "City"

party of the second part;

Whereas, the Company has obtained and now holds options to purchase the tracts of land situate in the City and County of San Francisco, State of California, more particularly described as follows, towit:

Parcel 1.

The following three (3) blocks of land:

The block bounded by Al-(a) hambra street, Beach street, Alcantara street and Marina boulevard;

(b) The block bounded by Alcantara street, Beach street, Webster

street and Marina boulevard; and (c) The triangular shaped block bounded by Webster street, Beach street and Marina boulevard.

Parcel II.

The following four (4) blocks of land:

Block bounded by Fillmore (a) street or Alhambra street, Beach

street. Bay street and Alcantara street:

(b) Block bounded by Alcantara street, Bay street, Webster street and Beach street:

(c) Block bounded by Webster street, Bay street, North Point street and Buchanan street; and

(d) Block bounded by North Point street, Webster street, Beach street and Buchanan street.

Parcel III.

The following two (2) blocks of land:

The block bounded by Fill-(a) more street, Francisco street, Bay street and Webster street; and

(b) The block bounded by Fillmore street, Francisco street, Chest-

nut street and Webster street; and Whereas, it has been proposed that the Company construct on said tracts of land a building suitable for the holding therein of agricultural exhibits and fairs, exhibitions of horses, cattle and other livestock, and of agricultural, viticultural, mechanical, manufacturing and domestic products, pageants, athletic exhibitions and other exhibitions and performances designed to foster and stimulate the business and welfare of the people of the City (said tracts of land and building being sometimes hereinafter referred to as "the premises"); and

Whereas, by reason of the public nature of the purposes for which said premises are to be used, it is desirable that the same should immediately come under the control

of the City and should ultimately be owned by it; and Whereas, the Company proposes to raise the funds necessary to acquire said lands and to construct thereon said building by authorizing and selling an issue of its bonds in the amount of one million two hundred thousand (1,200,000) dollars secured by first mortgage upon said premises, and an issue of its bonds in the amount of six hundred thousand (600,000) dollars secured second mortgage upon premises, each of which mortgages shall be executed by the Company to Anglo-California Trust Company, as Trustee (hereinafter termed the "Trustee") and shall bear date the 1st day of January 1924; Now, therefore, it is hereby mutu-ally agreed by and between said

parties as follows:

1. The Company hereby agrees, with reasonable diligence to acquire said tracts of land and, at its own expense, to construct thereon a building substantially in accordance with the plans and specifications therefor annexed thereto and such modifications thereof (if any) as shall be approved by the Company and by the City through its Board of Supervisors. The certificate of Frederick Meyer, architect, that said building, or any part thereof, has been constructed substantially in accordance with said plans and specifications and modifications thereof (if any) shall be final and conclusive upon each of said parties that the same has been so constructed.

to-wit:

(a) The City agrees to pay to Anglo-California Trust Company, the trustee to be named in the Company's mortgage or deed of trust securing its bonds (herein called the "Trustee"), for account of the Company, in gold coin of the United States, the following sums strictly at the times following, to-wit: A the time of the execution of this indenture one hundred thousand (\$100.000) dollars, and on the 15th day of December of each of the years from and including 1924 to and including 1941, the sum of one hundred and eighty-five thousand (\$185,000) dollars. Any of said sums in this Section 2 mentioned, or any part thereof, may at the option of the City, be paid prior to the date herein specified for the payment thereof.

(b) The City further agrees to pay to said Trustee, for account of the Company, a sum, in gold coin of the United States, equal to the amount of all lawful taxes and assessments of every kind which may be levied or assessed on said premises against the Company during the term of this agreement by the City or by any other governmental authority whatsoever (including all license, franchise, income and capital stock taxes), payment thereof to be made prior to delinquency of such taxes and assessments. City further agrees to pay to said Trustee, for account of the Company, on the 15th day of December of each year during the term of this agreement, the sum of twelve hundred (1200) dollars, in gold coin of the United States, as and for incidental expenses of the Company. The City further agrees to pay to said Trustees all of its fees and charges in connection with said trust (not exceeding the sum of

three thousand (3000) dollars for the calendar year 1924, nor the sum of seven hundred and fifty (750) dollars for any subsequent calendar year), and also all disbursements made by said Trustee in connection with said trust during the term of this agreement.

(c) The City further agrees to pay to said Anglo-California Trust Company for account of the Company, on the 15th day of December of each of the years while this agreement shall be in force (commencing with December 15, 1925), a sum equal to all of the gross reve-nues derived from the operation of said building during the twelve months next preceding such date, not exceeding the sum of thirty thousand (30,000) dollars. In the event that the gross revenues derived from the operation of said building during said twelve months period shall exceed the aggregate of said sum of thirty thousand (30.000) dollars plus all expenses of operating said building during said twelve months' period, then and in that event the City agrees to pay all of such excess to said Trustee, for account of the Company, such payment to be made simultaneously with the payment in this subsection (c) above mentioned. The term "expenses of operating said building", as used herein, shall include all amounts required to be paid by the City pursuant to subdivisions (b), (e) and (f) of this Section 2, and also all expenses for light, water, heat and compensation to janitors and other employees, but shall not include either depreciation or any of the amounts required to be paid by this City pursuant to su')division (a) of this Section 2.

(d) Said lease shall take effect on the date in this section above specified as the time of commencement of the term thereof, and all payments in this indenture agreed to be made by the City shall be made at the times hereinabove specified, notwithstanding said building shall not be then completed. The City shall be entitled to the possession of said tracts of land upon said date of the commencement of said term, and, upon the completion of said building, to the possession of said huilding, to the possession of said premises so long (but only so long) as it shall continue to perform all of the terms and conditions of this indenture on its part to be performed at the time and in the manner herein provided; provided that the City shall permit the

Company such reasonable use of said tracts of land after possession of the same shall have been delivered to the City as may be required by the Company during the construction of said building.

(e) The City agrees, at its own expense, at all times during said term, to maintain said building and premises in first-class condition, and to make, from time to time, any and all repairs thereon to that end required to be made. The City further agrees that it will not cause or permit any mechanic's lien or liens to accrue or attach to said premises during said term.

(f) The City agrees, at all times during said term, at its own expense, to keep said building insured against fire and earthquake, in an amount at least equal to the aggregate principal amount of all bonded indebtedness of the Company then outstanding, in insurance companies satisfactory to said Trustee, with loss thereunder, payable to said Trustee as its interest may appear. The policies of all such insurance shall be delivered by the City to and held by said Trustee.

held by said Trustee.

(g) The City further agrees to save harmless and indemnity the Company from and against all claims for damage or injury to, or the death of, any person or persons at any time in or about said premises, and also from and against all claims for loss or damage during said term to any goods or other property of any person in or about

said premises.

(h) Said lease shall not terminate, nor shall the City be relieved of its obligation to make the payments, or any thereof herein specified, by reason of loss or damage by fire or otherwise to said building; but the City in such event shall, with reasonable diligence, cause said building to be restored, and for this purpose it shall be entitled to use (so far as required) all insurance moneys received and held by said Trustee.

(i) The Company hereby grants to the City the option (to be exercised only if the City shall have paid all of the sums required to be theretofore paid by it pursuant to the terms of this indenture and if also it shall not be in default in the performance of any of its other agreements herein contained) to purchase said premises on any first day of January or July of the term hereof, by payment to said Trustee of the full amount required under the terms of said indentures dated January 1, 1924, securing respec-

tively the first and second mortgage bonded indebtedness of the Company to be paid in order to retire all of its bonds of both of said issues then outstanding. If the City shall desire to exercise said option on any of said dates, it shall at least six months preceding such date give written notice to the Company of its intention to exercise the same, and on or before such date it shall pay to said Trustee, for account of the Company, the amount in this subsection above specified. In making any payment in this subparagraph mentioned, the City shall be entitled to use any available insurance moneys paid to it hereunder and then held by it, and also any other available money paid by the City hereunder (or available securities purchased therewith) then held by said Trustee. Simultaneously with such payment, the Company shall deliver to the City a deed conveying said premises to the City tree and clear of all liens and incumbrances, excepting only the lien of taxes not then delinquent, and any liens caused, created or permitted by the City. Upon the Company's exercising such option and making such payment as in this subparagraph provided, all of its obligations hereunder shall forthwith terminate, anything contained in this indenture to the contrary notwithstanding.

(j) The City agrees not to assign this lease without the written consent of the Company. Permission is, however, hereby given to the City at any time during said term to sublet said premises, or any part thereof.

(k) The City further agrees that, during the term of this agreement. it will include in each of its annual budgets such amounts and sums as shall be requisite in order that the payments herein requireto be made by the City shall be made at the time and in the manner herein specified, and that it will also take any and all other steps necessary or advisable in order that each and all of its covenants herein contained may be performed as herein provided. The City further agrees that in the event that it shall fail to perform any of its agreements in this indenture con tained, and any suit or suits shall be brought by the Company and/or by said Trustee against the City or any of its officers in respect thereof, which suit or suits shall result in

judgment in favor of the Company and/or said Trustee, the City shall pay, on demand, the reasonable costs and attorney's fees of the Company and/or Trustee in such suit or suits.

(1) The City further covenants to cause that portion of all public streets lying between the blocks of land hereinabove described to be forthwith vacated and the title to said portions of said streets to be

vested in the Company.

3. Any notice to the Company shall be sufficiently hereunder given it addressed to it and left during usual business hours at its office, No. ---, San Francisco, California, or (if the Company shall have given written notice to the City of change in the location of its office) if addressed to it and left during usual business hours at the location specified in such notice. Any notice to the City hereunder shall be sufficiently given if addressed to it at the City Hall, San Francisco, California, and delivered to the Clerk of the Board of Supervisors of said City.

The term "Trustee," as used in this indenture, shan mean said Anglo-California Trust Company and any successor or successors

thereof in said trust.

All amounts in this indenture agreed to be paid by the City to the Trustee shall be held and/or applied by the Trustee and/or the Company to the purposes specified in said indentures dated January 1, 1924, securing respectively said first and second mortgage bonds of the Company; provided, however, that the sum of twelve hundred (1200) dollars agreed in and by subparagraph (b) of Section 2 to be paid annually by the City as and for incidental expenses of the Company, and also such portion of said payment of one hundred thousand (100,000) dollars mentioned in subsection (a) of paragraph 2 hereof as may be required by the Company shall be paid by the Trustee to the Company.

4. The City hereby releases each

4. The City hereby releases each and all of the stockholders and officers of the Company from any and all liability on their part as such arising from or out of any of the obligations herein assumed by the

Company.

5. Time is of the essence of this agreement.

In witness whereof, the Company has caused these presents to be signed by its president and secre-

SAN FRANCISCO EXPOSITION COMPANY,

Attest:

Clerk of the Board of Supervisors of the City and County of San Francisco.

Privilege of the Floor.

Leo Levy, representing the Chamber of Commerce, Mr. Meyer, architect, Mr. Eldridge, attorney for Exposition Company, Mr. Green, representing the cattle interests, and others addressed the Board.

Supervisor McLerum answered in detail the questionaire submitted to the memoers of the Board at a previous meeting by Supervisor Mc-

Sheehy.

Attorney Eldridge, representing the Exposition Company, analyzed the ordinance and the terms of the contract with the City.

After a full and complete hearing Supervisor Schmitz moved the pre-

vious question.

Chair (Miss Morgan): "The previous question has been moved. Shall the main question now be put?"

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

No—Supervisor McSheehy—1. Absent—Supervisor Katz—1.

Final Passage.

Whereupon, the foregoing bill was finally passed by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16.

No—Supervisor McSheehy—1. Absent—Supervisor Katz—1.

Explanation of Vote.

Supervisor McSheehy: "I am very sorry the previous speaker has taken to himself not to allow two communications to be read before vote is taken. I am going to vote no for the reason I don't think it is a good contract for San Francisco. am positively in favor of a building on the Marina for exhibition purposes, livestock shows, etc., but I am opposed to the contract for the reasons stated before. San Francisco could make a better contract-other financial arrangements could be made that would be fairer to the City. This is a subterfuge for a bond issue and the City will have to provide \$300,000 or larger sums annually in the Budget to which we are pledging future Boards of Supervisors. It is a dangerous precedent."

Supervisor McLeran moved that the Clerk address a communication to the gentlemen whose names appeared in connection with these improvements and to the Chamber of Commerce thanking them on behalf of the City for making this wonderful improvement for San Francisco

possible.

Motion carried.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Garage Permit,

Resolution No. 22269 (New Se-

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to H. Grieb to maintain a public garage on the north side of Page street, 110 feet east of Gough street. A two-story and basement garage building is to be constructed on the property and no entrance from Lily street will be permitted.

A y e s - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

-16.

Absent—Supervisors Bath, Katz

Dog and Cat Hospital Permit.

Resolution No. 22270 (New Se-

ries), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Drs. Joseph M. Arburna and John McInnes to maintain a dog and cat hospital on the north side of Fell street, 100 feet west of Polk street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Bath, Katz

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$49,649.64, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Colman, Deasy, Harreson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

Urgent Necessity.
Pacific Telephone and Telegraph Company, official outside calls, \$4.71.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

NEW BUSINESS. Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22271 (New Se-

ries), as follows:

Resolved, That the Board of Education be granted permission to occupy the Main Hall of the Auditorium May 23, 1924, for the purpose of holding a drill of the San Francisco R. O. T. Corps.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

Also, Resolution No. 22272 (New

Series), as follows:

Resolved, That the Mizpah Charity Club be granted permission to occupy Larkin Hall, Auditorium, April 12, 1924, 8 a. m. to 6 p. m., for the purpose of holding Rummage Sale, rental fee having been paid to the Clerk of the Board of Supervisors.

Adopted by the following vote Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hay-den, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Library Fund.

(1) Foster & Futernick, binding. library books (cliam dated Feb. 29, 1924), \$536.60.
(2) G. E. Stechert & Co., library

books (claim dated Feb. 29, 1924),

\$3,503.86.

(3) G. E. Stechert & Co., library books (claim dated Feb. 29, 1924), \$1,857.70.

(4) San Francisco News Co., library books (claim dated Feb. 29, 1924), \$530.92.

Fund, Bond School Construction

Issue 1918.
(5) Remington Typewriter Co., typewriters for Galileo High School

(claim dated March 11, 1924), \$700. (6) Royal Typewriter Co., typewriters for Galileo High School

writers for Galileo High School (claim dated March 11, 1924), \$700.

(7) L. C. Smith & Bros., typewriters for Galileo High School (claim dated March 11, 1924), \$700.

(8) Triple Metals Corpn., locks for lockers, Galileo High School (claim dated March 11, 1924), \$1,-811.25.

(9) Triple Metals Corpn., locks for lockers, Mission High School (claim dated March 11, 1924). \$975.
(10) Special School Tax, Budget Item No. 1, moneys expended in preparation of plans for the Andrew School, constructed out of Jackson School, constructed out of bond funds (claim dated March 12, 1924), \$1,642.25.

Special School Tax.
(11) George H. Trask, steel box lockers, Galileo High School (claim dated March 11, 1924), \$1.296.

(12) Webster Mfg. Co., chairs for Galileo High School (claim dated March 11, 1924), \$9.208.20.

(13) George H. Trask, steel box lookers for Mission High School

lockers for Mission High School (claim dated March 11, 1924), \$1,-503.

(14) Joost Bros. Inc., tool equipment for Yerba Buena School (claim dated March 11, 1924), \$568.36.

(15) Montague Range & Furnace Co., two furnaces for Bernal School (claim dated March 18, 1924), \$552. (16) Board of Public Works,

Bureau of Building Repair, Budget ltem No. 337, reimbursement for expenditures in construction of stairs in Iron alley for school accommodation (claim dated March 12, 1924), \$900.

Municipal Railway Fund.

(17) Market Street Railway Co., reimbursement for February, per agreement of December 12, 1918 (claim dated March 13, 1924), \$1,-351.27.

(18) Market Street Railway Co., electric power furnished during February (claim dated March 13,

1924), \$2,927.45. (19) Pacific Gas and Electric Co.. eiectric power furnished during February (claim dated March 13, 1924), \$35,018.79.

(20) Standard Oil Co., gasoline (claim dated March 15, 1924),

\$708.96.

Railway Depreciation Municipal Fund.

(21) F. Boeken, contingent fund expenditures, per voucners (claim dated March 19, 1924), \$525.

Auditorium Fund.

(22) Pacific Gas and Electric Co., gas and electricity furnished Auditorium during February (claim dated March 13, 1924), \$798.59.

(23) Musical Association of San Francisco, expenditures per account of San Francisco Spring Music Festival, per vouchers (claim dated March 24, 1924), \$5,311.14.

Special School Tax.
(24) C. L. Wold, fifteenth payment, general construction, Pacific Heights School (claim dated March 19, 1924), \$46,935.88. (25) Butte Electrical Equipment

Co., final payment, electric contract, Pacific Heights School (claim dated

March 19, 1924), \$2,891.11.

(26) John Reid Jr., thirteenth yment, architectural services, payment, architectural services, Horace Mann School (claim dated March 19, 1924), \$531.34.

Water Construction Fund, Bond Issue 1910.

(27) Associated Oil Co., fuel oil, Hetch Hetchy (claim dated March

netch Hetchy (claim dated March 18, 1924), \$1,095.

(28) Patrick Connolly and Patrick J. Connolly, payment for Hetch Hetchy right of way lands in San Joaquin County; per Resolution No. 22224, New Series (claim dated March 17, 1924), \$1,490. March 17, 1924), \$1,420.

(29) Del Monte Meat Co., meats (claim dated March 18, 1924), \$1,-284.79.

(30) General Electric Co., electric equpiment parts (claim March 17, 1924), \$509.44. dated

(31) Haas Bros., groceries (claim dated March 18, 1924), \$1,371.01. (32) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated March 17, 1924), \$1,-

536.25.(33) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated March 17, 1924), \$939.73.

(34) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated March 18, 1924), \$1,-476.57.

(35) Pacific Gas and Electric Co., electric current supplied (claim dated March 18, 1924), \$620.13.

(36) United States Steel Products Co., first payment, steel bridge superstructures, bay crossing pipe line, Contract 93 (claim dated March 17, 1924), \$63,455.59. (37) General Electric Co., thir-

teenth payment, electric generators, Moccasin Creek power plant (claim dated March 19, 1924), \$12,540.22.
Robinson Bequest Interest Fund.

(38) James Rolph Jr., Mayor, for relief of destitute women and children (claim dated March 24, 1924), \$950.

General Fund, 1923-1924.

(39) Producers Hay Co., hav, etc. Police Department (claim dated

March 17, 1924), \$552.93.
(40) Greer-Robbins Co., one Hupmobile touring car for Police Department (claim dated March 17, 1924), \$1,475.60.

(41) Hugh McGill, third payment, installing high pressure mains in North Point street, etc. (claim dated March 19, 1924), \$2,700. (42) San Francisco Journal, of-

ficial advertising, Board of Public Works (claim dated March 24, 1924), \$540.48,

(43) A. Ginnocchio & Son, alfalfa, Relief Home (claim dated Feb. 29, 1924), \$619.27.

(44) Wm. Cluff Co., groceries, Re-

lief Home (claim dated March 17,

1924), \$1,259.25. (45) Shell Company of California, fuel oil, San Francisco Hospital (claim dated March 14, 1924), \$2,-366.40.

(46) Wm. Cluff Co., groceries, San Francisco Hosiptal (claim dated

March 13, 1924), \$805.54, (47) Wm. Cluff Co., groceries, San Francisco Hospital (claim dated March 13, 1924), \$633.60. (48) Wm. Cluff Co., groceries, San

Francisco Hospital (claim dated March 13, 1924), \$555.16. (49) M. Greenberg's Sons, hyd-rants, 'Fire Department (claim dated Feb. 29, 1924), \$1,273.70.

(50) Pacific Gas and Electric Co., electricity and gas, Fire Department (claim dated Feb. 29, 1924). \$1,697.87.

(51) Spring Valley Water Co., installing Fire Department hydrants

(claim dated Feb. 29, 1924), \$952.50. (52) Shell Company, fuel oil, Fire pumping Department stations (claim dated Feb. 29, 1924), \$2,-038.77.

Standard Oil Co., gasoline (53)and oils, Fire Department (claim dated Feb. 29, 1924), \$1,251.13.

Auditorium Fund.

(54) Musical Association of San Francisco, expenditures for account of San Francisco Spring Music Festival, as per vouchers (claim dated March 24, 1924), \$5,692.42.

Ordering Construction of Fire House, Division Street Between Tenth and Eleventh Streets.

On motion of Supervisor Mc-Leran:

Bill No. 6630, Ordinance No. -

(New Series), as follows: Ordering the construction of a Fire Department building (Engine No. 29), to be erected on the north side of Division street between Tenth and Eleventh streets, in accordance with plans and specifica-tions prepared and approved by the Board of Fire Commissioners; authorizing and directing the Board of Public Works to enter into contract for said construction and permitting progressive payments to be made during the progress of said construction.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of a Fire Department building (Engine No. 29) to be erected on the north side of Division street between Tenth and Eleventh streets, in accordance with plans and spe-cifications prepared and approved by the Board of Fire Commisioners.

Section 2. The said Board of Publi: Works is hereby authorized and permitted to incorporate in the contract for the said construction of Fire Department building condithat progressive payments tions shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter.

Section 3. This ordinance shall take effect immediately.

Appropriation, \$2,450, Payment to ppropriation, \$2,450, Payment to Luther L. Evans for Property Re-quired for Diagonal Street in Potrero.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$2,450 be and the same is hereby set aside and appropriated out of sum of \$65,000 set aside out of County Road Fund by Resolution No. 20428 (New Series) and authorized in payment to Luther L. Evans and Elvena C. Evans for property described in acceptance of offer by Resolution No. 22250 (New Series) and required for construction of a diagonal street bounded by Twentieth and Twentysecond, Rhode Island and Carolina (claim dated March 20, streets 1924).

Appropriation, \$300, for Plans and Specifications for Psychopathic Ward, San Francisco Hospital.

Supervisor McLeran presented: Resolution No. 22273 (New Se-

ries), as follows:

Resolved, That the sum of \$300 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, to the credit of Budget Item No. 334 (Appropriation No. 28-A), for expense of preparing plans and specifications for the reconstruction of ward "R," San Francisco Hospital, into a psychopathic ward.

Adopted by the following vote: A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Bath, Katz

Transfer of Municipal Railway Funds to Cover Operating Deficit.

Supervisor McLeran presented: Resolution No. 22274 (New Se-

ries), as follows:

Resolved, That the sum of \$724.15 be and the same is hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Oper-Fund to cover operating deficit of Municipal Railways during the month of February, 1924.

Adopted by the following vote: Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, McGregor, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Bath, Katz

Accepting Offers to Sell Land in Alameda County Required for Hetch

Hetchy Right of Way.

Supervisor McLeran presented: Resolution No. 22275 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described parcels of land, situated in the County of Alameda, State of California, required as a right of way easement for the aqueduct on the Hetch Hetchy water supply project, for the sum set forth opposite his name, viz .:

John Hinkson, \$135—Four parcels of land, being portions of lots in Blocks 8 and 9, as said blocks are shown and designated on a map entitled "Map of the Town of Newark, Alameda County, Cal.," filed May 6, 1878, in Book 17 of Maps, page 10, Alameda County Records; said parcels being described as fol-

Parcel 1. The westerly half and the northerly 25 feet of the easterly

half of Lot 19 in said Block 8; Parcel 2. All of Lot 15 and the northerly 25 feet of Lot 14 in said

Block 8:

Parcel 3. The southerly 100 feet the westerly half of Lot 16 in said Block 9;

Parcel 4. All of Lot 17 in said Block 9.

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned parcels of land for the sum set forth opposite his name be and the same is hereby accepted.

Be it Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said party of the acceptance of his offer, to examine the title to said property and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

Absent—Supervisors Bath, Katz

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Resolution of Intention to Establish Set-Back Lines No. 37.

Supervisor McGregor presented: Resolution No. 22276 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore Resolved, That it is the intention

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Orizaba avenue, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

Along both sides of Byxbee street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be

10 feet.

Along the westerly side of Beverly street between Garfield avenue and Holloway avenue, said set-back line to be 10 feet; along the easterly side of Beverly street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

Along the westerly side of Ralston street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said setback line to be 13 feet; along the easterly side of Ralston street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 150 feet, said setback line to be 13 feet; thence northerly 75 feet, said setback line to be 6½ feet; thence northerly to Holloway avenue, said set-back line to be 13 feet.

Along both sides of Arch street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 12½ feet.

And notice is hereby given that

Monday, the 21st day of April, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16

Absent—Supervisors Bath, Katz

Passed for Printing.

The following matters were passed for printing:

Establishing Set-Back Lines, Seventeenth Avenue and Other Avenues.

On motion of Supervisor Mc-Gregor:

Bill No. 6631, Ordinance No. — (New Series), as follows:

Establishing set-back lines along portions of Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue and Twenty-ninth avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 18th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 35, to establish set-back lines along portions of Seventeenth avenue. Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue, Twenty-ninth avenue, and fixed the 17th day of March, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled. Section 2. Pursuant to the fore-

section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Seventeenth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said sct-back line to be 3 feet; thence southerly 25 feet, said set-back line to be 7 feet; thence southerly 40 feet, said set-back line to be 11 feet; thence southerly 200 feet, said set-back line to be 14 feet; thence southerly 25 feet, said set-back line to be 11 feet; thence southerly 25 feet, said set-back line to be 3 feet; thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 25 feet, said set-back line to be 2 feet.

Along the westerly side of Thirty-fifth avenue, commencing at a point 212 feet southerly from Balboa street and running thence southerly to Cabrillo street, said set-back line to be 10 feet; along the easterly side of Thirty-fifth avenue, commencing at a point 147½ feet southerly from Balboa street and running thence southerly to a point 150 feet northerly from Cabrillo street, said set-back line to be 10 feet.

Along the easterly side of Fortieth avenue, commencing at Fulton street and running thence northerly 150 feet, said set-back line

to be 3½ feet.

Along the westerly side of Forty-first avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 14 feet; along the easterly side of Forty-first avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 10 feet.

Along the westerly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street and running thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 225 feet, said set-back line to be 10 feet; thence southerly to Kirkham street, said set-back line to be 7½ feet; along the easterly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street and running thence southerly 250 feet, said set-back line to be 8 feet; thence southerly 75 feet, said set-back line to be 5 feet.

Along the easterly side of Twenty-ninth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 3 1/3 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Establishing Set-Back Lines on Ramsell Street and Anza Street.

On motion of Supervisor Mc-Gregor:

Establishing set-back lines along portions of Ramsell street and Anza street

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 25th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 36, to establish set-back lines along portions of Ramsell street and Anza street, and fixed the 24th day of March, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; thereafter and more than ten days prior to said hearing the said resolution was published and notices of passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Se-ries); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Ramsell street, commencing at a point 100 feet northerly from Garfield street and running thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Ramsell street, commencing at a point 100 feet north-

erly from Garfield street and running thence northerly to Holloway avenue, said set-back line to be 61/3

Along the southerly side of Anza street, commencing at a point 811/2 feet westerly from Forty-first avenue and running thence westerly to a point 82½ feet easterly from Forty-second avenue, said set-back line to be 3 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby

made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Amending Zoning Ordinance, Southeast Corner Fell and Baker Streets.

On motion of Supervisor Mc-Gregor

Bill No. 6633, Ordinance No. ---

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Fell street and Baker street, for a distance of 150 feet on Fell street and a distance of 150 feet on Baker street, in the commercial district.

Section 3. This ordinance shall take effect on the date of its approval and shall continue in effect for the period of sixty days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential district.

Establishing Set-Back Lines, Forty-Fifth Avenue.

On motion of Supervisor Mc-Gregor:

Bill No. 6634, Ordinance No. —

(New Series), as follows:

Establishing set-back lines along portion of Forty-fifth avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 28th day of January, 1924, the Board of Supervisors adopted Resolution of Intention No. 33, to establish set-back lines along portion of Forty-fifth avenue and fixed the 25th day of February, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objec-tions thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objec: tions were made except those that were duly and properly overruled. Section 2. Pursuant to the fore-

going recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

Along the westerly side of Fortyfifth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 350 feet, said set-back lines to be 10 feet; thence northerly 50 feet, said set-back line to be 6 2/3 feet; along the easterly side of Forty-fifth avenue, commencing at Judah street and running thence northerly 242 feet, said set-back line to be 12 feet; thence northerly 43 feet, said setback lines to be 9 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation this ordinance shall be as fixed by the ordinance aforesaid.

Lombard Street Zoning Amendment Denled.

Supervisor McGregor presented: Resolution No. 22277 (New Series), as follows:

Resolved, That the application of F. Ravin to amend the zoning ordinance by placing the northerly side of Lombard street between a point 141 feet westerly from Octavia street and a point 191 feet westerly from Octavia street in the commercial district instead of in the second

residential district, be and the same is hereby denied.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Bath, Katz

Passed for Printing.

The following resolution was passed for printing:

Cabinet Shop, Garage, Supply Station, Oil and Boiler Permits.

On motion of Supervisor Deasy: Resolution No. ——— (New Se-

ries), as follows: Resolved, That the following revocable permits are hereby granted:

Cabinet Shop.

Henry Harder, at northeast corner of San Bruno avenue and Flower street, wherein planers, stickers and jointers are to be used.

Public Garage.

Daniel Lagan, on west side of Howard street, 170 feet north of Seventeenth street; also to store 600 gallons of gasoline on premises.

J. Estrade, at 150 Valencia street (all of building), also to store 600 gallons of gasoline on premises. No machines are to be allowed to enter or leave the garage on the Elgin Park side of the building.

Automobile Supply Station. Cleveland Sturke and David Garibaldi, at the northeast corner of Ocean and San Jose avenues; also to store 2000 gallons of gasoline on premises.

Roiler

J. De Bella, at 925 Front street, 8

horse power. Luigi Lari, at 816 Geneva avenue.

50 horse power.

D. Franzoni, at 136 Huron avenue, 50 horse power.

Oil Storage Tank

(1500 gallons capacity). L. Franzoni, at 136 Huron avenue. Maas & Sauer, at southwest corner of Greenwich and Franklin streets.

Harry Wolf, at 1120 Jackson

street.
W. Props. on the west side of Franklin street, 50 feet north of Sacramento street.

Strand & Strand, on the west side of Octavia street, 40 feet north of Francisco street.

Luigi Lari, at 816 Geneva avenue. Kingan & Co., at 446 Drumm street.

Frisk & Swanson, on the east side of Grove street, 50 feet north of Shrader street.

Edward E. Young, on the north side of California street, 75 feet west of Octavia street.

Max Wolf, at 2710 Broadway, 600

gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Department to Investigate Police Practicalinity of Portable Barriers for Safety Stations and Zones.

Supervisor Bath presented: Resolution No. 22278 (New Se-

ries), as follows:

Resolved. That the Police Department be requested to investigate, and if deemed practicable, install portable barriers at the end of salety stations and zones, the construction to be similar to those in use in the City of Detroit.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hay-

den, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16

Absent-Supervisors Bath, Katz

Street Lights.

Supervisor Schmitz presented:

Resolution No. 22279 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby in-structed to install, move and re-move street lights as follows:

Remove Gas Lamps.

Northeast and southwest corners of Steiner and Bush streets.

Southeast and northwest corners of Pierce and Bush streets.

Northwest and southeast corners

of Steiner and Pine streets. Southeast and northwest corners

of Pierce and Bush streets.

North side and south side Pine street between Steiner and Pierce streets.

North side and south side Bush street between Steiner and Pierce streets.

East side and west side Steiner street between Bush and Pine streets.

East side and west side Pierce street between Bush and Pine streets.

Install 400 M. R. Pine and Steiner streets. Pine and Pierce streets. Bush and Steiner streets.

Bush and Pierce streets. Bush street between Steiner and

Pierce streets. Pine street between Steiner and

Pierce streets.

Steiner street between Bush and Pine streets.

Pierce street between Bush and Pine streets.

Move 250 M. R.

between Twenty-fifth avenue Geary and Clement streets, one pole north.

Forty-first avenue between Anza and Balboa streets, one pole north. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

Circus Permit.

Supervisor Robb presented:

Resolution No. 22280 (New Series), as follows:

Resolved, That permission is hereby granted Al G. Barnes' Wild Animal Shows to hold exhibitions at Twelfth and Market streets April 20 to April 27, 1924, both days inclusive, upon complying with the provisions of Section 34, Ordinance No. 5132 (New Series), and all sani-tary regulations of the Board of Health.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore ---16.

Absent-Supervisors Bath, Katz -2.

Extensions of Time-Construction of Horace Mann School.

Supervisor Wetmore presented:

Resolution No. 22281 (New Series), as follows:

the following Resolved. That named contractors are hereby granted a second extension of time on their contracts for the construction of the Horace Mann School, in accordance with recommendation of the Board of Works, for the reason that delay was caused by the City on purchase of the property, to-wit:

A. Lettich, plumbing work, 90 days from January 15, 1924. J. Greenback, lathing and plaster-

ing work, 90 days from January 18, 1924.

Butte Electrical Equipment Co., electric work, 90 days from January 14, 1924.

P. J. Enright, heating and ventilating work, 90 days from January 15, 1924. Anderson & Ringrose, general con-

struction, 90 days from January 22,

Further Resolved, That the advertising charges for printing this resolution be and are hereby remitted.

Adopted by the following vote: Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, gan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Bath, Katz

Abandonment of Francisco School Site.

The following resolution, heretofore presented by the Finance and Buildings Committees and on motion of Supervisor Badaracco over from last meeting, was taken up and adopted:

Resolution No. 22282 (New Se-

ries), as follows:

Whereas, the City Attorney reports he is unable to overcome delays in the purchase of property for the Francisco School because the judge will not decide condemnation proceedings; and instead of rendering a decision, Judge Troutt suggests to the City Attorney that a compromise be made with the owner, A. Ruef. The Building and Finance Committees have offered the owner \$30,000 for this property, which is more than a liberal price, and the owner is asking a much larger sum which is exorbi-The Board of Public Works tant. has been prepared since September to proceed with the construc-tion of the Francisco School, but cannot do so because the City does not own the land required. The City Attorney suggests that the proposed site be abandoned and another site be acquired for this school, therefore,

Resolved, That the Board of Supervisors, on recommendation of the Building and Finance Committees, respectfully recommends to the Board of Education to abandon the proposed Francisco School site; that the property heretofore purchased be sold and that another location be procured for this school.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hay-den, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

Passed for Printing.

The following matters were passed for printing:

Ordering Street Work.

On motion of Supervisor Harrelson:

Bill No. 6635, Ordinance No. -(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Hawes street between Hudson and Innes avenues, including the crossing of Hawes street and Innes avenue, by the construction of granite curbs; by the construction of artificial stone sidewalks of the full official width on the above mentioned crossing, and by the construction of an asphaltic concrete pavement on the roadway

thereof.

Section 2. This ordinance shall take effect immediately.

Also. Bill No. 6636, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 11, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1913 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Palou avenue between Phelps street and Rankin street, including the crossings of Palou arenne and Phelps street, Quint street and Rankin street and the intersection of Dunshee street, by grading to official line and grade; by the construction of concrete curbs; by the construction of artificial stone sidewalks on the angular corners of the above mentioned crossings and intersections; by the construction of the following brick catchbasins with appurtenances and 10-inch ironstone pipe culverts, 3 on each of the above mentioned crossings, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6637, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinarce of 1915 of provement Ordinance of 1918 said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the aid contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Chilton avenue between Bosworth street and its southerly termination, by grading to official line and grade; by the construction of concrete curbs, and by the construction of a concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6638, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the

Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 11, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

The improvement of Hamilton street between the northerly line of Fellon street and the southerly line of Silver avenue, excepting the crossing of Hamilton street and Silliman street, by grading to official line and grade; by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6639, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

per annum.

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 18, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Van Buren street between Surrey and Sussex streets; the intersection of Surrey street and Swiss avenue, and the northerly side of Surrey street between Swiss arenue and Chenery street where not already improved, by the construction of concrete pavement on the roadway of Van Buren street between Surrey and Sussex streets; by the construction of an asphaltic concrete pavement on the roadway of the intersection of Swiss avenue and Surrey street and where not already constructed on the northerly side of Surrey street between Swiss avenue and Chenery street; by the construction of one catchbasin with accompanying 10inch ironstone pipe culvert and artificial stone sidewalks of the full official width on the angular corners in the intersection of Swiss avenue and Surrey street.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6640, Ordinance No. — (New Series), as follows: Repealing Ordinance No. 6166

(New Series), approved March 6, 1924, ordering the improvement of Treat avenue between Twenty-sixth street and a line extending from a point 182 feet southerly from Twenty-sixth street on the westerly side to a point 170 feet southerly from Twenty-sixth street on the easterly side by grading to official line and grade, etc.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6166 (New Series), ordering the improvement of Treat avenue between Twenty-sixth street and a line extending from a point 182 feet southerly from Twenty-sixth street on the westerly side to a point 170 feet southerly from Twenty-sixth street on the easterly side by grading to official line and grade, etc., is hereby repealed.
Section 2. This ordinance shall take effect immediately.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22283 (New Se-

ries), as follows:

Resolved, That Municipal Construction Company is hereby granted an extension of sixty days' time from and after March 12, 1924, within which to complete contract for the improvement of Joost avenue between Acadia and Baden streets under public contract. This extension of time is tract. This extension of time is granted for the reason that the contractor has been delayed by allowing fill to settle.

Adopted by the following vote: Ayes - Supervisors Badaracco,

Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisors Bath, Katz

Also, Resolution No. 22284 (New

Series), as follows: Resolved, That James M. Smith is hereby granted an extension of ninety days' time from and after April 6, 1924, within which to complete contract for improvement of Wilde avenue between Delta street and San Bruno avenue, under public contract. This extension of time is granted for the reason that contractor has been delayed by the placing of water mains.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy,

Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Bath, Katz

Also, Resolution No. 22285 (New Series), as follows:

Resolved, That P. Montague is hereby granted an extension of sixty days' time from and after April 8, 1924, within which to complete contract for the grading of Bauer street between Alemany and Capistrano avenues. This extension of time is granted for the reason that the contractor was unable to complete the work on time owing to the difficulty in obtaining the work is well under way, 60 per cent of the fill being completed. Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisors Bath, Katz

Passed for Printing.

The following bills were passed for printing:

Repealing Ordinance Ordering improvement of Vicente Street.

Supervisor Harrelson presented: Bill No. 6641, Ordinance No. -

(New Series), as follows:

Repealing Ordinance No. 5797 (New Series), ordering the improvement of Vicente street from Forest Side avenue to Nineteenth avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, by grading to official line and grade; by the construction of cencrete curbs; by the construction of an asphalt pavement on the roadway thereof, etc.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5797 (New Series), ordering the improvement of Vicente street from Forest Side avenue to Nineteenth avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, by grading to official line and grade; by the construction of an asphalt pavement on the readway thereof, ctc., is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Spur Track Permit, Rathjen Bros., Inc. Also, Bill No. 6642, Ordinance No. (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Rathjen Bros., Inc., to construct, maintain and operate a spur track from the existing track in Bluxome thence Bluxome across street to the property on the south side of Bluxome street between Fourth and Fifth streets as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Rathjen Bros. Inc., to construct, maintain and operate a spur track from the existing track in Bluxome street; thence across Bluxome street to the property on the south side of Bluxome street between Fourth and Fifth streets as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are

hereby specifically contained in the permit hereby granted and shall be construed as a part hereof, as complete as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Rathjen Bros.. Inc.

Provided. that Rathjen Inc., shall erect and maintain allnight lighted are lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

This ordinance shall Section 2. take effect immediately.

Spur Track Permit, A. Schilling & Co.

Also, Bill No. 6643, Ordinance No.
— (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to A. Schilling & Co. to construct, maintain and operate a spur track on Second street between Folsom and Harrison streets as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable

at will of the Board of Supervisors, is hereby granted to A. Schilling & Co. to construct, maintain and operate a spur track beginning at the northwesterly termination of the present spur track on the northeasterly side of Second street, running thence northwesterly along the center line of the present spur produced for a distance of nine

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by A. Schilling & Co.

Section 2. This ordinance shall

take effect immediately.

Spur Track Permit, Healy-Tibbitts Construction Company.

Also, Bill No. 6644, Ordinance No. — (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Healy-Tibbitts Construction Company to construct, maintain and operate a spur track from a point in the existing track on North Point street, between Mason and Taylor streets, as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Healy-Tibbitts Construction Company to construct, maintain and operate a spur track,

as follows:

Beginning at a point in the existing track on North Point street approximately 160 feet west of the west line of Mason street and approximately 160 feet west of the west line of Mason street and approximately 160 feet west line of Mason street and approximately 160 feet west line of Mason street and approximately 160 feet west line of Mason street and approximately 160 feet line with the lin proximately twelve feet north of the south property line of North Point street; thence easterly along and parallel to North Point street to the westerly line of Mason street. Said permission is granted sub-

ject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October

12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Healy-Tibbitts Construction Company.

Provided, that Healy-Tibbitts Construction Company shall erect and maintain all-night lighted are lamps where directed by the Lighting Committee of the Board of Su-

pervisors.

Section 2. This ordinance shall take effect immediately.

of Contract-Motor Trucks, Street Cleaning Department.

Supervisor Rossi presented: Resolution No. 22286 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing one 2½-ton motor truck for the Street Cleaning Department be hereby awarded to Kleiber Motor Truck Company on bid submitted February 4, 1924, for the sum of \$5285.

Resolved, That all other bids sub-

mitted thereon be rejected.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the article offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent-Supervisors Bath, Katz

Award of Contract-Bathing Suits.

Supervisor Rossi presented: Resolution No. 22287 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing bathing suits for Fleishhacker Pool be hereby made to J. J. Pfister Knitting Company on bid submitted March 10, 1924, as follows, viz.: 1,000 men's suits, at \$1.25 each; 1,000 women's suits. at \$1.25 each.

Resolved, That all other bids submitted thereon be rejected.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -16.

Absent—Supervisors Bath, Katz

Award of Contract-Publishing and Distributing Delinquent Tax Lists. Supervisor Colman presented:

Resolution No. 22288 (New Se-

ries), as follows:

Resolved, That the contract for publishing the Delinquent Tax List, Index of Delinquent Real Estate Taxpayers and Sales List, and other matters incidental thereto, for the fiscal year 1923-1924, is hereby awarded to Chase & Rae, publishers of the Twin Peaks Sentinel, at the price bid therefor, viz.: Four and nineteen-twentieths (419-20) cents per line (the same being the lowest bid submitted therefor), in accordance with the specifications therefor and according to law, and the Mayor is hereby authorized to enter into such contract upon the filing of a good and sufficient bond in the sum of five thousand (5,000) dollars, conditioned upon the faithful performance of such contract. All other bids are hereby rejected. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

-16.Absent-Supervisors Bath, Katz

SPECIAL ORDER-3 P. M.

Cemeteries Removal Ordinances.

following bills, laid over from a previous meeting, were taken up:

Masonic Cemetery.
Bill No. —, Ordinance No. —
entitled, "Declaring that the further maintenance of the Masonic Cometery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bedies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments."

Odd Fellows Cemetery.
Bill No. —, Ordinance No.
entitled, "Declaring that the further maintenance of the Odd Fellows Cemtery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and 1emoval of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments."

Laurel Hill Cetemtery.

Bill No. ——, Ordinance No. —— entitled, "Declaring that the fur-ther maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments."

Calvary Cemetery.

Bill No. —, Ordinance No. — entitled, "Declaring that the fur-ther maintence of Calyary Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and de-manding the disinterring and re-moval of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds,

vaults and monuments.'

Milton Marks, Assistant City Attorney, representing the City; Geo. Clark Sargent, attorney representing the Cemeteries Protective Association, and L. Crowley, attorney representing the Roman Catholic Archbishop, a corporation sole, were in attendance at this hearing.

Privilege of the Floor.

The following were granted the privilege of the floor and addressed

the Board:

Mme. Grosgean, representing the Cemeteries Protective and Beutification and Anti-Removal Association, was heard at length in opposition to the pending ordinances.

Mrs. Leonora Kothe, president of the Cemeteries Protection Association, also was heard in opposition

to the ordinances.

Frank Sullivan also opposed the

removal of the cemeteries.

E. Peixotto, attorney for the Down Town Association, favored the removal of the cemeteries.

Mrs. Godfrey, Mrs. Mary Scarlon, Col. T. P. Robinson and Mr. Mc-Kenzic representing property owners in the vicinity of the cemeteries favored the passage of the ordinances.

Senator Morris. author of the Morris Bill in the State Legislature which provides for cemetery removals, was granted the privilege of the floor and addressed the Board, explaining the terms of the aforesaid bill and its application to the present situation.

Proposed Amendment.

The following proposed amendment to the pending ordinances was presented by Supervisor McSheehy, seconded by Supervisor Roncovieri, and defeated by the following vote:

and dejeated by the following vote: Section 6. It is hereby provided that any cemetery corporation, association, corporation sole, or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of the act of Legislature, herein in Section 2 referred to by title, shall reserve sufficient land from such cemetery land for schools, parks and playgrounds to the amount of ten per cent of the entire area of the cemeteries above described for public use and for the purposes herein stated.

The selection of the land so to be reserved shall be made by the City Planning Commissioners of the City and County of San Francisco, who shall co-operate with the owners and select two different parcels for the

purposes of ultimately using these parcels for schools, parks and play-

grounds.

The City and County of San Francisco agrees to purchase this land and shall have an option for such purchase; said option to run for five years from the date that this ordinance is in force.

Ayes - Supervisors Badaracco,

McSheehy-2.

Noes—Supervisors Colman, Deasy, Harrelson, Hayden, McGregor, Mc-Leran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz

--4.

Explanation of Vote.

Supervisor Roncovleri explained his vote, saying: "I am going to vote for the removal of these two cemeteries for the reason that they are a disgrace. I yield to no one in sentiment, but these cemeteries are eyesores, and there is no money to put them in order and they will continue to deteriorate. If some means were taken to make parks of them, I would not vote yes."

Passed for Printing.

Thereupon, on motion of Supervisor Colman, the following bills were passed for printing:

Masonic Cemetery.

Declaring that the further maintenance of the Masonic Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be per-formed; declaring certain condi-tions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further

maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Masonic Cemetery, within the boundaries of Turk street, Masonic avenue, Fulton street and Parker avenue.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a hurial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed. Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said

bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is nereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this orginance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a news-paper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereot. Said Board of Health shall. from time to time, adopt and promulgate, in the same manner, any reasonable and neecssary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of the said act of Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislaurt, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the deposting therein of the bodies disinterred from such cometery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors, or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

by said Board by resolution thereof.
Section 6. This ordinance shall
be in force and take effect imme-

diately.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harreison, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore—16.

Absent - Supervisors Katz,

Schmitz-2.

Odd Fellows' Cemetery.

Bill No. 6646, Ordinance No. -

(New Series), as follows:

Declaring that the further maintenance of the Odd Fellows' Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, towit:

Odd Fellows Cemetery, bounded by Geary street, Henderson avenue, St. Rose's avenue, Parker avenue, Turk street, Willard street, Edward street and Arguello boulevard.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such podies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed."

Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and renoved within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemeterry or cemeteries outside of the limits of the said City

and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling such cemetery a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulaand necessary tions. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed to erect a memorial mausoleum or columbarium for the de-positing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columabriums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and ap-

proved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect imme-

diately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore— 16.

Absent - Supervisors Katz,

Sehmitz-2.

Action Deferred.

Thereupon, on motion of Supervisor Colman, action on the bills relating to Laurel Hill and Calvary cemeteries was laid over one week.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Street Lights.

Supervisor Schmitz presented:

Resolution No. 22291 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Remove Gas Lamps.

North side and south side Grove street, first west of Divisadero street.

Northwest and southeast corners Grove and Broderick streets.

West side Scott street, first north Hayes street.

Fulton street between Pierce and

Scott streets.

West side Twelfth street, first and second north Mission street. East side Twelfth street, first and

second north Mission street.

Install 400 M. R.

Broderick and Grove streets. Grove street between Divisadero and Broderick streets.

Fulton street between Pierce and

Scott streets.

Twelfth street, south of Market street.

Twelfth street, north of Mission street.

Install 250 M. R.

Scott street between Hayes and Grove streets.

Remove Single Top Gas Lamps. Northeast Mission street and Mint

avenue.
South side Mission street, 348

and 590 feet west of Fifth street. North side Mission street, 487 and 702 feet west of Fifth street. South side Mission street, 125,

367 and 628 feet west of Sixth street. North side Mission street, 254 and 474 feet west of Sixth street.

South side Mission street, 123 and 344 feet west of Seventh street.

North side Mission street, 236, 472 and 700 feet west of Seventh street

Southwest Mission and Julian streets.

South side Mission street. 141 and 330 feet west of Eighth street.

North side Mission street, 220, 333 and 440 feet west of Eighth street.

North side Mission street, 204 feet west of Ninth street.

Southeast Mission and Washburn

Southwest Mission and Grace

street.

South side Mission street, 204 feet west of Tenth street. North side Mission street, 102 and

306 feet west of Tenth street.

Southeast and northwest Mission

and Eleventh streets.

South side Mission street, 112, 336 and 560 feet west of Eleventh street.

North side Mission street, 224 and 448 feet west of Eleventh street.

Northwest Mission and Twelfth streets.

Gore Mission and Otis streets. Southwest Mission and Twelfth streets.

South side Mission street, 220, 340, 414 and 668 feet west of Twelfth street.

North side Mission street, 100, 309, 512 and 721 feet west of Twelfth

Southeast Mission and Thirteenth street.

West side Mission street and gore

Otis street. Mission Southwest street and

Duboce avenue.

East side Mission street, 215 feet south of Thirteenth street.

Southeast Mission and Erie street. West side Mission street, 229 and 440 feet south of Duboce avenue.

Install 600 CP Ornamental Type.

East side Sixth street between Market and Stevenson streets.

East side Sixth street between Jessie and Mission streets.

West side Sixth street between Mission and Minna streets.

West side Sixth street between Natoma and Howard streets.

East side Eighth street, 108 feet south of Market street.

West side Eighth street between Mission and Minna streets. East side Tenth street, 100 feet

north of Mission street.

West side Tenth street between Mission and Minna streets.

West side Tenth street between

Natoma and Howard streets.

North side Mission street, 42, 280, 493 and 682 feet west of Fifth street.

South side Mission street, 174, 375 and 581 feet west of Fifth street.

North side Mission street, 160, 390 and 590 feet west of Sixth street.

South side Mission street, 271, 495 and 692 feet west of Sixth street.

North side Mission street, 145, 360 and 571 feet west of Seventh street.

South side Mission street, 250, 470 and 675 feet west of Seventh street.

North side Mission street, 115 and 304 feet west of Eighth street.

South side Mission street, 215 and 410 feet west of Eighth street.

Northeast Mission and Ninth streets.

South side Mission street, 15 and 205 feet west of Ninth street.

North side Mission street, 110 and 295 feet west of Ninth street.

South side Mission street, 50 and

160 feet west of Tenth street.
North side Mission street, 50 and
280 feet west of Tenth street.
Southeast Mission and Tenth

streets.

Southeast Mission and Eleventh streets.

North side Mission street, 35, 224 and 415 feet west of Eleventh street.

South side Mission street, 130 and 320 feet west of Eleventh street. Northeast Mission and Twelfth streets.

South side Mission street, 40 and

163 feet east of Twelfth street. North side Mission street, 70 feet east of Twelfth street.

North side Mission street, 90, 233, 445 and 643 feet west of Twelfth street.

South side Mission street, 225 and 435 feet west of Twelfth street. South side Mission street, 145 feet

east of Thirteenth street.
West side Mission street, 5, 220

and 430 feet south of Duboce avenue.

East side Mission street, 15 and 460 feet south of Thirteenth street. Northeast Mission and Fourteenth

streets. West side Mission street, 30, 225 and 455 feet south of Fourteenth street.

East side Mission street, 120 and 345 feet south of Fourteenth street.

Change 300 electroliers to 600 CP ornamental type, all-night, Mission street between Fourteenth and Sixteenth streets: as ordered on Resolution No. 21427.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Shannon, Welch, Wetmore—15: Absent - Supervisors Colman,

Katz, Schmitz-3.

Van Ness Avenue Subway. Supervisor Rossi presented: Resolution No. 22292 (New Se-

ries), as follows:

Resolved, That the Committee on Streets, Judiciary and Traffic be requested to investigate the expediency of constructing a subway extension of Van Ness avenue to an intersection with Howard street, and that the City Engineer be requested to report to that committee his opinion to the practicability of the project and an approximate estimate of its cost.

Adopted under suspension of the

rules by the following vote:
Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSneeny, Morgan, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore—15.

Absent - Supervisors Colman,

Katz, Schmitz-3.

Storage of Petroleum Ordinance Amended.

Supervisor Deasy presented: Bill No. —, Ordinance (New Series), as follows: ---, Ordinance No. -

Amending Section 2 of Ordinance No. 302, approved May 24, 1901, as amended by Ordinance No. 5991, approved September 7, 1923, providing for the regulation and controlling of

the storage of crude petroleum, etc. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 2 of Ordinance No. 302, approved May 24, 1901, as amended by Ordinance No. 5991, approved September 7, 1923, providing for the regulation and controlling of the storage of crude petroleum, etc., is hereby amended to read as follows:

Use of Crude Petroleum.

Section 2. No person or persons, firm, company, or corporation shall, within the limits of the City and County of San Francisco, construct, erect, or maintain any plant or use any device or apparatus for burning crude petroleum or any of its products for fuel purposes, or use any device or apparatus whereby gas is generated from crude petroleum or any of its products for fuel purposes, without permission of the Board of Supervisors of the City and County of San Francisco; said plant, device or apparatus shall be constructed, erected and placed in position to the satisfaction and with the approval of the Fire Marshal of

the City and County of San Francisco and in such manner as said Fire Marshal shall deem safe to

life and property.

No permit shall be granted to construct, erect or maintain any such plant, device or apparatus such plant, device or apparatus using a pressure, syphon or gravity system, and no such plant, device apparatus using a pressure, syphon or gravity system shall be constructed, erected or maintained within the limits of the City and County of San Francisco; provided, however, that this ordinance does not prohibit the maintenance or use of any device or apparatus, herein mentioned, solely for the purpose of demonstrating the same for sale for use, or for distribution, outside the City and County of San Francisco, when such appliances or deare operated by persons vices skilled in the operation thereof and are maintained in stores or buildings in such a way as not to consituate a fire hazard thereto; provided that when sales are made within the City and County of San Francisco there be plainly printed en the invoices covering the same the words "It is illegal to use or operate this device within the City

and County of San Francisco."
The Fire Marshal is hereby authorized, empowered and directed to prescribe the necessary conditions which shall govern the exercise of special privileges granted by the Board of Supervisors for the storage and use of crude petro-

leum as a fuel.

Provided, however, that this section shall not apply to ordinary kerosene or coal oil lamps or properly constructed kerosene or coal oil stoves using oil which will stand a fire test of 110 degrees Fahrenheit or better, before it will flash or emit an inflammable vapor.

No crude petroleum or any of its products, or any oils or fluids, shall be used for fuel, cooking, heating, or illuminating purposes within the City and County of San Francisco, unless the same will stand a fire test of 110 degrees Fahrenheit or better, before it will flash or emit an inflammable vapor.

Section 2. This ordinance shall

take effect immediately.

Referred to Fire Committee. Mayor to Appoint Citizens' Committee

for Observance of "Clean-up" Week. Supervisor Rossi presented:

Resolution No. 22293 (New Series), as follows:

Resolved, That the Mayor be requested to appoint a citizens committee for the purpose of arranging for the observance of "clean-up" week, and the various depart-ments of the city government are requested to co-operate in promoting the object sought to be attained.

Adopted under suspension of the rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, F Shannon, Welch, Wetmore—15. Rossi.

Absent - Supervisors Colman,

Katz, Schmitz-3.

ADJOURNMENT.

There being no further business, the Board at 8:30 p. m. adjourned.

J. S. DUNNIGAN. Clerk.

MONDAY, MARCH 31, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, March 31, 1924, 2 p. m.

CALLING THE ROLL.

The Roll was called and it was noted that there was no quorum. Supervisor Colman thereupon moved, owing to the lack of a quorum and out of respect to the memory of Father Joseph P. McQuaide, veteran Chaplain of the Spanish-American War and the World's War, that the Board take an adjournment until Monday, April

7, 1924, at 2 p.m. So ordered.

In Memory of Father McQuaide. Supervisor Schmitz presented the following:

"Father P. McQnaide. Joseph

lover of country and of humanity, has gone to his eternal rest, and his departure will be mourned by the many thousands who have been the recipients of his ministrations and likewise by a multitude who were familiar with his countless kindly acts or who were so fortunate as to be counted among his intimate associates.

"We, as members of the Board of Supervisors, cannot overlook the services which he has rendered on the field of battle or in the hospitals filled with the victims of two great wars—services immeasurably great and in the rendition of which was exemplified his intense human sympathy and loving tenderness those who were oppressed by fear and suffering.

"To the many tributes that have been paid to his memory we can only add by speaking the few words that mean much and say that we sorrow deeply and grieve as we must from the passing of a noble priest, brother, patriot and above all, a good and righteous man; and our prayer is for his soul's peace and that his reward may be the immortal happiness that is justly his.

"Resolved, That these words be inscribed in the Journal, a copy sent to his relatives and that adjournment this day be one of deep respect to his sainted memory."

ADJOURNMENT.

Whereupon, at the hour of 2:05 p. m., adjournment was taken until the next regular meeting.

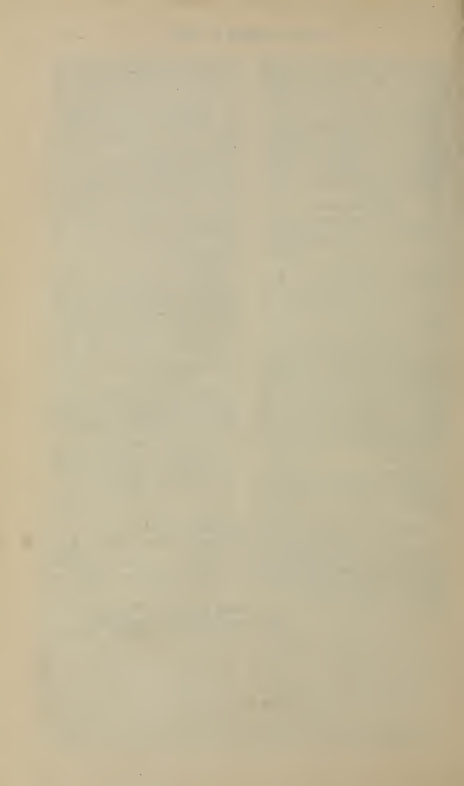
J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisor April 14, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors. City and County of San Francisco.



Monday, April 7, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



AND DESCRIPTION OF PERSONS

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, APRIL 7, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 7, 1924, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Col-man, Deasy, Hayden, Harrelson, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent-Supervisors Katz, Welch

(Supervisor Katz excused on account of illness.)

Quorum present.

Acting Mayor Ralph McLeran presiding.

APPROVAL OF JOURNALS.

The Journals of Proceedings of March 3, 10 and 17, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Traffic Commission Increase of Memship.

The following was presented and read by the Clerk:

Mayor's Office, April 7, 1924. Board of Supervisors, City Hon. Hall, San Francisco.

Gentlemen:

In order that the Board of Supervisors and the automobile industry both be more adequately represented on the Traffic Commission, I would appreciate your Honorable Board authorizing me to appoint on the Traffic Commission two additional members.

Thanking you for this courtesy, I am,

Very sincerely, RALPH McLERAN.

April 7, 1924—Mayor authorized to appoint two additional members.

Regional Planning Association.

The following was presented and read by the Clerk:

Communeation from the League of California Municipalities inviting representation at a regional plan-ning conference for the region about San Francisco Bay, which is to be held at the Commonwealth Club, 345 Sutter street, Friday, April 11, 1924, at 10 a. m., to consider, among other things, the establishing of a regional planning association.

Read and Supervisor Welch designated to represent the Board of

Supervisors.

Child Welfare Week.

The following was presented and

read by the Clerk:

Communication from the California Federation of Women's Clubs, San Francisco District, "Child Welfare Week," expressing appreciation of co-operation and assistance rendered by the Board of Supervisors and inviting attendance at sessions in the Auditorium.

Ordered filed.

Opening of Geary Quality Market. The following was presented by Supervisor Wetmore and read by

the Clerk:

Communication from E. Grozzoni, proprietor of the Geary Quality Market, extending cordial invitation to the members of the Board of Su-pervisors to attend opening of Geary Quality Market at the southeast cor-ner of Twenty-second avenue and Geary street on Wednesday, April 9, at 10 p. m. Invitation accepted.

Relative to Hoof and Mouth Disease Control.

The following was presented and read by the Clerk:

Communication from the Los Angeles Chamber of Commerce, requesting that San Francisco officially endorse action of California Bankers Association in underwrit-ing loan of \$600,000 to the State for the control of the hoof and mouth epidemic, and also requesting that San Francisco Board of Supervisors use its influence with local banks to induce them to assume their part

of the responsibility; also to instruct and pledge our state representatives to support a measure appropriating sufficient moneys to make good the banks' guarantee in the next session of the State Legislature.

Mayor authorized to appoint a committee of citizens to co-operate.

Modesto Irrigation District Requests Water and Power from Hetch Hetchy.

The following was presented and

read by the Clerk:

Communication from the City Entransmitting resolution gineer, passed by the Modesto Irrigation District, requesting conditions and price at which City would be willing to release for prospective emergency of 1924 some of the stored waters belonging to the City and County in Hetch Hetchy; also electrical energy from Hetch Hetchy transmission line, the quantity to range from 1000 to 8000 kilowatts.

Referred to the Public Utilities

Committee.

Street Car Advertising, Tanforan Racing Season.

The following was presented by

Supervisor Colman:

Communication from the California Jockey Club, requesting permission to operate a street car over the tracks of the Market Street Railway system bearing an advertisement of the Spring opening of the racing season at Tanforan, covering a period from May 1 to May 25, 1924, inclusive.

(See Resolution Ordered filed. No. 22335 (New Series), adopted.)

Protest Against Changing Name of Main Street.

The following was presented by the Clerk:

Communication from Payne's Bolt Works. opposing the proposed change of the name of Main street to Matson street.

Referred to the Streets Commit-

Communication from E. F. Tway, withdrawing his objection to the changing of the name of Main street to Matson street.

Referred to the Streets Committee.

Communication (unsigned) giving historical data with reference to the origin of the name of Main

Referred to the Streets Commit-

Protest, Stable, Sunset District.

Protest from the Sunset Community Improvement Club, against the maintenance of a stable on Fourteenth avenue between Lincoln and Irving streets.

Read and filed.

Van Ness Avenue Extension Endorsed. Communication from Town Town proposed Association, indorsing plan for extension of Van Ness avenue.

Subject-matter referred to Lands and Tunnels and Assessment Dis-

tricts Committee.

Notice to Show Cause, Widening of Virginia Avenue.

Hearing fixed for 3 p. m. this day of all persons interested to show cause, if any they have, why the report of the Board of Public Works showing land to be taken for widening of Virginia avenue, the assessment district therefor, and the damages allowed should not be confirmed.

Protest Filed.

A written protest from Geo. E. Holl was presented and read by the Clerk alleging that early maps show that Virginia avenue is sixty feet wide.

Action Deferred.

Whereupon, on motion of Supervisor Harrelson, the hearing was deferred one week.

PRESENTATION OF PROPOSALS.

Mill Work.

Sealed proposals were received between the hours of 2 and 3 p. m. for furnishing mill work for M. H. de Young Memorial Museum and referred to the Supplies Committee.

HEARING-2 P. M.

The following matter was laid over one week:

Ferry Franchise.

Consideration of the application of the Northwestern Pacific Railroad Company for authority to erect and take tolls on additional ferry service to be operated from San Francisco to Tiburon. March 24, 1924—Action deferred

for two weeks. Application pending in Public Utilities Committee.

March 31, 1924—No meeting. Mrs. Cook, Australian Welfare

Worker, Presented.

Acting Mayor McLeran presented Mrs. Cook, a visitor from Australia,

here to study welfare work.

Mrs. Cook addressed the Board briefly, expressing her admiration for San Francisco and the work it is doing along welfare lines as well as in other directions. She said that she was indebted to Mildred Pollock for many courtesies and attentions during her visit.

Supervisor Margaret Mary Morgan responded, extending the greetings of the officials and people of San Francisco.

SPECIAL ORDER-3 P. M.

Cemetery Removal Ordinances.

Consideration of cemetery removal ordinances (Laurel Hill and Calvary ce.neteries) fixed for 3 p. m. this day.

Privilege of the Floor.

Thos. E. Haven, representing Laurel Hill Cemetery trustees, was granted the privilege of the floor and addressed the Board. He declared that on account of legal and physical difficulties it would be impossible to comply with the terms of the ordinance within the five-year period allowed. He declared that the Laurel Hill Cemetery Association was in good financial condition, and that later on, by a sale of some property, this condition would be very much much improved. These funds, he said, then could be used to put the proyerty in good condi-tion. He asked for delay and that the law be amended to read ten years instead of five years: also, that provision be made so that 10 per cent or 20 per cent might be retained for park purposes.

Geo. Clark Sargent, lot owner in Laurel Hill and attorney for Cemetery Protective Association, Board, protesting dressed the against removal of cemeteries.

Mrs. Kothe, president of Cemetery Protective Association, Mme. Grosjean, representing the Daughters of California Pioneers, and Dr. Doane opposed the removal of the ceme-

Mrs. Geo. Marsh, representing the California Club, declared that the California Club was on record as favoring the parking of all the

cometeries.

L. Crowley, attorney representing The Roman Catholic Archbishop, a corporation sole, also addressed the Board in opposition to the removal of Calvary Cemetery. He based his protest on four grounds—cost, physical difficulties, religious objections and legal obstructions.

Edgar Pcixotto, attorney representing the Down Town Association and speaking for the Chamber of Commerce, was heard in favor of the removals.

W. W. Watson, representing the Civic League, was also heard in favor of the proposed legislation.

Paul Bancroft, representing the Chamber of Commerce, declared that the Chamber favored the proposed removal ordinances.

E. W. Bender, Geo. Sarle, Mrs. Golden, Mrs. Scanlon, Miss Barry and Chester Williamson were also heard in favor of the removal ordinances.

Motion.

The question being on passage to print of the ordinance providing for

removal of Laurel Hill Cemetery.

Supervisor AcSheehy moved to postpone action thereon to permit amendments suggested by Attorney Havens, representing the trustees of Laurel Hill Cemetery.

Motion lost by the following vote: Ayes — Supervisors McSheehy.

Roncovieri-2.

Noes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mor-gan, Robb, Rossi, Schmitz, Shannon, Wetmore—14.

Absent-Supervisors Katz, Welch

Passed for Printing.

Thereupon, the following bill was passed for printing by the following vote:

Laurel Hill Cemetery.

Bill No. 6647, Ordinance No. -

(New Series), as follows:
Declaring that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and re-move said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring providing for the and removal; reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health. safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line of Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, produced easterly, and the easterly line of Parker avenue.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the own-ers or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act author-izing the Board of Supervisors or other governing body of any incor-porated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a man soleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, associa-tion, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of

cemetery lands from which the human bodies are removed.' proved June 5, 1923. 10-

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cometery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained

that the Beard of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance become: effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of gen-eral circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling such cemetery a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed to erect a memorial mansoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausohouns, columbriums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and ap-proved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect immedintely.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1.

Absent-Supervisors Katz, Welch

Explanation of Vote.

Supervisor McSheehy explained his vote as follows:

I am voting no on Ordinance No. (Removal of Laurel Hill Cemetery), and wish my vote so recorded.

The owners of the Masonic and Odd Fellows cemeteries are willing to remove these cemeteries. They both stated that their financial condition would not permit of them to make any improvements; in fact, they could not even keep up with their ordinary expenses.

When the passage of Bills Nos. 6645 and 6646 came up two weeks ago for the removal of these two cemeteries I voted in favor of same, and today I am willing to vote for final passage.

In the case of Laurel Hill, before us today. I feel that as one member of this Board this cemetery is in an entire and different position from the Masonic and Odd Fellows. It is in a sound financial state and is ready and willing to comply with any city ordinance that might be enacted in reference to its maintenance and care. The Health Officer stated, under oath, that this cemetery is not a menace to the health of the City.

For these reasons I am voting no and wish my vote so recorded.

Motion.

Supervisor Shannon moved that action on bill relating to Calvary Cemetery be postponed one week.

Ayes—Supervisors Bath, McShee-hy, Shannon—3. Noes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Megregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-13.

Absent-Supervisors Katz, Welch

Whereupon, the Roll was called and the following bill passed for printing:

Calvary Cemetery.

Bill No. 6648, Ordinance No. -

(New Series), as follows: Declaring that the further maintenance of the Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disin-terring and removal must be per-formed; declaring certain condi-tions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited hy law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health. safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St.

Rose's avenue and Masonic avenue. Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed. Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the

date upon which this orginance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the Cny and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and neecssary modifica-tions or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cometery nade under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislaurt, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mansoleum or columbarium for the deposting therein of the bodies disinterred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such bistorical vaults or monuments as the board of directors, or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall

be in force and take effect imme-

diate'y.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mor-Rossi. gan, Robb, Rencovieri, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1.

Absent-Supervisors Katz, Welch

Action Deferred.

Thereupon, it was agreed that all cemetery bills come up on final passage at the next regular session.

Explanation of Vote.

Supervisor McShechy explained his vote as follows:

As a member of the Board of Supervisors of the City and County of San Francisco, California, I am voting no on Bill No. 82 (removal of cemeteries), and wish my vote so

recorded, to-wit:

The owners of the Masonic and Odd Fellows cemeteries are willing to remove these cemeteries. They both stated that their financial condition would not permit of them to make any improvements; in fact, they could not even keep up with their ordinary expenses.

When the passage of Bills Nos. 6645 and 6646 came up two weeks ago for the removal of these two cemeteries I voted in favor of the same, and today I am willing to

vote for final passage.

In the case of Calvary Cemetery, which is before us today, I feel that as one member of the Board that this cemetery is in an entirely and different position from the Masonic and Odd Fellows. It is in a sound financial state and is ready and willing to comply with any city ordinance that might be exacted '- reference to its maintenance and care. The Health Officer stated, under oath, that this cemetery is not a menace to the health of this city.

For these reasons I am voting no and wish my vote so recorded.

REPORTS OF COMMITTEES.

The following committees, their respective chairmen, presented reports on various matters referred. which reports were read and ordered filed:

Fire Committee, by Supervisor Deasy, chairman.

Public Welfare and Pubilicity Committee, by Supervisor Colman, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.

Joint Committee on Streets, Judiciary and Traffic, by Supervisor Harrelson, chairman,

Streets Committee, by Supervisor Harre'son, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22294 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

- Library Fund.
 (1) Foster & Futernick, binding library books (cliam dated Feb. 29, 1924), \$536.60.
- (2) G. E. Stechert & Co., library books (claim dated Feb. 29, 1924). \$3.503.80.
- (3) G. E. Stechert & Co., library books (claim dated Feb. 29, 1924), \$1,857.70.
- (4) San Francisco News Co., library books (claim dated Feb. 29, 1924), \$530.92.

School Construction Fund, Bond Issue 1918.

(5) Remington Typewriter Co., typewriters for Galileo High School

(claim dated March 11, 1924), \$700. (6) Royal Typewriter Co., typewriters for Galileo High School

(claim dated March 11, 1924), \$700.

(7) L. C. Smith & Bros., type-writers for Galileo High School (claim dated March 11, 1924), \$700.

(8) Triple Metals Corpn., locks for lockers, Galileo High School (claim dated March 11, 1924), \$1.

(claim dated March 11, 1924), \$1,-811.25.

(9) Triple Metals Corpn., locks for lockers, Mission High School (claim dated March 11, 1924), \$975.
(10) Special School Tax, Budget Item No. 1, moneys expended in preparation of plans for the Andrew Lockers, School, constructed out of Jackson School, constructed out of bond funds (claim dated March 12, 1924), \$1,642.25.

Special School Tax.
(11) George H. Trask, steel box lockers, Galileo High School (claim

dated March 11, 1924), \$1,296.
(12) Webster Mfg. Co., chairs for Galileo High School (claim dated March 11, 1924), \$9,208.20.
(13) George H. Trask, steel box lookers for Misigarity by

lockers for Mission High School (claim dated March 11, 1924), \$1,-

(14) Joost Bros. Inc., tool equip-

ment for Yerba Buena School (claim dated March 11, 1924), \$568.36.

(15) Montague Range & Furnace Co., two furnaces for Bernal School

(claim dated March 18, 1924), \$602. (16) Board of Public Works, Bureau of Building Repair, Budget ltem No. 337, reimbursement for expenditures in construction of stairs in Iron alley for school accommodation (claim dated March 12, 1924), \$900.

Municipal Railway Fund.

(17) Market Street Railway Co., reimbursement for February, pcr agreement of December 12, 1918 (claim dated March 13, 1924), \$1, 251.27.

(18) Market Street Railway Co., electric power furnished during February (claim dated March 13,

1924), \$2,927.45. (19) Pacific Gas and Electric Co., electric power furnished during February (claim dated March 13, 1924), \$35,018.79.

(20) Standard Oil Co., gasoline (claim dated March 15, 1924),

\$708.96.

Municipal Railway Depreciation Fund.

(21) F. Boeken, contingent fund expenditures, per voucaers (claim dated March 19, 1924), \$525.

Auditorium Fund.

(22) Pacific Gas and Electric Co., gas and electricity furnished Auditorium during February (claim dated March 13, 1924), \$798.59.

(23) Musical Association of San Francisco, expenditures per account of San Francisco Spring Music Festival, per vouchers (claim dated March 24, 1924), \$5,311.14.

Special School Tax. (24) C. L. Wold, fifteenth payment, general construction, Pacific Heights School (claim dated March 19, 1924), \$46,935.88.

(25) Butte Electrical Equipment Co., final payment, electric contract, Pacific Heights School (claim dated

March 19, 1924), \$2,891.11.

(26) John Reid Jr., thirtcenth payment, architectural services, Horace Mann School (claim dated March 19, 1924), \$531.34.

Water Construction Fund, Bond

Issue 1910. (27) Associated Oil Co., fuel oil, Hetch Hetchy (claim dated March

18, 1924), \$1,095.

(28) Patrick Connolly and Patrick J. Connolly, payment for Hetch Hetchy right of way lands in San Joaquin County; per Resolution No. 22224, New Series (claim dated March 17, 1924), \$1,420. (29) Del Monte Meat Co., meats (claim dated March 18, 1924), \$1,-284.79.

(30) General Electric Co., electric equpiment parts (claim March 17, 1924), \$509.44. dated

(31) Haas Bros., groceries (claim dated March 18, 1924), \$1,371.01. (32) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated March 17, 1924), \$1,-536.25.

(33) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers dated March 17, 1924). (claim

\$939.73.

(34) M. M. O'Shaughnessy, revolving fund expenditures, per youchers (claim dated March 18, 1924), \$1,-476.57

(35) Pacific Gas and Electric Co., e'estric current supplied (claim dated March 18, 1924), \$620.13.

(36) United States Steel Products Co., first payment, steel bridge superstructures, bay crossing pipe line, Contract 93 (claim dated March 17, 1924), \$63,455.59. (37) General Electric Co., thir-

teenth payment, electric generators. Moccasin Creek power plant (claim dated March 19, 1924), \$12,540.22.

Robinson Bequest Interest Fund. (38) James Rolph Jr., Mayor, for relief of destitute women and children (claim dated March 24, 1924). \$950.

General Fund, 1923-1924.

(39) Producers Hay Co., hav. etc., Police Department (claim dated March 17, 1924), \$552.93.

(40) Greer-Robbins Co., one Hup-mobile touring car for Police Department (claim dated March 17. 1924), \$1,475.60.

- (41) Hugh McGill, third payment, installing high pressure mains in North Point street, etc. (claim dated March 19, 1924), \$2,700.
- (42) San Francisco Journal, official advertising, Board of Public Works (claim dated March 24, 1924), \$540.48.
- (43) A. Ginnocchio & Son, alfalfa. Relief Home (claim dated Feb. 29, 1924), \$619.27.
- (44) Wm. Cluff Co., groceries, Relief Home (claim dated March 17, 1924), \$1,259.25.
- (45) Shell Company of California, fuel oil, San Francisco Hospital (claim dated March 14, 1924), \$2,-366.40.
- (46) Wm. Cluff Co., groceries, San Francisco Hosiptal (claim dated March 13, 1924), \$805.54. (47) Wm. Cluff Co., groceries, San

Francisco Hospital (claim dated March 13, 1924), \$633.60. (48) Wm. Cluff Co., groceries, San

Francisco Hospital (claim dated March 13, 1924), \$555.16.

(49) M. Greenberg's Sons, hydrants, Fire Department (claim dated Feb. 29, 1924), \$1,273.70.
(50) Pacific Gas and Electric Co.,

electricity and gas, Fire Department (claim dated Feb. 29, 1924). \$1.697.87.

(51) Spring Valley Water Co., installing Fire Department hydrants (claim dated Feb. 29, 1924), \$952.50.

(52) Shell Company, fuel oil, Fire Department pumping stations (claim dated Feb. 29, 1924), \$2,-Department 038.77.

(53) Standard Oil Co., gasoline and oils, Fire Department (claim dated Feb. 29, 1924), \$1,251.13.

Auditorium Fund.

(51) Musical Association of San Francisco, expenditures for account of San Francisco Spring Music Festival, as per youthers (claim dated March 24, 1924), \$5,692.42.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Ordering Construction of Fire House, Division Street Between Tenth and Eleventh Streets.

Bill No. 6630, Ordinance No. 6181 (New Series), as follows:

Ordering the construction of a Fire Department building (Engine No. 29), to be erected on the north side of Division street between Tenth and Eleventh streets, in accordance with plans and specifications prepared and approved by the Board of Fire Commissioners; authorizing and directing the Board of Public Works to enter into contract for said construction and permitting progressive payments to be made during the progress of said construction.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of a Fire Department building (Engine No. 29) to be erected on the north side of Division street between Tenth and Eleventh streets, in accordance with plans and specifications prepared and approved by the Board of Fire Commissioner. .

Section 2. The said Board of Pullic Works is hereby authorized and permitted to incorporate in the contract for the said construction of Fire Department building conlithat progressive payments tions shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter 1, Article VI, of the Charter.

Section 3. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Appropriation, \$2,450, Payment to Luther L. Evans for Property Required for Diagonal Street in Potrerp.

Resolution No. 22295 (New Se-

ries), as follows:

Resolved, That the sum of \$2,450 be and the same is Lereby set asid; and appropriated out of sum of \$65,000 set aside out of County Road Fund by Resolution No. 20428 (New Series) and authorized in payment to Luther L. Evans and Flyena C. Evans for property described in ac ceptance of offer by Resolution No. 22250 (New Series) and required for construction of a diagonal street bounded by Twentieth and Twentysecond, Rhode Island and Carolina strects (claim dated March 20, 1924).

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Establishing Set-Back Lines, Seventeenth Avenue and Other Avenues.

Bill No. 6631, Ordinance No. 6182 (New Series), as follows:

Establishing set-back lines along portions of Seventeenth avenue. Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue and Twenty-ninth avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 18th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 35, to establish set-back lines along

portions of Seventeenth avenue, Thirty-fifth avenue, Fortieth avenue, Forty-first avenue, Twelfth avenue. Twenty-ninth avenue, and fixed the 17th day of March, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the westerly side of Seventeenth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 feet; thence southerly 25 feet, said set-back line to be 7 feet; thence southerly 40 feet, said set-back line to be 11 feet: thence southerly 200 feet, said set-back line to be 14 feet; thence southerly 25 feet, said set-back line to be 11 feet; thence southerly 25 feet, said set-back line to be 3 feet; thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 25 feet, said set-back line to be 5 feet; thence southerly 25 feet, said set-back line to be 2 feet. back line to be 2 feet.

Along the westerly side of Thirtyfifth avenue, commencing at a point 212 feet southerly from Balboa street and running thence southerly to Cabrillo street, said set-back line to be 10 feet; along the easterly side of Thirty-fifth avenue, commencing at a point 1471/2 feet southerly from Balboa street and running thence southerly to a point 150 feet northerly from Cabrillo street. said set-back line to be 10 feet.

Along the easterly side Fortieth avenue, commencing at Fulton street and running thence northerly 150 feet, said set-back line

to be 3½ feet.

Along the westerly side of Fortyfirst avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 14 feet; along the easterly side of Forty-first avenue, commencing at a

point 100 feet southerly from Geary street and running thence southerly 25 feet, said set-back line to be 4 set-back line to be 4 feet; thence southerly 25 feet, said set-back line to be 8 feet; thence southerly to a point 100 feet northerly from Anza street, said set-back line to be 10 feet.

Along the westerly side of Twelfth avenue, commencing at a point 100 feet southerly from Judah street and running thence southerly 25 fect, said set-back line to be 5 feet: thence southerly 225 feet, said set-back line to be 10 feet; thence southerly to Kirkham street, sail set-back line to be 7½ feet; along the easterly side of Twelfth avenue. commencing at a point 100 feet southerly from Judah street and running thence southerly 250 feet, said set-back line to be 8 feet; thence southerly 75 feet, said set-back line to be 5 feet.

Along the easterly side of Twenty-ninth avenue, commencing at a point 100 feet southerly from Irving street and running thence southerly 25 feet, said set-back line to be 3 1/3 feet; thence southerly 25 feet. said set-back line to be 6 2/3 feet; thence southerly 300 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 6 2/3 feet; thence southerly 25 feet, said set-back line to be 3 1/3

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A y e s — Supervisors Badaracco, uth. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran Mc-Sheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Establishing Set-Back Lines on Ramseil Street and Anza Street.

Bill No. 6632, Ordinance No. 6183 (New Series), as follows:

Establishing set-back lines along portions of Ramsell street and Anza

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited

that on the 25th day of February, 1924, the Board of Supervisors adopted Resolution of Intention No. 36, to establish set-back lines along portions of Ramsell street and Anza street, and fixed the 24th day of March, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Ramsell street, commencing at a point 100 feet northerly from Garfield street and running thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Ramsell street, commencing at a point 100 feet northerly from Garfield street and running thence northerly to Holloway avenue, said set-back line to be 6½ feet.

Along the southerly side of Anza street, commencing at a point 81½ feet westerly from Forty-first avenue and running thence westerly to a point 82½ feet easterly from Forty-second avenue, said set-back line to be 3 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Poncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent-Supervisors Katz, Welch

Amending Zoning Ordinance, Southeast Corner Fell and Baker Streets.

Bill No. 6633, Ordinance No. 6184

(New Series), as follows: Amending Ordinance No

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penaltics for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Fell street and Baker street, for a distance of 150 feet on Fell street and a distance of 150 feet on Baker street, in the commercial district.

Section 3. This ordinance shall take effect on the date of its approval and shall continue in effect for the period of sixty days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential district.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch—2.

Establishing Set-Back Lines, Forty-Fifth Avenue.

Bill No. 6634, Ordinance No. 6185 (New Series), as follows:

Establishing set-back lines along portion of Forty-fifth avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 28th day of January, 1924, the Board of Supervisors adopted Resolution of Intention No. 33, to establish set-back lines along portion of Forty-fifth avenue and fixed the 25th day of February. 1924, at 2 o'clock p. m. at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to sail hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street in time, form and manner required by Ordinance

No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Fortyfifth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 350 feet, said set back lines to be 10 feet; thence northerly 50 feet, said set-back line to be 6 2/3 feet; along the easterly side of Forty-fifth avenue, commencing at Judah street and running thence northerly 242 feet, said set-back line to be 12 feet; thence northerly 43 feet, said set-back lines to be 9 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy. Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Cabinet Shop, Garage, Supply Station,

Oil and Boiler Permits. Resolution No. 22296 (New Se-

ries), as follows: Resolved, That the following revo-

cable permits are hereby granted:

Cabinet Shop. Henry Harder, at northeast corner of San Bruno avenue and Flower street, wherein planers, stickers and jointers are to be used.

Public Garage.

Daniel Lagan, on west side of Howard street, 170 feet north of Seventeenth street; also to store 600 gallons of gasoline on premises.

J. Estrade, at 150 Valencia street (all of building), also to store 600 gallons of gasoline on premises. No machines are to be allowed to enter or leave the garage on the Elgin Park side of the building.

Automobile Supply Station. Cleveland Sturke and David Garibaldi, at the northeast corner of Ocean and San Jose avenues: also to store 2000 gallons of gasoline on premises.

Boiler.

J. De Bella, at 925 Front street, 8 horse power.

Luigi Lari, at 816 Geneva avenue,

50 horse power.

D. Franzoni, at 136 Huron avenue, 50 horse power.

> Oil Storage Tank (1500 gallons capacity).

L. Franzoni, at 136 Huron avenue. Maas & Sauer, at southwest cor-Greenwich and Franktin ner of streets.

Wolf, at Harry 1120 Jackson

street. W. Props, on the west side of Franklin street, 50 feet north of Strand & Strand, on the west side of Octavia street, 40 feet north of

Francisco street. Luigi Lari, at 816 Geneva avenue. Kingan & Co., at 446 Drumm

street.

Frisk & Swanson, on the east side of Grove street, 50 feet north of Shrader street.

Edward E. Young, on the north side of California street, 75 feet west of Octavia street. Max Wolf, at 2710 Broadway, 600

gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Harrelson, Bath. Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Ordering Street Work.

Bill No. 6635, Ordinance No. 6186

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 8, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of

said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Hawes street between Hudson and Innes avenues, including the crossing of Hawes street and Innes avenue, by the construction of granite curbs: by the construction of artificial stone sidewalks of the full official width on the above mentioned crossing, and by the construction of an asphaltic concrete pavement on the roadway

thereof

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Also, Bill No. 6636, Ordinance No. 6187 (New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco approving and adopting specifications therefor, and authorizing the Board of Public Works to enter Into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the onice of the Board of Supervisors in the office of the Clerk of March 11. 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with

the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Palou avenue between Phelps street and Rankin street, including the crossings of Palou avenue and Phelps street, Quint street and Rankin street and the intersection of Dunshee street, by grading to official line and grade: the construction of concrete curbs; by the construction of artificial stone sidewalks on the angular corners of the above mentioned crossings and intersections; by the construction of the following brick catchbasins with appurtenances and 10-inch ironstone pipe culverts, 3 on each of the above mentioned crossings, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco. Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Also, Bill No. 6637, Ordinance No. 6188 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinary of 1914 of provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed cisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the aid contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Chilton avcnue between Bosworth street and its southerly termination, by grading to official line and grade; by the construction of concrete curbs, and by the construction of a concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Also, Bill No. 6638, Ordinance No. 6189 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 11, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Hamilton street between the northerly line of Felton street and the southerly line of Silver avenue, excepting the crossing of Hamilton street and Silliman street, by grading to official line and grade; by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore --16.

Absent-Supervisors Katz, Welch

Also, Bill No. 6639, Ordinance No.

6190 (New Series), as follows: Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 18, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Van Buren street between Surrey and Sussex streets; the intersection of Surrey street and Swiss avenue, and the northerly side of Surrey street between Swiss avenue and Chenery street where not already improved, by the construction of concrete pavement on the roadway of Van Buren street between Surrey and Sussex streets; by the construction of an asphaltic concrete pavement on the roadway of the intersection of Swiss avenue and Surrey street and where not already constructed on the northerly side of Surrey street between Swiss avenue and Chenery street; by the construction of one catchbasin with accompanying 10-inch ironstone pipe culvert and artificial stone sidewalks of the full official width on the angular corners in the intersection of Swiss avenue and Surrey street.

This ordinance shall Section 2.

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Shechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Also, Bill No. 6640, Ordinance No. 6191 (New Series), as follows: Repealing Ordinance No. 6166

(New Series), approved March 6, 1924, ordering the improvement of Treat avenue between Twenty-sixth street and a line extending from a point 182 feet southerly from Twenty-sixth street on the westerly side to a point 170 feet southerly from Twenty-sixth street on the easterly side by grading to official line and grade, etc.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 6166 (New Series), ordering the improvement of Treat avenue between Twenty-sixth street and a line extending from a point 182 feet southerly from Twenty-sixth street on the westerly side to a point 170 feet southerly from Twenty-sixth street on the easterly side by grading to official line and grade, etc., is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Repealing Ordinance Ordering provement of Vicente Street.

Bill No. 6641, Ordinance No. 6192

(New Series), as follows: Repealing Ordinance No. 5797 (New Series), ordering the Improvement of Vicente street from Forest Side avenue to Nineteenth avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, by grading to official line and grade; by the construction of concrete curbs; by the construction of an asphalt pavement on the roadway thereof, etc.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5797 (New Series), ordering the improvement of Vicente street from Forest Side avenue to Nineteentli avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, by grading to official line and grade; by the construction of an asphalt pavement on the readway thereof, etc., is hereby repealed.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch—2.

Spur Track Permit, Rathjen Bros., Inc. Bill No. 6642, Ordinance No. 6193

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Rathjen Bros., Inc., to construct, maintain and operate a spur track from the existing track in Bluxome street; thence across Bluxome street to the property on the south side of Bluxome street between Fourth and Fifth streets as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Rathjen Bros., Inc., to construct, maintain and operate a spur track from the existing track in Bluxome street; thence across Bluxome street to the property on the south side of Bluxome street between Fourth and Fifth streets as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof, as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Rathjen Bros.,

Inc.

Provided, that Rathjen Bros., Inc., shall erect and maintain allnight lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch

Spur Track Permit, A. Schilling & Co. Bill No. 6643, Ordinance No. 6194 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to A. Schilling & Co. to construct, maintain and operate a spur track on Second street between Folsom and Harrison streets as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to A. Schilling & Co. to construct, maintain and operate a spur track beginning at the northwesterly termination of the present spur track on the northeasterly side of Second street, running thence northwesterly along the center line of the present spur produced for a distance of nine feet.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by A. Schilling & Co.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent -Supervisors Katz, Welch

Spur Track Permit, Healy-Tibbltts Construction Company.

Bill No. 6644, Ordinance No. 6195

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Healy-Tibbitts Construction Company to construct, maintain and operate a spur track from a point in the existing track on North Point street, between Mason and Taylor streets, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Healy-Tibbitts Construction Company to construct, maintain and operate a spur track, as follows:

Beginning at a point in the existing track on North Point street approximately 160 feet west of the west line of Mason street and approximately twelve feet north of the south property line of North Point street; thence easterly along and parallel to North Point street to the westerly line of Mason street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Healy-Tibbitts Construction Company.

Provided. that Healy-Tibbitts Construction Company shall erect and maintain all-night lighted arc lamps where directed by the Lighting Committee of the Board of Supervisors.

Section 2, This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

OF PRESENTATION BILLS ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$75,475.15, recommends same be allowed and ordered paid.

A v e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

NEW BUSINESS. Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22297 (New Se-

ries), as follows:

Resolved, That the California Airedale Terrier Club be granted permission to occupy the Larkin Hall, Auditorium, May 24, 1924, 8 a. m. to 12 p. m., for the purpose of holding Kennel Show, deposit hav-ing been paid to the Clerk of the Board of Supervisors to guarantee the rental fee.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Also, Resolution No. 22298 (New Series), as follows:

Resolved, That the St. Patrick's Day Celebration Committee be granted permission to occupy the Main Hall, Auditorium, March 17, 1925, 8 a. m. to 12 p. m., for the purpose of holding literary exercises and a dance, deposit having been paid to the Clerk of the Board of Supervisors to guarantee the rental fee.

Adopted by the following vote: Ayes — Supervisors Badaracco, Rath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.Absent-Supervisors Katz, Welch

Also, Resolution No. 22299 (New

Series), as follows:

Resolved, That the Weizman Reception Committee be granted permission to occupy the Main Hall, Auditorium, April 17, 1924, 6 p. m to 12 p. m., for the purpose of holding a mass meeting, to which the public is invited to attend, rental

fee having been paid to the Clerk of the Board of Supervisors.

.1dopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Passed for Printing

The following matters were passed for printing:

Authirizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Special School Tax.

James H. Pinkerton, (1)final Pacific payment, plumbing for Heights School (claim dated March 26, 1924), \$4,580.28.

(2) Rucker-Fuller Desk Co., chairs for Mission High School (claim dated March 25, 1924), \$994.

School Construction Fund, Bond

Issue 1918.

(3) Fred Medart Mfg. Co., ath-tic equipment, Galileo High letic School (claim dated March 25, 1924), \$990.49.

(4) Underwood Typewriter Co., typewriters for Galileo High School (claim dated March 25, 1924),

\$597.33.

(5) H. Hallensleben, final payment, iron work for shooting gallery at Mission High School dated March 26, 1924), \$585.10.

(6) John Reid Jr., fifteenth payment, architectural services for Galileo High School (claim dated March 26, 1924), \$705.86.

Water Construction Fund, Bond

Issue 1910. Issue 1910. Wheel Co., water (7) Pelton Water eighteenth payment, impulse water wheels, Moccasin Creek Power plant (claim dated March 26, 1924), \$15,-447.98.

Mark-Lally Co., pipe, bolts, (8) Mark-Lally Co., pipe, bolts, etc. (claim dated March 25, 1924),

\$1,495.14

(9) Old Mission Portland Cement Co., cement (claim dated March 25,

1924). \$1.976 90.

(10) Reo Motor Car Co. of California, one Reo auto truck (claim dated March 25, 1924), \$1,462.50.
(11) Associated Oil Co., fuel oil

(11) Associated on Calculation dated March 25, 1924), \$2,-053.92.

(12)Jesse E. Blickenstaff and Gertrude M. Blickenstaff, for right of way lands in Stanislaus County; per Resolution No. 22247, New Series (claim dated March 25, 1924), \$2,500.

(13)Old Mission Portland Ce-

ment Co., cement (claim dated March 25, 1924), \$988.45. (14) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated March \$712.53.

(15) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers 25, 1924), (claim dated March

\$596.17.

(16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated March 25, 1924),

\$707.87. (17) (17) Robert M. Searls, Hetch Hetchy Special Counsel revolving fund expenditures, per vouchers (claim dated March 25, 1924), \$4,-457.50.

Smith-Booth-User Co., one (18)

pump, wheel, etc. (claim dated March 25, 1924), \$651.35. (19) State Compensation Insur-ance Fund, insurance premiums, Hetch Hetchy employees (claim dated March 25, 1924), \$2,771.93.

(20) State Compensation Insurance Fund, insurance premiums. Hetch Hetchy employees (claim dated March 25, 1924), \$2,501.06. (21) Sussman, Wormser & Co., coffee (claim dated March 25, 1924),

\$792.77.

(22) Waterbury Co., steel and manila rope (claim dated March 25, 1924), \$776.78.

(23) Wilsey-Bennett Co., eggs. and cheese (claim dated butter

March 25, 1924), \$1,642.11.

Park Fund. Duncanson-Harrelson Co., rental of pile driver and equipment, cartage, etc., September to December 26, 1923 (claim dated March 28, 1924). \$785.76.

(25) H. Cowell Lime and Cement Co., cement (claim dated March 28,

1924). \$983.10.

(26) Main Iron Works, boiler for bath house (claim dated March 28.

1924). \$1,914. (27) Pacific Gas and Electric Co... gas and electric service for parks (claim dated March 28, 1924), \$937.73.

(28) California Printing Co., ballot nancr. Department of Elec-tions (claim dated March 27, 1924), \$151586.

(29) J. E. O'Mara & Co., first pavment, plumbing and heating for Funston field house (claim dated March 21, 1924), \$1,858.50.

- (30) M. Greenberg's Sons, hydrants, Fire Department (claim dated March 26, 1924), \$620.
- Water Co., (31)Spring Valley water furnished Fire Department hydrants (claim dated March 26, 1924), \$13,573.20.
- (32) The American Rubber Mfg. Co., hose for sewer repairs (claim dated March 24, 1924), \$540.50.
- Niles Sand, Gravel and Rock Co., sand and gravel for street repair (claim dated March 24, 1924), \$1,031.48.
- (34) Shell Company, fuel oil, etc., street repair (claim dated March 24, 1924), \$693.60.
- (35) Western Rock Products Co., sand for street repair (claim dated March 24, 1924), \$2,235.36.
- (36) Western Lime and Cement Co., cement, street repair (claim dated March 24, 1924), \$3,501.43. (37) Shell Company, ruel oil, Hall

of Justice (claim dated March 24, 1924), \$522.
(38) Shell Company, fuel oil

Civic Center power house (claim dated March 24, 1924), \$1,287.60.

(39) Municipal Construction Co., second payment, improvement of Collingwood street, Twenty-first and Twenty-second streets (claim dated

March 26, 1924), \$5,550. (40) Healy-Tibbitts Construction Co., final payment, construction of sewer and appurtenances in Sixth street from Brannan to Townsend streets (claim dated March 26, streets (claim dated

1924), \$3,996.78.

(41)Frederick H. Meyer and Albin R. Johnson, second payment, architectural services, Fire Department Engine House No. 29 (claim dated March 26, 1924), \$1,658.40.

(Supervisor Harrelson excused

from voting on item 24 of the fore-

going resolution.)

Also, Resolution No. ---- (New

Series), as follows:

That Resolved, the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned ac-counts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Musical Association of San Francisco, for services of Claire Dux, Merle Alcock, Mario Chamlee and Clarence Whitehill at first Spring Music Festival, Auditorium, March and April, 1924 (claim dated March 31, 1924), \$7,200.

County Road Fund.
James R. McElroy, eighth payment, construction of boulevard from Lincoln Park to Sutro Heights (claim dated April 2, 1924), \$5,550. Municipal Railway Fund.

(3) American Car Company, one truck frame for Municipal Railways (claim dated March 27, 1924). \$1,495,60.

- (4) American Brake Shoe & Foundry Co., car brake shoes (claim dated March 27, 1924), \$1,398.15.
- (5) Zellerbach Paper Co., trolley cord (claim dated March 27, 1924), \$704.55.
- (6) R. W. Jamison, trolley wheels, etc. (claim dated March 31, 1924), \$1,010.02
- (7) Westinghouse Electric & Mfg. Co., axle liners (claim dated March 31, 1924), \$1,479.70.

Water Construction Fund, Bond Issue 1910.

(8) Fred L. Hilmer Co., eggs, Hetch Hetchy (claim dated April 1, 1924), \$1,465.82. (9) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated April 1, 1924), \$899.83. (10) Robert M. Searls, Hetch Hetchy Special Counsel, for pay-

ment of balance in satisfaction of judgment rendered in action, "City and County of San Francisco v. Sattan," Hetch Hetchy right of way lands (claim dated April 1, 1924), \$1,006.76.

(11) Sierra Railway Co. of California, for February car service (claim dated April 1, 1924), \$976.84.

(12) Robert M. Searls, Hetch Hetchy Special Counsel, for deposit judgment rendered in action, "City

Hetchy Special Counsel, for deposit in Superior Court of Alameda County as purchase price of right of way lands in eminent domain proceedings by the City and County of San Francisco v. Bay Counties Land Co, et al. (claim dated April 2. 1924), \$8,388.30. (13) Robert M. Searls, Hetch

Hetchy Special Counsel, to reimburse revolving fund expenditures for acquisition of .right of way lands, as per vouchers (claim dated April 2, 1924), \$2,386.75.

Special School Tax.

(14) William Bruce, first payment, general contract for altera-tions to Sarah B. Cooper School (claim dated April 2, 1924), \$2, 859.37.

(15) A. Lettich, final payment, plumbing work, Oriental School annex (claim dated April 2, 1924), \$1,572.70.

(16) Central Electric Co., second payment, electrical work, Oriental School annex (claim dated April 2, 1924), \$971.25.

(17)Anderson & Ringrose, twelfth payment, general construction, Horace Mann School (claim dated April 2, 1924), \$6,367.50

(18) P. J. Enright, fifth payment,

heating and ventilating, Horace Mann School (claim dated April 2, 1924), \$2,351.29.

- (19) Butte Electrical Equipment Co., fourth payment, electrical work, Horace Mann School (claim dated April 2, 1924), \$1,011.
- (20) August G. Headman, fifth payment, architectural service, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$666.94.
- (21) Thos. Skelly, second payment, plumbing work, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$1,848.11.
- (22) P. J. Enright, second payment, heating and ventilating, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$2,349.67.
- (23) Anderson & Ringrose, fifth payment, general construction, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$18,144.37.
- (24) Butte Electrical Equipment Co., first payment, electrical work, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$1,796.92.

School Construction Fund, Bond

(25) Bonded Floors (

(25) Bonded Floors Co., assignee of Douglas-Lynch Inc., final payment, linoleum furnished North Beach (Galileo) High School (claim dated April 2, 1924), \$3,749.74.

General Fund, 1923-1924.

- (26) Henry Cowell Lime & Cement Co., cement for street repair (claim dated March 31, 1924), \$2,-280.70.
- (27) Equitable Asphalt Maintenance Co., asphalt street resurfacing (claim dated April 1, 1924). \$869.80.

(28) California Pottery Co., sewer pipe (claim dated March 31, 1924),

\$567.

(29) Enterprise Foundry Co., sewer catchbasin frames, etc. (claim dated March 31, 1924), \$838.50. (30) California Brick Co., street

(30) California Brick Co., street paving brick (claim dated April 1, 1924), \$641.25.

- (31) California Brick Co., street paving brick (claim dated April 1, 1924), \$2,470.
- (32) Van Emmon Elevator Co., second payment, repair of elevators in public buildings (claim dated April 2, 1924), \$6,771.93.
- (33) Conrad B. Sovig, fifth payment, cleaning and painting bridges (claim dated April 2, 1924), \$1,500.

(34) The Recorder Printing and

- Pullishing Co., printing and publishing Law and Motion and Trial Calendars, etc. (claim dated April 7, 1924), \$665.
- (35) Napa State Hospital, maintenance criminal insane (claim dated April 7, 1924), \$826.67.
- (36) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated April 7, 1924), \$1,125.
- (37) California Academy of Sciences, maintenance of Steinhart Aquarium (claim dated April 7, 1924), \$3,997.29.
- (38) Railroad Commission of the State of California, for expense of vaulation of properties of Great Western Power and Pacific Gas and Electric companies (claim dated April 7, 1924), \$1,500.
- (39) N. Randall Ellis, engineering services rendered City Attorney in connection with valuation of San Francisco electric properties, month of March (claim dated March 28, 1924), \$750.
- (40) Sperry Flour Co., flour, Relief Home (claim dated March 25, 1924), \$560.
- (41) American Laundry Machinery Co., one washing machine for Relief Home (claim dated March 31, 1924), \$3,905.

(42) American Laundry Machinery Co., one laundry extractor for Relief Home (claim dated March 31, 1924), \$2,415.

(43) San Francisco Journal, official advertising (claim dated April

7, 1924), \$795.03.

Auditorium Fund.

(44) Musical Association of San Francisco, expense in connection with holding of first Spring Musical Festival, in Auditorium, March 25, 27, 29 and April 1, 1924; per vouchers attached (claim dated April 7, 1924), \$14,074.71.

Appropriation, \$39,380, Plans and Specifications New Relief Home Building.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the sum of \$39,-280 be and the same is hereby set aside, appropriated and authorized to be expended out of Relief Home Bond Fund, Issue 1923, for expense of preparation of plans and specifications for new Relief Home building to be erected on the Relief Home tract; representing two-fifths of estimated cost of preparation of said plans and specifications.

(Recommendation of Board of Public Works, dated March 15,

1924.)

Appropriation, \$10,000, Expense of Rate Litigation and Evaluation of Electric Power Distributing Systems.

Also, Resolution No. ——— (New

Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside. appropriated and authorized to be expended out of General Fund, 1923-1924, for rate litigation and expense under the direction of the City At-torney in connection with valuation by the State Rallroad Commission of the electric properties of the Great Western Power Company of California and the Pacific Gas and Electric Company; and as pro-vided by Resolutions Nos. 21988 and 21989 (New Series).

Appropriations, Moccasin Creek Power Plant, Hetch Hetchy Water Supply.
Also, Resolution No. ——— (New

Series), as follows:

That Resolved. the following amounts be and the same are hereby set aside, appropriated and au-thorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

For furnishing and delivering insulating bus supports for the Moccasin Creek power plant, as per the following awards under Contract No. 102, Hetch Hetchy water supply, and for inspection and possible extras, to-wit:

Section 1, Proposition A, to Ohio Brass Co., \$12,937.50. Section 2, Proposition B, to Delta

Star Electric Co., \$2,129.40.
Section 3, Proposition B, to Delta
Star Electric Co., \$607.20.
Inspection and possible extras,

\$2,000.

For furnishing, delivering and installing centrifugal pumps and connections for the Bay-Pulgas pump-ing plant, Contract No. 94, Hetch Hetchy water supply, as per award to De Laval Steam Turbine Co., \$5,125.

For inspection and possible ex-

tras, \$875.

Tax Judgments Refunds.

Also, Resolution No. --- (New

Series), as follows: Resolved, That the sum of \$1,-002.47 be and the same is hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to Goldman, Nye and Surr as attorneys and agents for and in behalf of judgment creditors, Elise Stern et al., as set forth, and whom they represent; being one-tenth of amounts of final judgments against the City and County, in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney. (Claim dated April 3, 1924.)

Appropriation, \$749.09, Payment to Crocker National Bank.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$749.09 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget 1tem No. 26, and authorized in payment to the Crocker National Bank of San Francisco for expense of clerk hire and exchange in matter of payments made as fiscal agents in the City of New York. (Claim dated April 7, 1924.)

Referred.

The following resolution was ordered referred to the Education, Parks and Playgrounds Committee.

Transfer for Playground Funds. Supervisor McLeran presented: Resolution No. - (New Se-

ries), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of Budget Item No. 78a, Playground Purchase, to the credit of Playgrounds, Budget Item No. 516 (Appropriation No. 48).

Appropriation, \$150 for Construction of Sidewalk in Front of City Property, Thirty-ninth Avenue Between Cabrillo and Fulton streets.

Supervisor McLeran presented: Resolution No. 22300 (New Se-

ries), as follows:

Resolved, That the sum of \$150 be and the same is hereby set aside, appropriated and authorized to be expended out of "Work in Front of City Property," Budget Item No. 41, to defray cost of constructing a sidewalk at city property on Thirtyninth avenue between Cabrillo and Fulton streets.

Adopted by the following vote: A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Accepting Offer to Sell Land for Diagonal Street in Potrero.

Supervisor McLeran presented: Resolution No. 22301 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina streets between Twen-tieth and Twenty-second streets,

have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.:

Antonia Bertolino and Maria

Bertolino, \$900.

Beginning at a point on the easterly line of Rhode Island street, distant thereon 400 feet northerly from the northerly line of Tweny-second street, and running thence northerly along the easterly line of Rhode Island street 25 feet; thence at right angles easterly 58,944 feet; thence deflecting 22 deg. 59 min. to the right and running southeasterly 44,596 feet; thence deflecting 67 deg. 01 min. to the right and running southerly 7.857 feet; thence at right angles westerly 100 feet to the point of beginning.

The above mentioned sum includes, in addition to the payment for the above mentioned parcel, all damages in full to the remaining lot adjoining the above mentioned parcel caused or to be caused by the future establishment of a grade on the diagonal street and the grading and construction of the diagonal street from Rhode Island to Carolina streets between Twentieth and Twenty-second streets to said of-

ficial grade.

It it further agreed that the remaining portion of the property of the above mentioned owners will not be assessed for the improvements on the diagonal street.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco upon payment of the agreed purchase price.

Adopted by the following vote:

Agonica by the rollowing vote:
A ye s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, Mc
Sheehy, Morgan, Robb, Roncovieri,
Rossi, Schmitz, Shannon, Wetmore

---16.

Absent—Supervisors Katz, Welch -2.

Accepting Offer to Sell Land for Widening Worcester Avenue.

Supervisor McLeran presented: Resolution No. 22302 (New Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway, have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.:

Agnes C. Sargent, Ida M. Anderson and Ouida L. Penwick, \$80.

Beginning at the point of intersection of the westerly line of Victoria street with the southerly line of Randolph street, and running thence westerly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle easterly 25 feet to the westerly line of Victoria street, and thence running northerly along the westerly line of Victoria street 21 feet to the southerly line of Randolph street and the point of commencement. Being part of Lot No. 32 in Block No. 38, City Land Association.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offers of sale be accepted and the City Atorney is hereby authorized and directed to examine the title of said properties, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco upon payment of the agreed purchase price.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent-Supervisors Katz, Welch

-2

Accepting Offer of Right of Way Easements In Stanislaus County for Hetch Hetchy Hydroelectric Transmission Line.

Supervisor McLeran presented: Resolution No. 22303 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of right of way easements over the following lands situated in the County of Stanislaus, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sums set forth opposite their names, viz.:

Mary J. Fogarty, \$372—6.2 acres, being portion of the northeast quarter of Section 23, T. 2 S., R. 11 E., M. D. B. and M. (As per written offer on file.)

William H. Fogarty and Mary Evangeline Fogarty, \$301-4.3 acres, being a portion of the southeast quarter of Section 22, T. 2 S., R. 11 E., M. D. B. and M. (As per written offer on file.)

Manuel Estate Co., \$400—12.5 acres, being a portion of Section 14, T. 2 S., R. 12 E., M. D. B. and M. (As per written offer on file.)

Now, therefore, he it

Resolved, That, in accordance with the recommendation of the City Engineer, the above edscribed offers of the above named property owners to sell to the City and County of San Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted. Be

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said easements, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and

County of San Francisco.

Adopted by the following vote:
Aves—Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson, Havden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch -2.

Accepting Offer to Rent Land Adjoining Southern Pacific Railroad Right of Way, Stanislaus County, for Construction Camp In Connection With Hetch Hetchy Power Line.

Supervisor McLeran presented: Resolution No. 22304 (New Se-

ries), as follows:

Whereas, Carl Tiedeman offered to rent to the City and County of San Francisco sufficient area for a 50-man camp situated and adjoining the right of way of the Southern Pacific Railroad at Romain Station in Stanislaus County, California, for a period of three months, at a total rental of \$75, with the option of extending the period not exceeding one year, said camp being necessary for construc-tion purpose on the Hetch Hetchy electric transmission line; now, therefore, be it Resolved, That the said offer of

Carl Tiedeman is hereby accepted, and the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to make the necessary payments, as per terms of said offer on file.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Passed for Printing. The following matters were passed for printing:

Intercommunicating Telephone System for Exposition Augitorium.

On motion of Supervisor Mc-Leran:

Bill No. 6649, Ordinance No. —— (New Series), as follows:

Ordering the installation of an intercommunicating telephone system in the Exposition Auditorium; authorizing and directing the Board of Public Works to enter into contract for said installation.

Be it ordained by the People of the City and County of San Fran-

section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the installation of intercommunicating telephone system in the Exposition Auditorium.

Section 2. This ordinance shall

take effect immediately.

Busses for The Embarcadero. Supervisor McLeran presented:

Bill No. 6650, Ordinance No. —— (New Series), as follows: Authorizing the Board of Public

Works to purchase two busses for operation in connection with the Municipal Railway.

Be it ordained by the People of the City and County of San Fran-

ciseo as follows:

Section 1. The Board of Public Works is hereby authorized to purchase from The White Company two busses for the use of the Municipal Railway at \$8,820 each, f. o. b. San Francisco, said busses be-

ing described as follows:

Twenty-five passenger, brown body, pay-as-you-enter type bus, mounted on standard model 50-A chassis with 32 x 6 pneumatic tires all around, dual rear, painted and ready for service, in accordance with the recommendation of the Board of Public Works expressed in Resolution No. 81231 (Second Series).

This ordinance shall Section 2.

take effect immediately.

Ward, San Psycophatic Francisco Hospital.

motion of Supervisor Mc-On Leran:

Bill No. 6651, Ordinance No. -

(New Series), as follows:

Ordering the reconstruction of ward "R," San Francisco Hospital, into a psycopathic ward, in accordance with plans and specifications prepared and approved by the Department of Public Health; authorizing and directing the Board of Public Works to enter into contract for said reconstruction work.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the reconstruction of ward "R," San Francisco Hos-pital, into a psychopathic ward, in accordance with plans and specifications prepared and approved by the Department of Public Health.

Section 2. This ordinance shall

take effect immediately.

Mayor to Enter Agreement for Acquisition of Land on Twenty-first Street Between Shotwell and Folsom Streets for Playground Purposes.

motion of Supervisor Me-On Leran:

Bill No. 6652, Ordinance No. --

(New Series), as follows:

Ordinance directing the Mayor of the City and County of San Francisco to execute an agreement with Helena Rolfe for the purchase by the City and County of San Fran-cisco of a portion of Mission Block Number 56, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Franeisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute, in the name and on behalf of the City and County of San Francisco, an agreement with Helena Rolfe providing for the immediate purchase of the following described lot, piece or parcel of land situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at a point on the westerly line of Folsom street, disfrom tant thereon 95 feet northerly point of intersection of the northerly line of Twenty-first street with the westerly line of Folsom street, running thence northerly and along the westerly line of Folsom street 60 feet; thence at a right angle westerly 122 feet 6 inches; thence at a right angle southerly 60 feet; thence at a right angle easterly 122 feet 6 inches to the point of commencement; being a part of Mission Block No. 56, for the sum of seventy-five hundred (\$7,500) dollars and giving to the City and County of San Francisco the option to purchase the following described piece or parcel of land, situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the northerly line of Twenty-first street and the westerly line of Folsom street, running thence northerly and along said line of Folsom street 95 feet: thence at a right angle westerly 122 feet 6 inches; thence at a right angle southerly 95 feet to the north-erly line of Twenty-first street; thence at a right angle easterly and along said line of Twenty-first street 122 feet 6 inches to the point of commencement. Being part of Mission Block No. 56.

on or before the 30th day of November, 1924, for the further principal sum of twelve thousand eight hundred forty-six 66/100 dollars (\$12,-846.66), and also giving to the City and County of San Francisco Immediate possession of the parcel of land hereinabove lastly described upon the making of the first payment herein above referred to.

Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee of said Board.

Also, Bill No. 6653, Ordinance No. (New Series), as follows:

Ordinance directing the Mayor of the City and County of San Francisco to execute an agreement with Eliza R. Feldmann, also called Elise Rebecka Feldmann, Matilda Gretchen Reimer Feldmann, also called Matilda Feldmann, for the purchase by the City and County of San Francisco of a portion of Mission Block Number 56, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute, in the name and on behalf of the City and County of San Francisco, an agreement with Eliza R. Feldmann, also known as Elise Rebecka Feldmann, and Matilda Gretchen Reimer Feldmann, also known as Matilda Feldmann, providing the immediate purchase of the following described lot. piece or par-cel of land, situate, lying and be-ing in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Shotwell street, distant thereon 75 feet northerly from the point of intersection of the northerly line of Twenty-first street with the easterly line of Shotwell street, running thence northerly and along said line of Shotwell street 50 feet; thence at a right angle easterly 122 feet 6 inches; thence at a right angle southerly 50 feet; thence at a right angle westerly 122 feet 6 inches to the point of commencement. Being portion of Mission Block No. 56. for the sum of seventy-five hundred (\$7,500) dollars and giving to the City and County of San Francisco the option to purchase the following described piece or parcel of land situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at the point of in-tersection of the northerly line of Twenty-first street and the easterly line of Shotwell street, running thence northerly and along said line of Shotwell street 75 feet; thence at a right angle easterly 122 feet 6 inches: thence at a right angle southerly 75 feet to the north-erly line of Twenty-first street; thence at a right angle westerly along said line of Twenty-first street 122 feet 6 inches to the point of commencement. Bein Mission Block No. 56. Being portion of

on or before the 30th day of November, 1924, for the further principal sum of twelve thousand five hundred (\$12,500) dollars, and also giving to the City and County of San Francisco the right to the immediate possession of the unimproved portion of the hereinabove lastly described piece or parcel of land upon the making of the first payment hereinabove referred to.

Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee of said Board.

Accepting Offer to Sell

Potrero Diagonal Street. Supervisor McLeran presented: Resolution No. 22305 (New Se-

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina street between Twen-tieth and Twenty-second streets, have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, and the further consideration mentioned below, viz.:

Samuel Goldstine and Hannah

Goldstine, \$1,650.

ries), as follows:

Beginning at a point distant 200 feet at right angles northerly from the northerly line of Twenty-sec-ond street and distant 20.148 feet at right angles westerly from the westerly line of Carolina street, and running thence westerly parallel with Twenty-second street 79.852 feet; thence at right angles northerly 50 feet; thence at right angles easterly 7.911 feet; thence deflecting 34 degrees 48 minutes to the right and running southeasterly 87.502 feet; thence on a curve to the right of 130 foot radius, tangent to the preceding course, central angle 0 degrees 02 minutes 53 seconds, a distance of 0.109 feet to the point of beginning

As a further consideration for said conveyance, it is hereby agreed that the small parcel of land now adjoining on the south held by the City Title Insurance Company in trust for the City and County of Sun Francisco shall become the property of Samuel Goldstine and Hannah Goldstine, reserving, however, an easement for the construc-

tion of a retaining wall. Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property. Now, therefore, be it

Resolved. That the said offer of sale be accepted, the City Title Insurance Company be authorized to deed said small parcel to Samuel Goldstine and Hannah Goldstine, and the City Attorney be authorized and directed to examine the titles of said properties, and, if the same are found in satisfactory condition, to close negotiations and superintend the payments of moneys to the above-named persons upon receipt of the proper conveyances. Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Accepting Offers to Sell Land Required for the Widening of San Jose Avenue.

Supervisor McLeran presented: Resolution No. 22306 (New Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of San Jose avenue from Capistrano avenue to Havelock street have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names and the consideration mentioned further below, viz.:

Piero Restani and Rosa Restani,

\$1,175.

Beginning at a point on the northwesterly line of San Jose avenue, distant thereon 150 feet southwesterly from the first angle point on the northwesterly line of San Jose avenue northeasterly from Santa Rosa avenue, and running thence southwesterly along the northwesterly line of San Jose avenue 50 feet; thence at right angles northwesterly 14 feet; thence at right angles northeasterly 50 feet; thence at right angles southeasterly 14 feet to the point of beginning, being portion of Belle Roche City Block No. 1.

Andrew Ghiotto and Elizabeth

Ghiotto, \$1,325.

Beginning at a point on the northwesterly line of San Jose avenue. distant thereon 185 feet southwest-

erly from the southwesterly line of Paulding street, and running thence southwesterly along the northwesterly line of San Jose avenue 25 feet; thence at right angles northwesterly 14 feet; thence at right angles northeasterly 25 feet; thence at right angles southeasterly 14 feet to the point of beginning, being portion of Belle Roche City Block III.

The above-mentioned sums include, in addition to the payment for the above-mentioned parcels, all damages in full to the buildings now partially on said parcels, said buildings to be removed by the present owners within sixty (60) days from date of deed.

Francesco Figoni and Elizabeth

Figoni, \$105.

Beginning at the first angle point on the northwesterly line of San Jose avenue northerly from Santa Rosa avenue and running thence southwesterly along the northwest-erly line of San Jose avenue 80 feet; thence at right angles northwesterly 8.056 feet; thence deflecting 95 degrees 45 minutes to the right and running northeasterly 80.404 feet to the point of beginning, being portion of Belle Roche City Block No. 1. Frederick J. Markgraf and Mary J. Markgraf, \$275.

Beginning at a point on the northwesterly line of San Jose avenue, distant thereon 80 feet southwesterly from the first angle point on the northwesterly line of San Jose avenue northeasterly from Santa Rosa avenue, and running thence southwesterly along the northwest-erly line of San Jose avenue 70 feet; thence at right angles northwesterly 14 feet; thence at right angles northeasterly 10.966 feet; thence deflecting 5 degrees 45 minutes to the right and running northeasterly 59.333 feet; thence deflecting 84 degrees 15 minutes to the right and running southeasterly 8.056 feet to the point of beginning, being portion of Belle Roche City Block No. 1.

G. Valentini, \$165.

Beginning at a point on the northwesterly line of San Jose avenue. distant thereon 160 feet southwesterly from the southwesterly line of Paulding street, and running thence southwesterly along the northwesterly line of San Jose avenue 25 feet; thence at right angles northwesterly 14 feet; thence at right angles northeasterly 25 feet; thence at right angles southeasterly 14 feet to the point of beginning, being pertion of Belle Roche City Block III.

Massimo Marcolini and Domenica

Marcolini, \$247.

Beginning at the point of inter-section of the northerly line of Havelock street with the northwest erly line of San Jose avenue, and running thence northeasterly along the northwesterly line of San Jose avenue 23.53 feet; thence at right angles northwesterly 14 feet; thence at right angles southwesterly 22.874 feet; thence deflecting 5 degrees 22 minutes to the right, and running 8.659 feet to a point on the northerly line of Havelock street, distant thereon 16.816 feet westerly from the northwesterly line of San Jose avenue; thence easterly along the northerly line of Havelock street 16.816 feet to the point of beginning, being portion of Belle Roche City Block III.

As a further consideration the City and County of San Francisco agrees to restore sidewalks where sidewalks are now constructed. Whereas, the City Attorney

recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the city's appraise-ment of the property; now, there-fore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said properties, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto and file the same for record, with a copy of this resolu-tion attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.Absent-Supervisors Katz, Welch

Accepting Offer to Sell Land Required for the Widening of Randolph Street and Worcester Avenue for the Ocean View Extension of the Municipal Railway.

Supervisor McLeran presented: Resolution No. 22307 (New Se-

ries), as follows:

Whereas, the owner of the following described land, sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway, has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name,

E. R. Zion, \$80—Beginning at a point on the southerly line of Randolph street, distant thereon 75 feet easterly from the easterly line of Victoria street and running thence easterly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 25 feet; thence at a right angle northerly 21 feet to the southerly line of Randolph street and the point of beginning. Being part of Lot No. 28, in Block No. 41, City Land Association.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property. Now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept. in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon pay-ment of the agreed purchase price.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Accepting Offers to Sell Land in Stanislaus County Required for Aqueduct and Electric Transmission Line Right of Way, Hetch Hetchy Water Supply.

Supervisor McLeran presented: Resolution No. 22308 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcels of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy water supply project, for the sums set forth opposite their names, viz.:

Ida M. Isaacs, administratrix of the estate of John N. Nelson, deceased, \$600—2.9 acres, more or less, being a portion of the S. W. ¼ of Section 24, T. 3 S., R. 7 E., M. D. B. and M. (As per written offer on file.)

Maud Green, Land C. Gates and Security Trust and Savings Bank at Los Angeles, \$3,550—Parcel 1: 7.033 acres, being portion of the S. E. ¼ of Section 24, T. 3 S., R. 7 E., M. D. B. and M. Parcel 2: 4.134 acres, being portion of Section 25, T. 3 S., R. 7 E., M. D. B. and M. (As per written offer on file.)

Armour B. Smith and Tina M. Smith, \$8,000—5.502 acres, more or less, being a portion of Section 4, T. 3 S., R. 9 E., M. D. B. and M. (As per written offer on file.) Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned parcels of land for the sums set forth opposite their names and upon the conditions therein set forth, be and the same are hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said property and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto, containing the conditions and reservations agreed upon in said offers, and to file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Shechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch—2,

Accepting Offers to Sell Land in San Mateo County Required for Aqueduct Right of Way, Hetch Hetchy Water Supply.

Supervisor McLeran presented: Resolution No. 22309 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcel of land, situated in the County of San Mateo, State of California, required as a right of way for the aqueduct on the Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

Arthur Henry Barber and Eliza-

Arthur Henry Barber and Elizabeth Barber, \$5—A portion of Lot 8, in Block 8, as said lot is snown and designated on map entitled, "North Fair Oaks, situated in San Mateo County," filed August 8, 1907, in Book 5 of Maps, page 21, San Mateo County records. (As per written offer on file.) Now, there-

fore, be it
Resolved, That, in accordance
with the recommendation of the
City Engineer, the above described
offer of the above named property
owners to sell to the City and
County of San Francisco the above
mentioned parcel of land for the
sum set forth opposite their names
be and the same is hereby accepted.
Be if

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch —2.

Increased Consideration for Peter Moy. Supervisor McLeran presented: Resolution No. 22310 (New Se-

ries), as follows:
Whereas, upon recommendation
of the City Engineer and the Special Counsel for Hetch Hetchy

Water Supply, Resolution No. 22224 (New Series), approved March 15, 1924, is hereby amended so as to provide the consideration to be paid Peter Moy for 24.4 acres of Hetch Hetchy transmission line right of way in San Joaquin County shall be \$854 instead of \$840, as provided in said resolution.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Amending Zoning Ordinance, Beach Street.

Supervisor McGregor presented: Bill No. —, Ordinance No. –

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of

the City and County of San Fran-

eiseo as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the follow-ing described property in the second residential district instead of the first residential district.

Commencing at a point on the southerly line of Beach street, dis-tant thereon 93.75 feet easterly from the casterly line of Baker street, and running thence southerly on a line parallel with and distant 93.75 feet easterly from the easterly line of Baker street to a point 137.5 feet southerly from the southerly line of Francisco stréet; thence at right angles easterly 181.25 feet; thence at right angles southerly 137.5 feet to the northerly line of Chestnut street; thence along the northerly line of Chest-nut street to a point thereon 504.285 feet easterly from the easterly line of Pierce street; thence at right angles northerly 137.5 feet; thence southwesterly 109.598 feet; thence northwesterly 112 feet to the southerly line of Toledo way at a point thereon 374.146 feet westerly from the westerly line of Mallorca way; thence westerly along said south-

erly line of Toledo way to the easterly line of Pierce street; thence northwesterly to the point of intersection of the westerly line of Pierce street and the northerly line of Alhambra street; thence northeasterly along the northerly line of Alhambra street to the southwesterly line of Mallorca way; thence northwesterly and northerly along said southwesterly line of Mallorca way to the southerly line of Beach street; thence northwest-erly to the point of intersection of the northeasterly line of Cervantes boulevard and the northerly line of Beach street; thence easterly along the northerly line of Beach street to a point thereon 120 feet westerly from the westerly line of way; thence northerly and parallel with the westerly line of Retiro way to the southerly line of Rico way; thence northwesterly to a point on the northerly line of Rico way, distant thereon 154.906 feet westerly from the westerly line of Retiro way; thence northerly and parallel with the westerly line of Retiro way 75.70 feet; thence northeasterly along a line at right angles to the southwesterly line of Casa way 89.362 feet, to a point on said southwesterly line of Casa way 128.619 feet northwesterly from the westerly line of Retiro thence northwesterly along the southwesterly line of Casa way to a point thereon distant 100 feet at right angles southerly from the southerly line of Marina boulevard; thence westerly and parallel with and distant 100 feet southerly from the southerly line of Marina boulevard to the easterly line of Scott street; thence southerly along the easterly line of Scott street to the southerly line of Bay street if produced easterly; thence westerly along the southerly line of Bay street to the westerly line of Broderick street; thence northerly along the westerly line of Broderick street to a point thereon 137.5 feet northerly from the northerly line of North Point street; thence at right angles westerly 275 feet; thence at right angles northerly 137.5 feet to the southerly line of Beach street; thence westerly along the southerly line of Beach street 43.75 feet to the point of commencement.

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Capp street, commencing at a point 195 feet southerly from Twenty-fifth street and running thence southerly 25 feet, in the commercial district instead of the second residential district.

Recommitted.

On motion of Supervisor McLeran, the foregoing bill was ordered recommitted to the City Planning Commission.

Condemnation Proceedings for Exposition Building Site.

Whereupon, the following resolution was presented by Supervisor McLeran and adopted:

Resolution No. 22311 (New Se-

ries), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following properties situated in the City and County of San Francisco, and more particularly described as follows:

Parcel 1. Beginning at the point of intersection of the northerly line of Chestnut street with the easterly line of Fillmore street, and running thence northerly along the easterly line of Fillmore street 30 feet; thence at right angles easterly 100 feet; thence at right angles southerly 30 feet to the northerly line of Chestnut street; thence at right angles westerly along the northerly line of Chestnut street; thence at right angles westerly along the northerly line of Chestnut street 100 feet to the point of beginning. Being portion of Western Addition Block 327.

Parcel 2. Beginning at a point on the easterly line of Fillmore street, distant thereon 30 feet northerly from the northerly line of Chestnut street, and running thence northerly along the easterly line of Fillmore street 35 feet; thence at right angles easterly 100 feet; thence at right angles southerly 35 feet; thence at right angles westerly 100 feet to the point of beginning. Being portion of Western Addition Block 327.

Parcel 3. Beginning at the point of intersection of the southerly line of Francisco street with the easterly line of Fillmore street, and running thence easterly along the southerly line of Francisco street 137 feet 6 inches; thence at right angles southerly 137 feet 6 inches; thence at right angles westerly 137 feet 6 inches to a point on the easterly line of Fillmore street; thence at right angles northerly along the easterly line of Fillmore street 137 feet 6 inches to the point of beginning. Being portion of Western Addition Block 327.

Parcel 4. Beginning at the point

of intersection of the northerly line of Francisco street with the easterly line of Fillmore street, and running thence easterly along the northerly line of Francisco street 137 feet 6 inches; thence at right angles northerly 137 feet 6 inches; thence at right angles northerly 137 feet 6 inches to a point on the easterly line of Fillmore street; thence at right angles southerly along the easterly line of Fillmore street; 137 feet 6 inches to the point of beginning. Being portion of Western Ad dition Block 328.

Parcel 5. Beginning at the point of intersection of the southerly line of Bay street with the easterly line Fillmore street, and running thence southerly along the easterly line of Fillmore street 137 feet 6 inches; thence at right angles easterly 137 feet 6 inches; thence at right angles northerly 137 feet 6 inches to a point on the southerly line of Bay street; thence at right angles westerly along the southerly line of Bay street; thence at right angles westerly along the southerly line of Bay street 137 feet 6 inches to the point of beginning. Being portion of Western Addition Block 328.

Parcel 6. Beginning at the point of intersection of the southerly line of Bay street with the westerly line of Webster street, and running thence southerly along the westerly line of Webster street 60 feet; thence at right angles westerly 110 feet; thence at right angles northerly 60 feet to a point on the southerly line of Bay street; thence at right angles easterly along the southerly line of Bay street 110 feet to the point of beginning. Being portion of Western Addition Block 328.

Parcel 7. Beginning at a point on the westerly line of Webster street, distant thereon 60 feet southerly from the southerly line of Bay street, and running thence southerly along the westerly line of Webster street 60 feet; thence at right angles westerly 110 feet; thence at right angles northerly 60 feet; thence at right angles easterly 110 feet to the point of beginning. Being portion of Western Addition Block 328.

Parcel 8. Beginning at the point of intersection of the northerly line of Francisco street with the westerly line of Webster street, and running thence westerly along the northerly line of Francisco street 137 feet 6 inches; thence at right angles northerly 137 feet 6 inches; thence at right angles easterly 137 feet 6 inches to a point on the westerly line of Webster street; thence

at right angles southerly along the westerly line of Webster street 137 feet 6 inches at the point of beginning. Being a portion of Western Addition Block 328. Be it Further Resolved, That said prop-

erties are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the extension of Lobos Square, a public park of said City and County, and for the construction of a new boulevard through said park. It is necessary that a fee simple title be taken for such use. The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said tracts of land and of any and all interest therein or claims thereto for the condemnation thereof for the public use of said City and County of San Francisco as aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent—Supervisors Katz, Welch

Resolution of Intention to Establish Set-Back Lines No. 38.

Supervisor McGregor presented: Resolution No. 22312 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established long the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Fifth avenue, commencing at a point 101.85 feet northerly from California street, and running thence northerly to a point 100 feet southerly from Lake street, said set-back line to be 10 feet.

Along the westerly side of Fortythird avenue, commencing at a point 100 feet northerly from Anza street and running thence northerly 25 feet, said set-back line to be 3 1/3 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said

set-back line to be 3 1/3 feet; along the easterly side of Forty-third avenue, commencing at Anza street and running thence northerly 450 feet, said set-back line to be 10

Along the westerly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 1/3 feet; thence northerly 25 feet, said set-back line to 6 2/3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 3 1/3 feet; along the easterly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 250 feet, said set-back line to be 11½ feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said setback line to be 3 feet.

Along the westerly side of Twenty-third avenue, commencing at Kirkham street and running thence northerly 359 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 17½ feet; thence northerly 25 feet, said set-back line to be 20 feet; thence northerly 81 feet 9 inches, said set-back line to be 28 feet; thence northerly 25 feet, said set-back line to be 20 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet. set-back line to be 5 feet.

And notice is hereby given that Monday, the 28th day of April, 1924, at the hour of 2 o'clock p. m.. at the chambers of the Board of Supervisors, City Hall, In said City and County of San Francisco, has been fixed as the time and place when and where any and all per-sons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to set-back lines as set forth in this resolution of intention.

Adopted by the following vote: A ves — Supervisors Badaracco, ath. Colman, Deasy, Harrelson.

Bath. Colman. Deasy. Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Board of Public Works to Furnish Water for Drinking Fountains,

Supervisor Schmitz presented: Resolution No. 22313 (New Series), as tollows:

Resolved, That the Board of Public Works is hereby directed to furnish water for five drinking foun-tains installed by the South of Army Merchants' Association at the following locations: East line of Mission street at Crescent avenue, west line of Mission street opposite Cortland avenue, west line of Mission street north of Twenty-ninth street, east line of Mission street opposite Thirtieth street, east line of Mission street at Fair avenue, and pay for same out of its funds. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent-Supervisors Katz, Welch

Street Lights.

Supervisor Schmitz presented: Resolution No. 22314 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby requested to install and remove street lights as follows:

Ornamental Brackets, 600 Install M. R.

East side Taylor street, 181 feet north of O'Farrell street.

West side Taylor street, 33 feet north of O'Farrell street.

West side Taylor street, 7 south of O'Farrell street.

East side Taylor street, 183 feet north of Ellis street.

West side Taylor street, 96 feet

south of Ellis street. East side Taylor street, 91 feet

north of Eddy street. East side Taylor street, 6 feet

south of Ellis street. East side Taylor street, 102 feet

south of Eddy street.
West side Taylor street, 9
south of Eddy street.
East side Taylor street, 92

fect

feet north of Turk street.

West side Taylor street, 2 south of Turk street.

East side Taylor street, 91 feet

south of Turk street. East side Taylor street, 9 fect north of Market street.

Install 250 M. R. London street between Amazon street and Italy avenue.

Install 400 M. R.

Lexington avenue and Twentyfirst street.

Bartlett and Twenty-first streets. Carlos San and Twenty-first streets.

Corner Arch and Garfield streets. Install 600 M. R.

North and south side Hayes street between Franklin and Gough streets.

North and south Hayes sides street between Gough and Octavia streets.

North and south sides Haves street between Octavia and Laguna streets.

Remove Gas Lamps.

a side Twenty-first street, South east of Valencia street.

Twenty-first street and Lexington avenue.

Twenty-first and Bartlett streets. Twenty-first and San streets. Install 600 M. R. on Polk Street.

(As per Resolution No. 22011.) Polk street between Pacific ave-

nue and Broadway.

Polk street and Broadway.

Polk street between Broadway

and Vallejo street. Polk street and Vallejo street.

Polk street between Vallejo and Green streets.

Polk street and Green street. Polk street between Green and Union streets.

Polk street and Union street. Polk street between Union and Filbert street.

Polk street and Filbert street. Polk street between Filbert and Greenwich streets.

Polk street and Greenwich street. Polk street between Greenwich and Lombard streets.

Polk street and Lombard street. street between Lombard and Chestnut streets.

Remove Single Top Gas Lamps. side Polk street, 91 feet East south of Crestnut street.

West side Polk street, 183 feet south of Chestnut street.

Northeast and southwest corners Polk and Lombard strects.

Northeast and southwest corners Polk and Greenwich streets.

East side Polk street 91 feet south of Greenwich street.

West side Polk street 183 feet south of Greenwich street.

Northeast and southwest corners Polk and Filbert streets.

East side Polk street 92 feet south of Filbert strect,

West side Polk street 184 feet south of Filbert street.

Northeast and southwest corners Polk and Union streets.

East side Polk street 92 feet south of Union street.

West side Polk street 184 feet south of Union street.

Northeast and southwest corners Polk and Green streets.

East side Polk street 91 feet south of Green street.

West side Polk street 184 feet south of Green street.

Northeast and southwest corners Polk and Vallejo streets.

East side Polk street 87 feet south

Vallejo street.

West side Polk street 184 feet south of Vallejo street.

Northeast and southwest corners Polk street and Broadway.

East side Polk street 91 feet south

Broadway. West side Polk street 184 feet

south of Broadway.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, McLeran, Mc-Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Street Lights.

Supervisor Schmitz presented: Resolution No. 22315 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install, change and remove street lights as follows:

Install 250 M. R.

Seventeenth avenue between Santiago and Rivera streets.

Twenty-seventh avenue between Ulloa and Vicente streets.

Install 400 M. R. Lilac street between Twenty-fifth and Twenty-sixth streets.

West side Ritch street, first south of Brannan street.

Change Gas Lamps.

East side Fifteenth avenue, first north of Irving street, 3 feet north. North side Broadway, first west of Hyde street to east property line.

Remove Gas Lamps.

East side and west side street between Twenty-fifth Lilac Twenty-sixth streets.

West side Ritch street, first south

of Brannon street.

Repair Safety Station Signal Lights.

Laguna and Market streets. Market and Mono streets. Montgomery and Market streets.

Adopted by the following vote:

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, marrelson. Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Passed for Printing.

The following matters were passed for printing:

Boiler and Oil Permits.

On motion of Supervisor Deasy: - (New Se-Resolution No. ries), as follows:

Resolved, That the following revocable permits are hereby granted:

Boiler.

Otzen Packing Co., at 52 Washington street, 25 horse power.

Jean Labarere, at 1977 Union

street, 10 horse power.

Oil Storage Tank. (1500 gallons capacity.)

Oscar Heyman & Bro., on north side of Geary street, 42 feet east of Sixteenth avenue.

F. Elgorriaga, at southwest corner of Bush and Leveanworth

streets.

Oscar Heyman & Bro., on north side of Geary street, 68 feet east of Sixteenth avenue.

J. H. Verner, on west side of Van Ness avenue, 137 feet north of Lombard street.

Perkins & Trowbridge, at southwest corner of Market and Ninth

streets.

Mrs. Hannah D. Barron Jennie Fogel, on south side of Fulton street, 137 feet 6 inches west Webster street.

> Oil Storage Tank. (600 gallons capacity.)

F. Porter, on west side of Santa Ana avenue between Portola drive and St. Francis boulevard. L. S. Rosener, at 3621 Clay street.

Peter Kilaspa, at 310 Chenery

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage, Dyeing and Cleaning Works, Supply Station, Oil and Boiler Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved. That the following revocable permits are nerepy granted:

Transfer Public Garage. To E. E. Sidwell, permit granted by Resolution No. 18343 (New Se-ries) to Schirner & Williams for premises situate 639 Turk street. To P. H. Cremere, permit granted by Resolution No. 21942 (New Se-ries) to California Auto Tours Company for premises situate 975 Geary street.

Dycing and Cleaning Works.

P. L. Bogani and A. Massimino, at northeast corner of San Bruno avenue and Bacon street; also to store 1500 gallons of gasoline on premises.

Automobile Supply Station. Frank Dassler, at the northeast corner of San Bruno and Sunnydale avenues; also to store 2000 gallons of gasoline on premises.

Shell Company of California, at the southeast corner of Fell and Baker streets; also to store 2000 gallons of gasoline on premises.

Oil Storage Tank.

(1500 gallons capacity.) J. Ringrose, on north side of Mc-Allister street, 30 feet west of Brown alley.

P. L. Bogani and A. Massimino, at the northeast corner of San Bruno avenue and Bacon street.

Gaston Renon, at the northwest corner of Howard and Washburn

streets.

J. Sockolov, on the west side of Fillmore street, 38 feet 8 inches south of Jackson street.

Boiler.

Gaston Renon, at the northwest corner of Howard and Washburn streets, 40 horse power.

P. L. Bogoni and A. Massimino, at the northeast corner of San Bruno avenue and Bacon street, 20 horse power. G. F. Connelly, at 604 Golden Gate

avenue, 5 horse power.

The rights granted under this roselution shall be exercised within six months, otherwise said permits become null and void.

Revocation of Stable Permit.

Supervisor Schmitz presented: Resolution No. 22316 (New Se-

ries), as follows:

Resolved, That the permit granted by Resolution No. 11089 (New Series) to Owen McHugh to maintain a stable for 30 horses at 1283 Fourteenth avenue is hereby revoked.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson. Bath, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

(Russell B. Tyler, attorney representing Owen McHugh, appeared in the above matter and made a statement us to the right of his client to continue to use the aforesaid premises for a stable.)

Passed for Printing.

The following bill was passed for printing:

Electric Wire Installation Ordinance Amended.

On motion of Supervisor Wetmore:

Bill No. 6600, Ordinance No. ---

(New Series), as follows:

Amending Section 3 of Ordinance No. 1564, approved July 27, 1905, entitled "Regulating the placing, installing, operating and maintenance of poles and electrical wires, appliances, apparatus or construction in or on streets and sidewalks in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Section No. 3 of Ordinance No. 1564, the title of which is recited in the title of this ordinance, is hereby amended to read

as follows:

Section 3. The placing, installing, operating or maintenance of electrical wires, appliances, apparatus or construction, or the erection or construction of any appliance, scaffold, elevator, derrick or hoist which shall be in proximity to any light, power, trolley, feeder, telephone, telegraph or fire alarm wire, or the erection or construction of any appliance, scaffold, elevator, derrick or hoist to which shall be attached any wire, guy or appliance which shall be liable to contact with any light, power, trolley, feeder, telephone, telegraph or fire alarm wire in or on streets or sidewalks in the City and County of San Francisco shall be executed in accordance with plans and specifications previously approved in writing by the Chief of the Depart-ment of Electricity of said City and County; provided, however, that a copy of said plans and specifications as approved shall be placed on file in the office of the Department of Electricity,

Section 2. This ordinance shall

take effect immediately.

Accepting Deeds for Land, University Mound District, Required for Playground Purposes.

Supervisor Wetmore presented: Resolution No. 22317 (New Se-

ries), as follows:

Resolved, That the deeds covering the lands purchased from Emma Moffat McLaughlin et al. for playground purposes, situate and lying and being in the City and County of San Francisco, State of

California, and more particularly described as follows, to-wit, Block No. 36 as per map of the University Mound Survey and the westerly half of Block 28 of the University Mound Survey, be and the same are hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Condemnation of Lands on Waller Street, Near Central Avenue, Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22318 (New Se-

ries), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco, that the immediate acquisition, construction, comple-tion and equipment by the City and County of San Francisco of permanent buildings and improvements to be used by the said City and County for public schools and the acquisition of necessary lands therefor is an imperative and public necessity and that the public interest and necessity demand such acquisition, construction, completion and equipment by the City and County of San Francisco.

That the lands to be so acquired for public use and necessity are de-

scribed as follows, to-wit: Commencing at a point on the northerly line of Waller street, distant thereon 37 feet 6 inches westerly from the westerly line of Central avenue, running thence westerly along said northerly line of Waller street 75 feet; thence at a right angle northerly 100 feet; thence at a right angle easterly 75 feet; thence at a right angle sonth-erly 100 feet to the northerly line of Waller street and point of com-mencement. Being Lots Nos. 8, 9 and 10. Block No. 1243 on Assessor's Man Book.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land en-closed within said hereinabove descriptions, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid and to prosecute such preceedings to a speedy deter-

mination.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16. ·

Absent-Supervisors Katz, Welch

Accepting Offer to Sell Land on Washington Street, Near Baker, for Fire Department Purposes.

Supervisor Wetmore presented: Resolution No. 22319 (New Se-

ries), as follows:

Whereas, an offer has been received from Margaret E. Shattuck to convey to the City and County of San Francisco certain land and improvements situate in rear of Engine House, north line of Washington street between Broderick and Baker streets, required for Fire Department purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$1,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point distant 127 feet 81/4 inches northerly from the northerly line of Washington street, measured at right angles thereto, and distant 193 feet 9 inches easterly from the easterly line of Baker street, measured at right angles; thence southerly 36 feet 81/4 inches; thence at a right angle east erly 25 feet; thence at a right angle northerly 36 feet 8¼ inches; thence at a right angle westerly 25 feet to the point of commencement, being a portion of Western Addition Block 544; also a portion of Vot 12, Block 981, Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property and, if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

City Attorney to Dismiss Proceedings for the Acquisition of Certain Lands Formerly Condemned for School Purposes.

Supervisor Wetmore presented: Resolution No. 22320 (New Series), as follows:

Resolved, That the City Attorney be and he is hereby authorized and directed to dismiss and/or abandon actions and condemnation proceedings for the acquisition of certain lands for school purposes as set forth in the complaints in the fol-lowing actions pending in the Su-perior Court of the State of Cali-fornia, in and for the City and County of San Francisco, entitled:

1. City and County of San Francisco v. John Reinhard et al., numbered on the files of the County

Clerk as 133497.

2. City and County of San Francisco v. John Lefkovitz et al., numbered 143266, in so far as the par-cels of land covered by and included within parcel 5 as set forth in paragraph IV of said complaint are affected.

City and County of San Francisco v. North Star Brewing Company, in so far as it affects that certain parcel of real property scribed in paragraph VII of the complaint on file in said action, which latter case is numbered 134340;

in accordance with his written recomemndation.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Board of Public Works to Execute License Agreements With Southern Pacific and Other Railroad Companies for Construction of Hetch Hetchy Transmisison Line.

Supervisor Shannon presented: Resolution No. 2232I (New Series), as follows:

Resolved, Upon recommendation

of the City Engineer and Special

Counsel for the Hetch Hetchy water supply, that the Board of Public Works is hereby authorized to execute the license agreements submitted by the Southern Pacific Company, Tidewater Southern Railway Company, Western Pacific Rail-road Company, Sierra Railway Company of California and the Atchison, Topeka and Santa Fe Railway Company, for the construction of the Hetch Hetchy electric transmission line over and across the tracks of said companies at points near Standiford, Irvington, Ohm, Covell, Oakdale, Riverbank, Occidental and Rosasco, California.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Condemnation of Lands for Widening of Worcester and Randolph Streets. Supervisor Wetmore presented: Resolution No. 22322 (New Se-

ries), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco, that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following properties situated in the City and County of San Francisco, and more particularly described as follows, to-wit:

Parcel 1. Beginning at the point of intersection of the southerly line of Farallones street with the easterly line of Orizaba avenue, and running thence southerly along the easterly line of Orizaba avenue 125 feet; thence at a right angle east-erly 24 feet 10½ inches: thence at a right angle northerly 125 feet to the southerly line of Farallones street, and thence running westerly along the southerly line of Faral-lones street 24 feet 10½ inches to the easterly line of Orizaba avenue and the point of commencement. Being part of Lot 1, in Block "I, Railroad Homestead Association.

Parcel 2. Commencing at a point on the southerly line of Randolph street, distant thereon 50 feet easterly from the easterly line of Bright street, running thence easterly and along said line of Randolph street 50 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 50 feet; thence at a right angle northerly 21 feet to the point of commencement, Being part

of Lots Nos. 27 and 28, in Block No. 53, City Land Association.

Parcel 3. Commencing at the point of intersection of the southerly line of Randolph street and the easterly line of Bright street, running thence easterly and along said line of Randolph street 50 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 50 feet to the easterly line of Bright street; thence at a right angle northerly along said line of Bright street 21 feet to the point of commencement. Being a portion of Lots Nos. 25 and 26, in Block No. 53, City Land Association.

Parcel 4. Beginning at a point on the southerly line of Randolph street, distant thereon 75 feet westerly from the westerly line of Victoria street, and running thence westerly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle easterly 25 feet; thence at a right angle northerly 21 feet to the southerly line of Randolph street and the point of beginning. Being a part of Lot No. 29, in Block No. 38, City Land Association.

Parcel 5. Beginning at a point on the southerly line of Randolph street, distant thereon 50 feet easterly from the easterly line of Vernon street, and running thence easterly along the southerly line of Randolph street 50 feet; thence at right angles southerly 21 feet; thence at right angles westerly 50 feet; thence at right angles northerly 21 feet to the southerly line of Randolph street and the point of beginning. Being part of Lots Nos. 27 and 28, in Block No. 26, City Land Association.

Parcel 6. Beginning at the point of intersection of the southerly line Randolph street with the westerly line of Ralston street, and running thence southerly along the westerly line of Ralston street 25 feet; thence at a right angle westerly 145 feet 9 inches to the northeasterly line of Worcester avenue; thence northwesterly along northeasterly line of Worcester avenue 31 feet 1 inches to the southerly line of Randolph street; thence east-erly along the southerly line of Randolph street 164 feet 9 inches to the westerly line of Ralston street and the point of beginning. Being all of Lot 5 of Block 16, City Land Association.

Parcel 7. Beginning at a point on the westerly line of Chester avenue, distant thereon 200 feet northerly

from the northerly line of Randolph street, and running thence northerly along the westerly line of Chester avenue a distance of 21.96 feet to the southwesterly line of Worcester avenue; thence north-westerly along the southwesterly line of Worcester avenue 3.80 feet to the northerly boundary line of Lot 9 of Block 9 of Ocean View Park as recorded on pages 36 and 37 of Map Book "G," records of City and County of San Francisco; thence westerly along said northerly boundary line 26,501 feet; thence deflecting 126 degrees 41 minutes 20 seconds to the left and running southeasterly 31.176 feet to the southerly boundary line of said lot; thence deflecting 53 degrees 18 minutes 40 seconds to the left and running easterly along said southerly boundary line 10.141 feet to the westerly line of Chester avenue and the point of beginning. Being portion of Lot No. 9, in Block No. 9, Ocean View Park as per map of same filed July 20, 1908, in the office of the Recorder of the City and County of San Francisco, State of California, and recorded in Liber G of Maps, at pages 36 and 37.

Parcel 8. Beginning at the point of intersection of the westerly line of Monticello street with the northeasterly line of Worcester avenue, and running thence northwesterly along the northeasterly line of Worcester avenue a distance of 234 feet 2 inches to the southerly line of Sargent street; thence easterly along the southerly line of Sargent street 5.006 feet; thence southeast-erly 225.664 feet to a point on the westerly line of Monticello street, distant thereon 6.375 feet northerly from the northeasterly line Worcester avenue; thence southerly along the westerly line of Monticello street 6.375 feet to the point of beginning. Being a portion of Lots Numbered 1, 2, 3 and 4, in Block No. 7, City Land Association.

Parcel 9. Beginning at a point on the southerly line of Randolph street, distant thereon 11.17 feet westerly from the southwesterly line of Worcester avenue, said point being on the easterly boundary line of Lot 31 of Block VII of Ocean View Park, and running thence westerly along the southerly line of Randolph street 31.472 feet; thence casterly on a curve to the right of 85-foot radius, tangent to preceding course, central angle 21 degrees 43 minutes 54 seconds, a distance of 32.239 feet to the easterly boundary line of said Lot 31; thence northerly

along said easterly boundary line 6.041 feet to the point of beginning. Being a portion of Lots Nos. 30 and 31 of Block VII, according to map entitled "Ocean View Park," filed in the office of the County Recorder of the City and County of San Francisco, State of California, July 20, 1908, and recorded in Liber "G" of Maps, pages 36 and 37. Be it

Further Resolved, That said properties are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: for the widening of Randolph street and Worcester avenue for an extension of the Municipal Railway. It is necessary that a fee simple title be taken for such use. The City Attorney is hereby ordered and directed to commen'ce proceedings in eminent domain against the owners of said tracts of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of said City and County of San Francisco as aforesaid.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Passed for Printing.

The following matters were passed for printing:

Ordering Street Work on Jerrold Avenue.

On motion of Supervisor Harrelson:

Bill No. 6656, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 22, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under

the direction of the Board of Public Works, and to be done in accord ance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifi-cations are hereby approved and

adorted. That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated iprovements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Jerrold avcnue between a line connecting the southwest corner of Jerrold avenue and Newhall street, and the northwest corner of Jerrold avenue and Third street, and the westerly line of Phelps street, including the crossing of Jerrold avenue and Phelps street, and the improvement of Phelps street between Jerrold avenue and Kirkwood avenue by

grading to official line and grade. Section 2. This ordinance shall take effect immediately.

Changing Main Street to Matson Street.

On motion of Supervisor Harrelson:

Bill No. 6657, Ordinance No. -

(New Series), as follows:

Changing the name of Main street from Market street to The Embarcadero to Matson street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The name of Main street from Market street to The Embarcadero is hereby changed to

Matson street.

Section 2. The attention of the Board Assessor, the Recorder, the Board of Public Works, the City Engineer and other officers and departments of the City and County of San Francisco is hereby called to the provisions of this ordinance, and said departments and officers are hereby authorized and instructed to change their maps, plats and records accordingly.

Section 3. This ordinance shall

take effect immediately.

Method of Assessment for Improvement of Oakdale Avenue Confirmed. Supervisor Harrelson presented: Resolution No. 22323 (New Se-

ries), as follows:

Resolved, That the method of assessment for the improvement of Oakdale avenue between the easterly line of Lane street and the easterly line of Railroad avenue and including the crossings of Oakdale avenue and Mendell street and Oakdale avenue and Lane street and the improvement of Mendell street between Newcomb avenue and the easterly line of Railroad avenue by the roadways to official grading lines and grades, etc., in accordance with Resolution of Intention No. 66371 (Second Series), be and the same is hereby confirmed.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Rossi, Schmitz, Shannon, Wetmore Sheehy, Morgan, Robb, Roncovieri,

Absent-Supervisors Katz, Welch

Passed for Printing.

Thereupon, the following bill was passed for printing:

Ordering Street Work on Oakdale Avenue.

On motion of Supervisor Harrelson:

City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 23, 1920, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its of fice, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time alter the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Oakdale avenue between the easterly line of Lane street and the easterly line of Railroad avenue, and including the crossings of Oakdale avenue and Mendell street and Oakdale avenue and Lune street, and the improve-ment of Mendell street between Newcomb avenue and the easterly line of Railroad avenue, by grading the roadways to official lines and grades; by resetting the existing granite curbs which are not to official line and grade; by the construction of the following brick catchbasins and appurtenances and 10-inch vitirified, salt-glazed, ironstone pipe culverts, two on the crossings of Oakdale avenue and Lane streets and two on the crossings of Oakdale avenue and Mendell street, by the construction of granite curbs on the southerly side of Oakdale avenue between Railroad avenue and Mendell street; by the construction of artificial stone sidewalks of the full official width on the angular corners of the above mentioned crossings where not already constructed, and on the angular corner of Mendell street and Palou avenue; by the construction of concrete curbs on Oakdale avenue between Lane and streets where not already constructed and on Mendell street between Railroad avenue and Oakdale avenue, and between Oakdale avenue and Newcomb avenue where not already constructed, and by the construction of an asphaltic concrete pavement on the roadways thereof.

The method of assessment for said improvements determined and declared by the Board of Public Works by its Resolution No. 66371 (Second Series) is hereby confirmed.

Section 2. This ordinance shall take effect immediately.

Extension of Time, Improvement of Buchanan Street Between Hermann Street and Duboce Avenue.

Supervisor Harrelson presented: Resolution No. 22324 (New Se-

ries), as follows:

Resolved, That James R. McElroy is hereby granted an extension of ninety days' time from and after March 8, 1924, within which to complete contract for improvement of Buchanan street between Hermann street and Duboce avenue.

This extension of time is granted for the reason that contractor has been delayed by inclement weather. Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent-Supervisors Katz, Welch

--2.

Extension of Time, Sidewalks on Monterey Boulevard.

Supervisor Harrelson presented: Resolution No. 22325 (New Se-

ries), as follows:

Resolved, That P. Montague be granted an extension of thirty days' time from and after April 8, 1924, within which to complete contract for the construction of artificial stone sidewalks on Monterey boulevard between Circular avenue and Hamburg street.

This extension of time is granted for the reason that contractor has been delayed by inclement weather. Adopted by the following vote:

A ye s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent-Supervisors Katz, Welch

-2.

Recommitted.

The following resolution was presented by Supervisor Harrelson, and, on motion, referred to the Public Buildings and Lands Committee.

Acquisition of Land at Sloat Boulevard and Great Highway for Automobile Parking Purposes,

Resolution No. -- (New Se-

ries), as follows:

Whereas, the Spring Valley Water Company on March 13, 1924, at the request of the Park Commissioners, filed a petition requesting the closing of Forty-seventh avenue between Vicente street and Sloat boulevard, Forty-sixth avenue between Vicente street and Sloat boulevard, and Wawona street from Forty-fifth avenue to the Great

Highway, to utilize the street area for automobile parking purposes;

Whereas, the City Engineer recommended to the Streets Committee that the streets be not closed and that a revocable permit be granted;

Whereas, property owners have filed objections to closing of said

streets;

Resolved, That the Committee on Public Buildings and Lands be requested to commence proceedings for the acquisition of the property in Outside Lands blocks numbered 1221, 1222, 1223, 1285, 1286 and 1287, to be used for automobile parking purposes, etc., by the Park Commission in connection with the Fleishhacker Playground and swimming pool.

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22326 (New Se-

ries), as follows:

Resolved, That J. D. Sullivan, assignee of Chas. L. Harney, be granted an extension of ninety days' time from and after April 10, 1924, within which to complete contract for grading of Twenty-ninth avenue between Cabrillo and Fulton streets, under public contract.

This extension of time is granted for the reason that contractor has been delayed by inclement weather. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch

Passed for Printing.

The following bill was passed for printing:

Ordering Improvement of San Jose Avenue Between Havelock Street and Cotter Street.

On motion of Supervisor Harrel-

Bill No. 6659, Ordinance No. ---

(New Series), as follows:
Ordering the improvement of San
Jose avenue between Havelock
street and Cotter street by paving,
curbing, etc. Authorizing and directing the Board of Public Works
to enter into contract for said improvement, approving specifications
therefor. The cost of said improvement to be borne out of the County
Road Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the improvement of San Jose avenue between Havelock street and Cotter street by paving, curbing, etc., in accordance with specifications prepared therefor by the Board of Public Works and on file in its office, which specifications are hereby approved and adopted, the cost of said improvement to be borne out of the County Road Fund.

Section 2. This ordinance shall

take effect immediately.

Extension of Park Street.

Supervisor Harrelson presented: Resolution No. 22327 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to order the extension of the following named street, to-wit: Park street between Leese street and Mission street.

The lands and property deemed necessary to be taken for said extending of Park street between Leese street and Mission street are particularly described as follows,

to-wit:

Beginning at a point on the southwesterly line of Leese street, distant thereon 125.625 feet southeasterly from the intersection of the southwesterly line of Leese street and the easterly line of Mission street; thence westerly to a point on the easterly line of Mission street, dis-tant thereon 107 feet 5 inches southerly from its intersection with the southwesterly line of Leese street; thence southerly along the easterly line of Mission street 60 feet; thence easterly to a point on the southwesterly line of Leese street, distant thereon 70.119 feet south-easterly from the point of begin-ning; thence northwesterly along the southwesterly line of Leese street 70.119 feet to the point of beginning, being all of Lots 3 and 4 and the northerly 9.864 feet of Lot 5, Block F, as per map of French and Gilman Tract filed in Map Book E and F, page 48.

And said Board of Supervisors does hereby determine and declare that said proposed extension of Park street between Leese street and Mission street is of more than ordinary public benefit and will affect and benefit the lands and district hereinafter described and which said district is hereby declared to be the district affected and benefited by said extension, and that therefore the entire damages, costs and expenses of said extension shall be and are hereby made chargeable against and shall be as-

sessable upon said lands and district, which lands and district are within the City and County of San Francisco, State of California, and the exterior boundaries of said lands and district affected and benefited by said extension are particularly described as follows:

Beginning at a point on the west-erly line of Mission street, distant thereon 100 feet northerly from the northerly line of West Park street; thence westerly 100 feet parallel with the northerly line of West Park street; thence southerly parallel with the westerly line of Mission street, to a point 100 feet south of the southerly line of West Park street; thence easterly parallel with the southerly line of West Park street, to a point on the westerly line of Mission street; thence northeasterly to a point on the easterly line of Mission street, distant thereon 100 feet northerly from the northerly line of Richland avenue; thence easterly parallel with the northerly line of Richland avenue to a point on the southwesterly line Leese street; thence southeasterly to a point on the northeasterly line of Leese street, distant thereon 58.25 feet northwesterly from the northerly line of Richland avenue; thence easterly parallel with the northerly line of Richland avenue 108 feet 5 inches; thence at right angles northerly 50 feet; thence easterly parallel with the northerly line of Richland avenue 550 feet; thence southeasterly to a point on a line parallel and distant 150 feet westerly from the westerly line of Murray street, and distant thereon 55 feet 111/2 inches southerly from the southerly line of Holly Park Circle; thence northerly parallel with Murray street to a point on the southerly line of Holly Park Circle; thence northwesterly along the southerly line of Holly Park Circle to a point distant 100 feet perpendicularly to the northerly line of Park street; thence westerly parallel to the northerly line of Park street to a point on the north-easterly line of Leese street; thence scutherly to a point on the southwesterly line of Leese street, distant thereon 77 feet 9% inches southeasterly from Mission street; thence westerly to a point on the easterly line of Mission street, distant thereon 57 feet 10% inches southerly from the intersection of the southwesterly line of Leese street with the easterly line of Mission street; thence northwesterly to a point on the westerly line of Mission street and the point of beginning, excepting and excluding all public streets, alleys, courts and

Said extension of Park street between Leese street and Mission street shall be done in pursuance of Chapter III of Article VI of the Charter of the City and County of San Francisco, and shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of said Charter of the City and County of San Francisco.

Adopted by the following vote:

Adopted by the Lord Badaracco, A y e s — Supervisors Badaracco, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Intention to Extend Van Ness Avenue. Supervisor Harrelson presented: Resolution No. 22328 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to order the extension of the following named street, to-wit: Van Ness avenue from Market street to Howard street.

The lands and property deemed necessary to be taken for said extension of Van Ness avenue between Market street and Howard street and particularly described as follows, to-wit:

Parcel No. 1. Commencing at a point on the southeasterly line of Market street, which point is distant thereon 226.96 feet northeasterly from the northeasterly line of Twelfth street; thence northeasterly along the southeasterly line of Market street (which is believed to be and for the purpose of these descriptions is assumed to be in the direction north 45 degrees 8 minutes 2 seconds east) a distance of 172.64 feet; thence south 9 degrees 06 minutes 07 seconds east a distance of 59.29 feet; thence south 14 degrees 2 minutes 55 seconds east a distance of 563.66 feet; thence curving to the left and southeasterly on an arc tangent to the preceding course whose radius is 12 feet, a distance of 25.30 feet; thence south 45 degrees 8 minutes 2 seconds west along the northwesterly line of Mission street a distance of 86.48 feet: thence north 44 degrees 51 minutes 58 seconds west along the northeasterly line of Twelfth street a distance of 178.00 feet; thence curving to the left and southeasterly on an arc tangent to the preceding course and whose radius is 12 feet a distance of 29.15 feet; thence north 14 degrees 2 minutes 55 seconds west tangent to the preceding arc a distance of 419.58 feet; thence curving to the left and northwesterly on an arc tangent to the preceding course and whose radius is 12 feet a distance of 25.30 feet to the point of commencement.

Parcel 2. Commencing at the intersection of the southeasterly line of Mission street with the northeasterly line of Twelfth street: thence northeasterly along southeasterly curved line of Mission street a distance of 149.81 feet; thence south 14 degrees 2 minutes 55 seconds east a distance of 203.53 feet: thence north 61 degrees 21 minutes 28 seconds west (which is believed to be and for the purpose of this description is assumed to be the direction of Twelfth street) along the northeasterly line of Twelfth street a distance of 145.63

feet to the point of commencement. Parcel No. 3. Commencing at a point on the southwesterly line of Twelfth street (which is believed to be and for the purpose of this description is assumed to be in the direction south 61 degrees 21 minutes 28 seconds east) and distant thereon southeasterly 50.02 feet from the southeasterly line of Mission street; thence south 61 degrees 21 minutes 28 seconds east along the said line of Twelfth street a distance of 197.46 feet; thence curving to the left and northwesterly on an arc tangent to the preceding course and whose radius is 12 feet a distance of 27.79 feet; thence south 14 degrees 2 minutes 55 seconds east a distance of 479.20 feet; thence curving to the left and southeasterly on an arc tangent to the preceding course and whose radius is 12 feet a distance of 30.91 feet; southwesterly along thence the northwesterly curved line of Howard street a distance of 261.52 feet; thence north 79 degrees 18 minutes 58 seconds west along the northeasterly line of Thirteenth street a distance of 41.74 feet; thence curving to the left and southeasterly on an arc tangent to the preceding course and whose radius is 12 feet a distance of 24.03 feet; thence north 14 degrees 2 minutes 55 seconds west a distance of \$28.85 feet to the point of commencement.

And the work to be done is: Necessary grading, the construction of sewers and appurtenances, curbs, payements and walks, and necessary alterations to auxiliary water supply system.

And said Board of Supervisors does hereby determine and declare that said proposed extension of Van Ness avenue between Market street and Howard street is of more than ordinary public benefit and will affect and benefit the lands and district hereinafter described, and which said district is hereby declared to be the district affected and benefited by said extension, and that therefore the entire damages, costs and expenses of said extension shall be and are hereby made chargeable against and shall be assessable upon said lands and district, which lands and district are within the City and County of San Francisco, State of California, and the exterior boundaries of said lands and district affected and benefited by said extension are particularly described as follows:

Description of Assessment District.

Commencing at a point 25 feet southerly from the southerly line of Twenty-fourth street and 25 feet westerly from the westerly line of Howard street; thence northerly and parallel to the westerly line of Howard street to a point 100 feet northerly from the northerly line of Sixteenth street; thence at right angles westerly to a point 25 feet westerly from the westerly line of Mission street; thence northerly and parallel to the westerly line of Mission street to a point 25 feet southerly from the southerly line of McCoppin street; thence westerly and parallel to the southerly line of McCoppin street to a point on the easterly line of Valencia street; thence northerly to a point on the southerly line of Haight street, distant 25 feet northwesterly from the northwesterly line of Market street measured at right angles thereto; thence northeasterly and parallel with the northwesterly line of Market street to a point 25 feet westerly from the westerly line of Van Ness avenue measured at right angles thereto; thence northerly and parallel to the westerly line of Van Ness avenue to a point on the southerly line of California street; thence at right angles along the said line of California street to a point distant thereon 25 feet easterly from the easterly line of Van Ness avenue; thence at right angles southerly and parallel to the easterly line of Van Ness avenue to a point 25 feet northwesterly from the northwesterly line of Market street measured at right angles

thereto; thence northeasterly and parallel to the northwesterly line of Market street to a point on the northerly line of Grove street; thence southeasterly to a point on the southwesterly line of Eighth street, distant thereon 25 feet southeasterly from the southeasterly line of Market street; thence southwesterly and parallel to the southeasterly line of Market street to a point 25 feet northeasterly from the northeasterly line of Ninth street; thence southeasterly and parallel to the northeasterly line of Ninth street to a point 25 feet southeasterly from the southeasterly line of Harrison street; thence southwesterly and southerly, parallel and concentric to the southeasterly and easterly line of Harrison street to a point 25 feet southerly from the southerly line of Fifteenth street, west of Harrison street, produced casterly; thence westerly and parallel to the southerly line of Fifteenth street to a point 25 feet easterly from the easterly line of Howard street; thence southerly and parallel to the easterly line of Howard street to a point 25 feet southerly from the southerly line of Twenty-fourth street; thence at. right angles westerly to a point 25 feet westerly from the westerly line of Howard street and the point of beginning.

Said extension and improvement of Van Ness avenue from Market street to Howard street shall be done in pursuance of Chapter 3 of Article 6 of the Charter of the City and County of San Francisco, and shall be done in the manner and in accordance with provisions of Section 2 and sections following Section 2 of Chapter 3 of Article 6 of the Charter of the City and County of San Francisco.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent—Supervisors Katz, Welch

Hearings in Committee.

In connection with the adoption of the foregoing resolution, Supervisor McLeran moved that the subject matter be referred to the Committee on Tunnels and Assessment Districts for a hearing; also, that the Eureka-Sunset Tunnel subject matter be referred to the committee for further hearing.

There being no objection it was

so ordered.

Passed for Printing.

The following bill was passed for printing:

Spur Track Permit, Atchison, Topeka & Santa Fe Railway Company.

Supervisor Harrelson presented: Bill No. 6660, Ordinance No. -

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Atchison, Topeka & Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track from a point on Quint street between Custer and Davidson avenues: thence along Quint street, crossing Davidson avenue, and along Quint street, crossing Davidson avenue, and along Quint street to Evans avenue, as hereinafter described and shown on blue print attached to the applica-

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Atchison, Topeka & Santa Railway Company, its successors or assigns, to construct, maintain and operate a spur

track as follows:

Beginning at a point in the center line of an existing track in Quint street, City and County of Francisco. said point lying 113.91 feet northeasterly from the northeasterly line of Davidson avenue produced across Quint street and 26 feet northwesterly from the southeasterly line of Quint street; thence southerly on the arc of a curve concave to the southeast and having a radius of 603.81 feet a distance of 75.75 feet to a point which is distant 38.77 feet northeasterly from the northeasterly line of Davidson avenue produced across Quint street and 21.29 feet northwesterly from the southeasterly fine of Quint street; thence continuing southerly on the arc of a curve concave to the southeast and having a radius of 287.94 feet a distance of 26.25 feet to a point which is distant 12.79 feet northeasterly from the northeasterly line of Davidson avenue produced across Quint street and 16.83 feet northwesterly from the southeasterly line of Quint street; thence southwesterly a distance of 21.46 feet to a point which is distant 8.17 feet southwesterly from the northeasterly line of Davidson avenue produced across Quint street and 12.22 feet northwesterly from the southeasterly line of Quint street produced across Davidson avenue; thence southwest-crly on the arc of a curve concave to the northwest and having a

radius of 287.94 feet a distance of 62 feet to a point which is distant feet northeasterly from the 10 southwesterly line of Davidson avenue produced across Quint street nue produced across Quint street and 5.50 feet northwesterly from the southeasterly line of Quint street produced across Davidson avenue; thence southwesterly on a line par-allel to and distant 5.50 feet northwesterly from the southeasterly line of Quint street a distance of 210 feet to the end.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as fur-nished by the City Engineer's office, and that any and all expenses in connection with the installation of the track, restoration of the pavement and any additional require-ments for the surface drainage be paid for by The Atchison, Topeka & Santa Fe Railway Company. Provided, that The Atchison, To-

peka & Santa Fe Railway Co. shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Award of Contract, Uniforms for Nurses.

Supervisor Rossi presented: Resolution No. 22327 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing uniforms for nurses he hereby made to Doctors and Nurses' Outfitting Co., Inc., on bid submitted March 24, 1924, as fol-

Item No. 1—Dress, white, bleached

pequot sheeting, \$5.50 each.

Item No. 2—Dress, blue, Amaskeag striped seersucker, \$4.50 each.

Item No. 3—Apron, bleached pequot sheeting, \$22.75 per dozen.

Item No. 4—Cap, bleached pequot sheeting, 40c each.

sheeting. 40c each
ltem No. 5—Collar, bleached Indian head, 25c each.

Item No. 6—Cuffs, bleached pequot sheeting, 25c each pair, Resolved, That all other bids

submitted thereon be rejected. Adopted by the following vote:

Ayes — Supervisors Badaraceo, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Award of Contract, Underground Cable.

Supervisor Rossi presented: Resolution No. 22330 (New Se-

ries), as follows:

That award of con-Resolved. tract be hereby made to Standard Underground Cable Co. on bid sub-mitted March 24, 1924, for furnish-ing underground signal and telephone cables required by the Department of Electricity, as follows, viz.:

Item No. 1—Length feet, 3000; No. of pairs, 15; weight per 1000 feet, 1800 pounds; outside diameter of cable, 1 inch; price per lineal foot, 34 cents. Total, \$1,020. Item No. 2—Length feet, 8500;

Item No. 2—Length feet, \$500; No. of pairs, 11; weight per 1000 feet, 1315 pounds; outside diameter of cable, 0.86 inch; price per lineal foot, 25.3 cents. Total \$2,150.50.

Item No. 3—Length feet, 35,000 feet; No. of pairs, 6; weight per 1000 feet, 1000 pounds; outside diameter of cable, 0.70 inch; price per lineal foot, 18.6 cents. Total, \$6.510. \$6,510.

Item No. 4—Length feet, 6000; No. of pairs, 3; weight per 1000 feet, 750 pounds; outside diameter of cable, 0.57 inch; price per lineal foot, 14.3 cents. Total, \$858.

Total \$11,795.

Delivery to be made within 98

Resolved, That all other bids submitted thereon be rejected.

(Note.-All above awards made to the lowest bidder, except when award is made in consideration of deliveries or on account of the quality of the article offered, as determined by such tests as required or recommended by the Pur-chaser of Supplies.)

Adopted by the following vote:
A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy,

Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Bids for Chairs Rejected.

Supervisor Possi presented: Resolution No. 22331 (New Series), as follows:

Resolved, That all bids received March 17, 1924, for chairs for the School Department (proposal 46) be hereby rejected.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore --16.

Absent-Supervisors Katz, Welch

Award of Contract, Foodstuffs.

Supervisor Rossi presented:

Resolution No. 22332 (New Se-

ries), as follows:

Resolved, That award of contract furnishing foodstuffs during April, May, June, 1924, be made to

the following on bids submitted
March 17, 1924, viz.:
3—ALASKA CODFISH CO.
(No bond required.) Item No. Price
115 (a) Boneless, Frigate,
pound\$.1165
7—ALBERS BROS. MILLING CO.
(No bond required)
68 Oatmeal, steel cut, pound
71 Peas, split, pound0585
Wheat, rolled, pound029
24—BAY CITY MARKET.
(Bond fixed at \$1,000.)
4 (a) Rounds, pound\$.14
15 Mutton, pound1669
17 Mutton yokes, pound1045
19 Pork, pound
20—F. E. BOOTH CO., INC.
(Bond fixed at \$100.)
30 (a) Fish, pound\$.12
12—M. J. BRANDENSTEIN & CO.
(Bond fixed at \$500.)
140 Coffee, pound\$.29
6—CALIFORNIA MEAT CO.
(Bond fixed at \$1,000.) 4 (b) Chucks, pound\$.0888
4 (b) Chucks, pound\$.0888 5 Plates, pound 0793
6 Soup meat, pound0487 8 8-rib cuts, pound167
11 Beef, corned, pound 0547
14 Liver, pound
20 Pork bellies, bound 1274
21 (b) Clubhouse, pound
23 Veal, pound

Tripe, pound 24 23—WILLIAM CLUFF CO. (Bond fixed at \$100.) Cracker meal, pound...\$

63 Crackers, pound 64 .115 .075 .0725 Cornstarch, pound 116 .0648 117 (a) Knox, 1-ounce, doz.

packages 1.85 117 (b) Knox, 1-pound, doz. packages 122 (b) Condensed, dozen 2.08 Malted, jar

122 (c) 2.69 lted, jar 10-ounce cans, Red 128 In Ribbon, dozen 3.23 129 (a) In 12-ounce bottles, 3.00

dozen German Salt, keg..... 130 (b) 1.35 131 (a) 2.15 131 (b)

141 (b) Japan Green, pound....

66 Sperry baker, barrel 5.39
69 Oats cereal, pound0362
13—H. E. TELLER CO.
(Bond fixed at \$100.)
141 (a) On sample No. 2, pound.\$.21
29—WESTERN CALIFORNIA FISH
COMPANY.
(Bond fixed at \$200.)
30 (b) Fish, pound\$.07
30 (c) Fish, pound
30-WESTERN MEAT COMPANY.
(No bond required.) 22 Tongues, pound\$.28
Resolved, That all other bids sub-
mitted thereon be rejected.
Note.—All above awards are made
to the lowest bidder except when
award is made in consideration of
deliveries or on account of the qual-
ity of the article offered as deter-
mined by such tests as required or
recommended by the Purchaser of
Supplies.
Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, Mc-
Sheehy, Morgan, Robb, Roncovieri,
Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore
16.
Absent—Supervisors Katz, Welch
2.
Award of Contract for Wood-Turning
Lathes Amended.
Supervisor Rossi presented:
Resolution No. 22333 (New Se-
ries), as follows:
Resolved, That Resolution No.
21970 (New Series), approved
January 25, 1924, be hereby amend-
ed by cancelling award of contract
to Smith-Booth-Usher Company on
the following, viz.:
Page 7, Item No. 5, 6 wood turn-
ing lathes for \$1,128.
Page 11, Item No. 2, 4 wood turn-
ing lathes for \$752.
ing lathes for \$752. for the reason that the Eastern
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market.
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be
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ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be made to F. O. Stallman Supply Co. for 10 motor driven wood turning lathes, 11%-inch swing, 5-foot bed,
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be made to F. O. Stallman Supply Co. for 10 motor driven wood turning lathes, 11¾-inch swing, 5-foot bed, as manufactured by the J. G.
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be made to F. O. Stallman Supply Co. for 10 motor driven wood turning lathes, 11%4-inch swing, 5-foot bed, as manufactured by the J. G. Blount Co., Everett, Mass.; and
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ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be made to F. O. Stallman Supply Co. for 10 motor driven wood turning lathes, 11¾-inch swing, 5-foot bed, as manufactured by the J. G. Blount Co., Everett, Mass.; and equipped with 220-volt, 2-phase, 60-cycle Roth motors and Westinghouse W. K. 20 or equal snap switches, for the sum of \$273 each f. o. b. San Francisco. This price includes wiring for motors to switch belt and set of
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be made to F. O. Stallman Supply Co. for 10 motor driven wood turning lathes, 11¾-inch swing, 5-foot bed, as manufactured by the J. G. Blount Co., Everett, Mass.; and equipped with 220-volt, 2-phase, 60-cycle Roth motors and Westinghouse W. K. 20 or equal snap switches, for the sum of \$273 each f. o. b. San Francisco. This price includes wiring for motors to switch belt and set of
ing lathes for \$752. for the reason that the Eastern manufacturers, Greenfield Tap and Die Corporation, have discontinued making the pattern upon which bid was submitted and said article is not obtainable in the market. Resolved, That award of contract for above stated item numbers be made to F. O. Stallman Supply Co. for 10 motor driven wood turning lathes, 11¾-inch swing, 5-foot bed, as manufactured by the J. G. Blount Co., Everett, Mass.; and equipped with 220-volt, 2-phase, 60-cycle Roth motors and Westingbouse W. K. 20 or equal snap switches, for the sum of \$273 each f. o. b. San Francisco. This price includes wiring for

Adonted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

HEARING-3 P. M.

Delinquent Property.

Hearing of property owners cited by Resolution No. 22065 (New Series) to show cause why property delinquent for taxes and assessed to them should not be reassessed in order that payment may be enforced or property advertised for sale in accordance with law.

March 10, 1924-Hearing had and

continued for two weeks.

March 31, 1924—No meeting.

The foregoing hearing was nounced at the appointed hour. The Clerk declared that all persons cited to appear had made payment since last meeting except one.

Whereupon, there being no appearance and no objection offered, the following resolution was presented by Supervisor McLeran and adopted:

Reassessment of Delinquent Property. Resolution No. 22334 (New Se-

ries), as follows:

Whereas, in a communication dated January 30, 1924, the Auditor and Tax Collector reported a list of properties, the accuracy of which they certified, in which the collection of delinquent taxes cannot be enforced because of certain errors;

Whereas, pursuant to the provisions of Section 3681a of the Political Code, and of Resolution No. 22065 (New Series) of the Board of Supervisors of the City and County of San Francisco, the owners were notified by publication and registered mail to appear before this Board on Monday, March 10, 1924, at 3 o'clock p. m., to show cause why the property respectively assessed to them should not be reassessed and said errors corrected so that the collection of the delinquent taxes may be enforced, which hearing was postponed to March 24, 1924; and

Whereas, the owners of all but one of the properties have since redeemed them from the delinquent

taxes; now, therefore,
Resolved, That the Assessor be
and he is hereby instructed to reassess the one property hereinafter described, which has not been redeemed, as provided by 3681a of the Political Code:

Bill No. 1008. Vol. 48. For the taxes of 1913. Assessed to T. H. A. Lammers. Lot commencing 453 feet northeast from Miguel street and 54 feet southeast from Arlington street; thence northeast 25 feet; thence southeast 24 feet; thence northwest 31 feet. Block 36 Fair-mount Land Association; now mount Land Association; now known as Lot 3, City Block 6689. Error: Southwest course of 25 feet omitted. Delinquent also for 1914, 1915, 1916, 1917, 1918, 1919, 1921, 1922 and 1923.

Ayes — Supervisors Badaracco, ath Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Street Car Advertising, Jockey Club. Supervisor Colman presented:

Resolution No. 22335 (New Series), as follows:

Resolved, That the Pacific Coast Jockey Club be and it is hereby granted a permit to advertise on the outside of the street cars of the Market Street Railway Company (provided said cars when used for said advertising purposes are not used to carry passengers) their spring racing meet, to be held at Tanforan race track from May 1 to May 25, 1924, inclusive, between the hours of 11 a.m. and 2 p.m.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch -2.

Improvement of Streets at North Beach.

Supervisor Badaracco presented: Resolution No. --- (New Series), as follows:

Resolved, That the Board of Public Works is hereby requested to repave the roadway of the following streets, viz.:

Union street, Kearny street to

Van Ness avenue.

Greenwich street, Grant avenue to Powell street, paved with asphaltic concrete with brick center strip.

Greenwich street, Powell street to Jones street, paved with asphaltic concrete.

Greenwich street, Jones street to Leavenworth street, paved with asphaltic concrete, center strip brick.

Montgomery street between Pacific and Green streets, concrete pavement and reconstruction of curbs.

Referred to Streets Committee.

Adjusted Compensation for Postal Employees Endorsed.

Supervisor Bath presented: Resolution No. 22336 (New Se-

ries), as follows:

Whereas, two bills affecting the postal service and the postal workers have been introduced in Congress. One of these bills is known in the House as the Lehlbach, H. R. 705, and in the Senate as the Standfield bill, S. 1220, and seeks to amend the present plan in the Federal Civil Service. The other bill is known in the House as the Kelly bill, H. R. 4123, and in the Senate as the Edge bill, S. 1898, and proposes to reclassify salaries in the postal service; and

Whereas, the funds used in paying annuities to retired Federal Civil Service employees are contributed by the employees themselves. Therefore, their retirement plan is not a burden to the taxpayer, but the present plan is inadequate and should be amended as provided for in the above-mentioned Lehlbach-Standfield bill; and

Whereas, the American postal service is indispensable to our so-cial and business life and touches more closely the lives of all of our people than does any other industry. Therefore, we believe that the men and the women who maintain this useful and essential service should be paid a wage which will enable them and those dependent upon them to live according to American standards of living. The present postal pay is inadequate and should be increased as provided for in the above-mentioned Kelly-Edge bill; and therefore be it

Resolved, That we, the Board of Supervisors of the City and County of San Francisco, California, in regular meeting assembled, on this, the 7th day of April, 1924, do hereby endorse the two above-mentioned bills:

bills; and be it Further Resol

Further Resolved, That a copy of this resolution be sent to each of the San Francisco Congressmen and to the two United States Senators from California, with the request that they give these measures their support when they come up for action in Congress.

Adopted under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent-Supervisors Katz, Welch

--2

Taxicab Ordinance Amendment, Vehicle Stands.

Supervisor Bath presented:
Bill No. —, Ordinance No. —

(New Series), as follows:
Amending Section 3 of Ordinance
No. 18898 (New Series), entitled
"Regulating the use of hackney carriages, automobiles taxicabs and
other public passenger vehicles, fixing the rates to be charged for the
transportation of persons and personal baggage, regulating the use of
boats in the waters of the bay, providing a punishment for any violation thereof and repealing Order No.
1611, Ordinances Nos. 446, 1033 and
514 (New Series)."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 3 of Ordinance No. 1898 (New Series), the title of which is recited in the title of this ordinance, is hereby amended so as

to read as follows:

Permits for Public Vehicle Stands. Section 3. No person having charge of a hack, automobile, taxicab or other vehicle used for hire shall allow the same to stand on any public street within twenty (20) feet of any street crossing, or with the front and rear wheels at a greater distance than one (1) foot from the outer edge of the side-walks, nor upon any public street (except in front of a public square) without first obtaining the written permission of the Mayor, revocable without notice at the pleasure of the Mayor, and the written consent of the owner and tenant or occupant of the stere or ground floor, or portion of the ground floor, of any building to use that portion of the street in front of said building or any part thereof for such purpose, provided, that the Mayor shall not grant permits to allow more than eight (8) public vehicles to stand waiting for employment in any one block; provided, that no permit shall be granted for any public yehicle to stand upon any street less than thirty-five (35) feet in

width from curb to curb, on which a double line of railroad tracks is allowed; and provided further, that not more than one permit shall be granted to stand a "sightseeing" car in any block on Market street between the hours of 7 o'clock a. m. and 7 o'clock p. m. A block shall be held to include both sides of Market street, and the frontage of a block on the north side shall be within the extension of the streets intersecting on the south side, the intervening street intersections on the north side not being considered.

On the north side of Geary street between Stockton street and Powell street and on the west side of Stockton street between Geary street and Post street, no vehicle for hire shall be allowed to stand, between the hours of 8 a. m. and 6 p. m. (Sundays and holidays excepted), unless the owner of such vehicle for hire shall have first obtained a permit

from the Chief of Police.

Such permit for the north side of Geary street between Stockton and Powell streets shall be limited to 35 at any one time and such permit for the west side of Stockton between Geary and Post shall be limited to 20 at any one time and the said permits shall be revocable without notice at the pleasure of the Chief of Police, and not more than one (1) permit shall be issued to any person, firm, corporation or association, for more than one (1) vehicle at any one time. The holders of permits provided by this section shall be subject to all regulations of this ordinance.

Referred to Committee on Judiciary, Traffic and State Legislation.

Blasting Permit.

The following was presented by Supervisor Deasy and passed for printing under suspension of the rules:

Resolution No. -– (New Se-

ries), as follows:

Resolved, That H. V. Tucker is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading lot at southeast corner of Sixteenth and Florida streets, proand file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works, and approved by his Honor, the Mayor, in accordance with Ordinance No. vided said permittee shall execute 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and

under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said H. V. Tucker, then the privileges and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be executed within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Good Friday Recess.

Supervisor Morgan presented: Resolution No. 22337 (New Se-

ries), as follows: Resolved, That his Honor the Mayor is hereby requested to de-clare a recess on Good Friday, April 18, 1924, between the hours of 12 noon and 3 o'clock p. m., to permit employees of the city who desire to participate in religious exercises that day to do so between the hours mentioned.

Adopted, under suspension of the rules, by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Y. M. C. A. Drive Endorsed.

Supervisor Morgan presented: Resolution No. 22338 (New Se-

ries), as follows:

Whereas, a drive is to be made in San Francisco to raise \$275,000 to complete the offer made by the International Committee of the Young Men's Christian Association of \$650,000 to erect a suitable build-

ing on the Embarcadero for the Army and Navy; be it
Resolved, That the Board of Supervisors of San Francisco is in hearty accord with the purpose of the drive and do hereby indorse

the same.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Rotary Club Praised.

Supervisor Morgan presented: Resolution No. 22339 (New Series), as follows:

Whereas, the Rotary Club of San Francisco, one of the most active of our many organizations for the public good, has undertaken to es-tablish a special school for crippled

children; be it
Resolved, That the Board of Supervisors of San Fraancisco hereby expresses its appreciation of the laudable work undertaken by this public-spirited organization in its sincere and earnest effort to aid the little suffering children.

Adopted under suspension of the

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncoviert, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

-2.

Salary Increase, Matron, County Jail. Supervisor Schmitz presented:

Bill No. 6661, Ordinance No. -

(New Series), as follows:

Amending paragraph (p) of Section 15 of Ordinance No. 5460 (New Series), known as the "Ordinance Series), known as the 'of Additional Positions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

County Jail.

Paragraph (p) of Section 15 of Ordinance No. 5460 is hereby amended so as to read as follows: (p) Four matrons, each at a

salary of \$1920 a year. Section 2. This ordinance shall

be effective as of April 1, 1924. Referred to Finance Committee.

ADJOURNMENT.

There being no further business the Board at the hour of 7:05 p. m. adjourned.

J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisors April 21, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

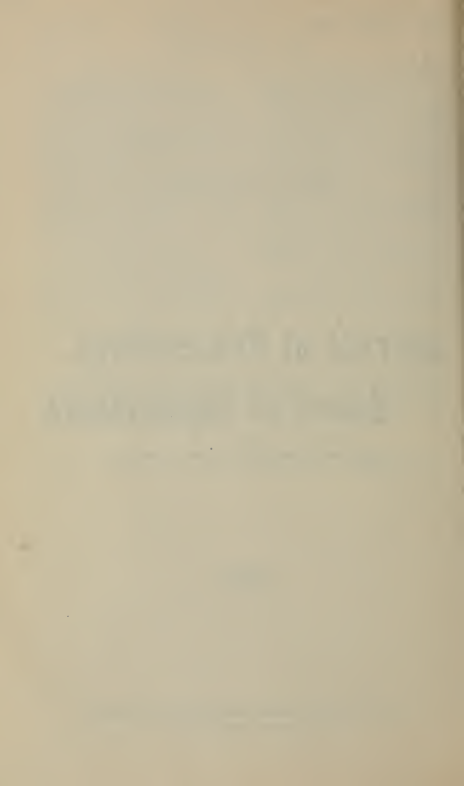
Clerk of the Board of Supervisors, City and County of San Francisco. Monday, April 14, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, APRIL 14, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 14, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore -17.

Absent-Supervisor Katz-1.

(Supervisor Katz excused on account of illness.)

Quorum present.

His Honor Acting Mayor McLeran presiding.

APPROVAL OF JOURNALS.

The Journals of Proceedings of March 24 and 31, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Playground Luncheon.

Communication from San Fran-cisco Chapter of the California Civic League of Women Voters, extending invitation to attend luncheon on Wednesday, April 16, 1924, at 12 o'clock, Hotel St. Francis, in re plans and future activities in connection with playgrounds.

Cemetery Removal.

Communication from Madame C. E. Grosjean, representing Daughters of California Pioneers, requesting that final passage of cemetery removal ordinances be deferred until April 21, 1924.

State Supervisors' Convention Postponed.

Communication Stanley from Abel, County Supervisors Association, announcing postponement of annual convention of Supervisors, which was to be held at Chico on April 17, 18, and 19, 1924, until May 22, 23 and 24, 1924, owing to livestock epidemic.

Read and filed.

Communication from F. L. Roohr, advising that, in view of postpone-ment of State Supervisors Conven-tion at Chico, it will be necessary for those who expect to attend to reregister and make reservations for the May dates.

Read and filed.

Notice to Show Cause, Widening of Virginia Avenue.

Hearing fixed for 3 p. m. this day of all persons interested to show cause, if any they have, why the report of the Board of Public Works showing land to be taken for widen-ing of Virginia avenue, the assessment district therefor, and the damages allowed, should not be confirmed.

Protest.

Communication from G. E. Holl, protesting against assessment for widening Virginia avenue, declaring that maps of Precita Valley Lands shows Virginia avenue in the year 1859 to have been sixty feet wide.

Privilege of the Floor.

Miss G. E. Holl was granted the privilege of the floor and addressed the Board making protest against proposed assessment district for widening of Virginia avenue, and alleging that original map shows Virginia avenue to have been sixty feet wide.

C. E. Healy, Assistant City Engineer, stated that previous maps showed otherwise and at least four Supreme Court decisions sustained

them.

Whereupon, on motion of Supervisor Harrelson, the objections of G. E. Holl were overruled, the report of the Board of Public Works confirmed and the following resolution adopted by the following vote:

Objections Overruled and Report Confirmed.

Resolution No. 22363 (New Se-

ries), as follows: Whereas, the Board of Public Works did, on the 28th day of February, 1924, file a report and plat of assessment district, showing the lots that will be benefited by and assessed for the widening of Vir-ginia avenue between Mission and Coleridge streets: and

Whereas, the Board of Supervisors fixed the 7th day of April, 1924, at the hour of 3 p. m., as the day on which all persons interested shall be required to show cause, if any they have, way such report should not be confirmed; now, therefore, be it.

Resolved. That report of the Board of Public Works filed on the 28th day of February, 1924, showing the lots that will be benefited by and assessed for the widening by and assessed for the widening of Virginia avenue between Mission and Coleridge streets, be and is hereby cinfirmed.

Resolved, That the objections filed by G. E. Holl April 7, 1924,

are hereby overruled.

Further Resolved, That the Clerk be directed to forward to the Board of Public Works a certified copy of the report, assessment and plat as confirmed by the Board of Supervisors.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welcl Wetmore—17.

Absent—Supervisor Katz—1. Hoof and Mouth Disease.

Duncan A. McCloud, representing the Board of Supervisors of San Mateo County, was granted the privilege of the floor on motion of Welch and made Supervisor strong personal appeal to the San Francisco Board of Supervisors for co-operation in keeping the hoof and mouth disease out of San Mateo County as well as assisting in its entire eradication in the State.

He asked that all vehicles passing through Butchertown on the way to San Mateo should be disinfected and also all vehicles that come into San Francisco by way of the ferries. If this is done, it will obviate the necessity of their insisting on the disinfecting of all vehicles which come into San Mateo County and thus save much unnecessary congestion in the traffic.

On motion of Supervisor Welch the Public Health Committee of the Board was given full power to act for the Board in co-operating with the counties on the south and with the Federal and State authorities to eradicate the hoof and mouth disease.

Action Deferred.

The following matter was laid over one week:

HEARING-2 P. M.

Ferry Franchise.

Consideration of the application of the Northwestern Pacific Railroad Company for authority to erect and take tolls on additional ferry service to be operated from San Francisco to Tiburon. March 24, 1924—Action deferred.

Application pending in Public Utili-

ties Committee.

REPORTS OF COMMITTEES.

following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor Deasy, chairman. Public Buildings Committee, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor

Harrelson, chairman.

Streets and Commercial Develop-Committee, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS. Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22340 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Special School Tax. James H. Pinkerton,

(1)final payment, plumbing for Pacific Heights School (claim dated March 26, 1924), \$4,580.28.

(2) Rucker-Fuller Desk Co., chairs for Mission High School (claim dated March 25, 1924), \$994.

School Construction Fund, Bond Issue 1918.

(3) Fred Medart Mfg. Co., ath-ic equipment, Galileo High letic School (claim dated March 25, 1924), \$990.49.

(4)Underwood Typewriter Co., typewriters for Galileo High School (claim dated March 25, 1924),

\$597.33.

H. Hallensleben, final payment, iron work for shooting gallery at Mission High School (elaim dated March 26, 1924), \$585.10.

(6) John Reid Jr., fifteenth pay-

ment, architectural services for Galileo High School (claim dated March 26, 1924), \$705.86.

Water Construction Fund, Bond Issue 1910.

Pelton Water Wheel Co., (7)eighteenth payment, impulse water wheels, Moccasin Creek Power plant (claim dated March 26, 1924), \$15,-447.98.

Mark-Lally Co., pipe, bolts, (8) etc. (claim dated March 25, 1924),

\$1,495.14.

(9) Old Mission Portland Cement Co., cement (claim dated March 25,

(10) Reo Motor Car Co. of California, one Reo auto truck (claim dated March 25, 1924), \$1,462.50.

(11) Associated Oil Co., fuel oil (claim dated March 25, 1924), \$2,-

053.92.

(12)Jesse E. Blickenstaff and Gertrude M. Blickenstaff, for right of way lands in Stanislaus County; per Resolution No. 22247, New Series (claim dated March 25, 1924), \$2,500.

Old Mission Portland Ce-(13)ment Co., cement (claim dated March 25, 1924), \$988.45. (14) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated March 25, 1924), \$712.53.

(15) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers dated March 25, 1924), (claim

\$596.17.

(16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers dated March 25, 1924), (claim

\$707.87.

(17) Robert M. Searls, Hetch Hetchy Special Counsel revolving fund expenditures, per vouchers (claim dated March 25, 1924), \$4,-457.50.

Smith-Booth-User Co., one (18)wheel, etc. (claim dated pump.

March 25, 1924), \$651.35.

) State Compensation Insur-Fund, insurance premiums, (19)Hetch Hetchy employees (claim dated March 25, 1924), \$2,771.93.

(20) State Compensation Insurance Fund. insurance premiums, Hetch Hetchy employees (claim dated March 25, 1924), \$2,501.06. (21) Sussman, Wormser & Co., coffee (claim dated March 25, 1924),

\$792.77.

(22)Waterbury Co., steel and manila rope (claim dated March 25,

1924). \$776.78.

(23)Wilsey-Bennett Co., eggs, and cheese (claim butter dated March 25, 1924), \$1,642.11.

Park Fund.

(24)Duncanson-Harrelson Co., rental of pile driver and equipment, cartage, etc., September to December 26, 1923 (claim dated March 28, 1924), \$785.76.

(25) H. Cowell Lime and Cement

Co., cement (claim dated March 28, 1924), \$983.10. .
(26) Main Iron Works, boiler for bath house (claim dated March 28,

1924), \$1,914. (27) Pacific Gas and Electric Co., gas and electric service for parks (claim dated March 28, 1924), \$937.73.

General Fund, 1923-1924.

(28) California Printing Co., ballot paper, Department of Elections (claim dated March 27, 1924), \$1,515.86.

(29) J. E. O'Mara & Co., first payment, plumbing and heating for Funston field house (claim dated

March 21, 1924), \$1,858.50.

(30) M. Greenberg's Sons, hydrants, Fire Department (claim dated March 26, 1924), \$620.
(31) Spring Valley Water Co.,

water furnished Fire Department hydrants (claim dated March 26,

1924), \$13,573.20. (32) The American Rubber Mfg. Co., hose for sewer repairs (claim dated March 24, 1924), \$540.50.

(33) Niles Sand, Gravel and

Rock Co., sand and gravel for street repair (claim dated March 24, 1924), \$1,031.48.
(34) Shell Company, fuel oil, etc.,

street repair (claim dated March 24,

1924), \$693.60. (35) Western Rock Products Co., sand for street repair (claim dated March 24, 1924), \$2,235.36. (36) Western Lime and Cement

Co., cement, street repair (claim dated March 24, 1924), \$3,501.43. (37) Shell Company, ruel oil, Hall

of Justice (claim dated March 24,

1924), \$522.

(38)Shell Company, fuel oil Civic Center power house (claim dated March 24, 1924), \$1,287.60.

(39) Municipal Construction Co. second payment, improvement of Collingwood street, Twenty-first and Twenty-second streets (claim dated March 26, 1924), \$5,550. (40) Healy-Tibbitts Construction

Co., final payment, construction of

sewer and appurtenances in Sixth street from Brannan to Townsend March streets (claim dated 1924), \$3.996.78.

(41) Frederick H. Meyer and Albin R. Johnson, second payment, architectural services. Fire Depart. ment Engine House No. 29 (claim dated March 26, 1924), \$1,658.40. (Supervisor Harrelson excused

from voting on item 24 of the fore-

going resolution.)

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Resolution No. 22341 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned ac-counts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Musical Association of San Francisco, for services of Claire Dux, Merle Alcock, Mario Chamlee and Clarence Whitehill at first Spring Music Festival, Auditorium, March and April, 1924 (claim dated March 31, 1924), \$7,200.

County Road Fund.

James R. McElroy, eighth payment, construction of boulevard from Lincoln Park to Sutro Heights (claim dated April 2, 1924), \$5,550.

Municipal Railway Fund. (3) American Car Company, one truck frame for Municipal Railtruck frame for Municipal Railways (claim dated March 27, 1924).

\$1,495.60. (4) American Brake Shoe & Foun-Co., car brake shoes (claim

dated March 27, 1924), \$1,398.15.
(5) Zellerbach Paper Co., trolley cord (claim dated March 27, 1924),

\$704.55.

(6) R. W. Jamison, trolley wheels, etc. (claim dated March 31, 1924), \$1,010.02.

(7) Westinghouse Electric & Mfg. Co., axle liners (claim dated March 31, 1924), \$1,479.70.

Water Construction Fund, Bond

Issue 1910.

(8) Fred L. Hilmer Co., eggs, Hetch Hetchy (claim dated April 1, 1924), \$1,465.82. (9) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated April 1, 1924), \$899.83.

(10) Robert M. Searls, Hetch Hetchy Special Counsel, for pay-

ment of balance in satisfaction of judgment rendered in action, "City and County of San Francisco v. Sattan." Hetch Hetchy right of way lands (claim dated April 1, 1924), \$1,006.76.

(11) Sierra Railway Co. of California, for February car service (claim dated April 1, 1924), \$976.84.
(12) Robert M. Searls, Hetch

Hetchy Special Counsel, for deposit in Superior Court of Alameda County as purchase price of right of way lands in eminent domain proceedings by the City and County of San Francisco v. Bay Counties Land Co. et al. (claim dated April

2, 1924), \$8,388.30.
(13) Robert M. Searls, Hetch Hetchy Special Counsel, to reim-Searls, Hetch . burse revolving fund expenditures for acquisition of right of way lands, as per vouchers (claim dated April 2, 1924), \$2,386.75.

Special School Tax.
(14) William Bruce, first payment, general contract for alterations to Sarah B. Cooper School (claim dated April 2, 1924), \$2, 859.37.

(15) A. Lettich, final payment, plumbing work, Oriental School annex (claim dated April 2, 1924),

\$1,572.70.

(16) Central Electric Co., second payment, electrical work, Oriental School annex (claim dated April 2, 1924), \$971.25. (17) Ande

(17) Anderson & Ringrose, twelfth payment, general construction, Horace Mann School (claim dated April 2, 1924), \$6,367.50 (18) P. J. Enright, fifth payment,

heating and ventilating, Horace Mann School (claim dated April 2, 1924), \$2,351.29. (19) Butte Electrical Equipment

Co., fourth payment, electrical work, Horace Mann School (claim dated April 2, 1924), \$1,011.

(20)August G. Headman, fifth payment, architectural service, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$666.94.

(21) Thos. Skelly, second payment, plumbing work Portol plumbing work, Portola y (San Bruno) School Primary ' (claim dated April 2, 1924), \$1,-848.11.

(22) P. J. Enright, second payment, heating and ventilating. Portola Primary (San Bruno) School (claim dated April 2, 1924), \$2,-

349.67.

(23) Anderson & Ringrose, fifth payment, general construction, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$18,-144.37.

(24) Butte Electrical Equipment Co., first payment, electrical work, Portola Primary (San Bruno) School (claim dated April 2, 1924), \$1,796.92.

School Construction Fund, Bond Issue 1918.

(25) Bonded Floors Co., assignee of Douglas-Lynch Inc., final payment, linoleum furnished North Beach (Galileo) High School (claim dated April 2, 1924), \$3,-749.74.

General Fund, 1923-1924. (26) Henry Cowell Lime & Cement Co., cement for street repair (claim dated March 31, 1924), \$2,-

280.70.

(27) Equitable Asphalt Maintenance Co., asphalt street resurfacing (claim dated April 1, 1924), \$869.80.

(28) California Pottery Co., sewer pipe (claim dated March 31, 1924),

\$567

(29) Enterprise Foundry Co., sewer catchbasin frames, etc. (claim dated March 31, 1924), \$838.50.
(30) California Brick Co., street

paving brick (claim dated April 1,

1924), \$641.25.
(31) California Brick Co., street paving brick (claim dated April 1,

1924), \$2,470. (32) Van Emmon Elevator Co., second payment, repair of elevators in public buildings (claim dated April 2, 1924), \$6,771.93. (33) Conrad B. Sovig, fifth pay-

ment, cleaning and painting bridges (claim dated April 2, 1924), \$1,500.

(34) The Recorder Printing and Purlishing Co., printing and pub-lishing Law and Motion and Trial Calendars, etc. (claim dated April 7, 1924), \$665. (35) Napa State Hospital, mainte-

nance criminal insane (claim dated April 7, 1924), \$826.67. (36) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated April 7,

1924), \$1,125. (37) Cali California Academy Sciences, maintenance of Steinhart Aquarium (claim dated April 7,

1924), \$3,997.29.
(38) Railroad Commission of the State of California, for expense of vaulation of properties of Great Western Power and Pacific Gas and Electric companies (claim dated April 7, 1924), \$1,500. (39) N. Randall Ellis, engineer-

ing services rendered City Attorney in connection with valuation of San Francisco electric properties, month of March (claim dated March

28, 1924), \$750. (40) Sperry Flour Co., flour, Relief Home (claim dated March 25,

1924), \$560,

(41) American Launary Machinery Co., one washing machine for Relief Home (claim dated March 31, 1924), \$3,905.

(42)American Laundry Machinery Co., one laundry extractor for Relief Home (claim dated

March 31, 1924), \$2,415.

(43) San Francisco Journal, official advertising (claim dated April 7, 1924), \$795.03.

Auditorium Fund.

(44) Musical Association of San Francisco, expense in connection with holding of first Spring Musical Festival, in Auditorium, March 25, 27, 29 and April 1, 1924; per youchers attached (claim dated April 7, 1924), \$14,074,71.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon Welch, Wetmore—17.

Absent-Supervisor Katz-1.

(Supervisor Schmitz requested that he be recorded as voting *no* on Item No. 39 in the foregoing resolution. So ordered. He further requested a statement at next Monday's meeting of the particular work performed by Mr. Ellis during the month of March.)

(Supervisor Schmitz wanted to go on record as opposed to salaries fixed for Dailey and Ellis. He gave notice that he was going to protest to the Auditor and, if necessary, would contest it in the courts.)

Appropriation, \$39,380, Plans and Specifications New Rellef Building.

Resolution No. 22342 (New Se-

ries), as follows:

Resolved, That the sum of \$39,-280 be and the same is hereby set aside, appropriated and authorized to be expended out of Relief Home Bond Fund, Issue 1923, for expense of preparation of plans and specifications for new Relief Home building to be erected on the Relief Home tract; representing two-fifths of estimated cost of preparation of said plans and specifications.

(Recommendation of Board of Public Works, dated March 15.

1924.)

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Appropriation, \$10,000, Expense of Rate Litigation and Evaluation of Electric Power Distributing Systems.

Resolution No. 22343 (New Se-

ries), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized expended out of General Fund, 1923-1924, for rate litigation and expense under the direction of the City Attorney in connection with valuation by the State Rallroad Commission of the electric properties of the Great Western Power Company of California and the Pacific Gas and Electric Company; and as provided by Resolutions Nos. 21988 and

21989 (New Series).

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon Welch, Wetmore—17.

Absent-Supervisor Katz.-1.

Appropriations, Moccasin Creek Power

Plant, Hetch Hetchy Water Supply. Resolution No. 22344 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

For furnishing and delivering insulating bus supports for the Moccasin Creek power plant, as per the following awards under Contract No. 102, Hetch Hetchy water supply, and for inspection and possible

extras, to-wit:

Section 1, Proposition A, to Ohio Brass Co., \$12,937.50. Section 2, Proposition B, to Delta

Star Electric Co., \$2,129.40.

Section 3, Proposition B, to Delta

Star Electric Co., \$607.20. Inspection and possible extras,

\$2,000.

For furnishing, delivering and installing centrifugal pumps and connections for the Bay-Pulgas pumping plant, Contract No. 94, Hetch Hetchy water supply, as per award to De Laval Steam Turbine Co., \$5,125.

For inspection and possible ex-

tras, \$875.

A y e s — Supervisors Badaimeco. Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Tax Judgments Refunds.

Resolution No. 22345 (New Series), as follows:

Resolved, That the sum of \$1,-002.47 be and the same is hereby set aside and appropriated out of General Fund, 1923-1924, and authorized in payment to Goldman, Nye and Surr as attorneys and agents for and in behalf of judgment creditors, Elise Stern et al., as set forth, and whom they represent; being one-tenth of amounts of final judgments against the City County, in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney. (Claim dated April 3, 1924.)

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Appropriation, \$749.09, Payment to Crocker National Bank. Resolution No. 22346 (New Se-

ries), as follows:

Resolved, That the sum of \$749.09 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, and authorized in payment to the Crocker National Bank of San Francisco for expense of clerk hire and exchange in matter of payments made as fiscal agents in the City of New York. (Claim dated April 7, 1924.)

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Concovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent—Supervisor Katz—1.

Intercommunicating Telephone System for Exposition Augitorium,

Bill No. 6649, Ordinance No. 6295 (New Series), as follows:

Ordering the installation of an intercommunicating telephone system in the Exposition Auditorium; authorizing and directing the Board of Public Works to enter into con-

tract for said installation. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, in-structed and empowered to enter into contract for the installation of an intercommunicating telephone system in the Exposition Auditorium.

This ordinance shall Section 2.

take effect immediately.

Badaracco, Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Worgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Busses for The Embarcadero. Bill No. 6650, Ordinance No. 6196

(New Series), as follows:
Authorizing the Board of Public Works to purchase two busses for operation in connection with the Municipal Railway.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized to purchase from The White Company two busses for the use of the Municipal Railway at \$8,820 each, o. b. San Francisco, said busses be-

ing described as follows: Twenty-five passenger, brown body, pay-as-you-enter type bus. mounted on standard model 50-A chassis with 32 x 6 pneumatic tires all around, dual rear, painted and ready for service, in accordance with the recommendation of the Board of Public Works expressed in Resolution No. 81231 (Second Se-

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Psycophatic Ward, San Francisco Hospital.

Bill No. 6651, Ordinance No. 6197 (New Series), as follows:

Ordering the reconstruction of ward "R," San Francisco Hospital, into a psycopathic ward, in accordance with plans and specifications prepared and approved by the Department of Public Health; authorizing and directing the Board of Public Works to enter into contract for said reconstruction work.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public
Works is hereby authorized, instructed and empowered to enter into contract for the reconstruction of ward "R," San Francisco Hospital, into a psychopathic ward, in accordance with plans and specifications prepared and approved by the Department of Public Health, Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Mayor to Enter Agreement for Acquisition of Land on Twenty-first Street Between Shotwell and Folsom Streets for Playground Purposes.

Bill No. 6652, Ordinance No. 6198

(New Series), as follows: Ordinance directing the Mayor of the City and County of San Francisco to execute an agreement with Helena Rolfe for the purchase by the City and County of San Francisco of a portion of Mission Block Number 56, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute, in the name and on behalf of the City and County of San Francisco, an agreement with Helena Rolfe providing for the immediate purchase of the following described lot, piece or parcel of land situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at a point on the westerly line of Folsom street, distant thereon 95 feet northerly from the point of intersection of the northerly line of Twenty-first street with the westerly line of Folsom street, running thence northerly and along the westerly line of Folsom street 60 feet; thence at a right angle westerly 122 feet 6 inches; thence at a right angle southerly 60 feet; thence at a right angle easterly 122 feet 6 inches to the point of commencement; being a part of Mission Block No. 56, for the sum of seventy-five hundred (\$7,500) dollars and giving to the City and County of San Francisco the option to purchase the follow-ing described piece or parcel of land, situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the northerly line of Twenty-first street and the westerly street, running line of Folsom thence northerly and along said line of Folsom street 95 feet; thence at a right angle westerly 122 feet 6 inches thence at a right angle southerly 95 feet to the northerly line of Twenty-first street; thence at a right angle easterly and along said line of Twenty-first street 122 feet 6 inches to the point the street received the street to the point of the street to the of commencement. E Mission Block No. 56. Being part of

on or before the 30th day of November, 1924, for the further principal sum of twelve thousand eight hundred forty-six 66/100 dollars (\$12,-846.66), and also giving to the City and County of San Francisco immediate possession of the parcel of land hereinabove lastly described upon the making of the first payment herein above referred to.

Said agreement to be approved

by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee of said Board.

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Bill No. 6653, Ordinance No. 6199

(New Series), as follows:

Ordinance directing the Mayor of the City and County of San Francisco to execute an agreement with R. Feldmann, also called Elise Rebecka Feldmann, Matilda Gretchen Reimer Feldmann, also called Matilda Feldmann, for the purchase by the City and County of San Francisco of a portion of Mission Block Number 56, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute, in the name and on behalf of the City and County of San Francisco, an agreement with Eliza R. Feldmann, also known as Elise Rebecka Feldmann, and Matilda Gretchen Rei-mer Feldmann, also known as Matilda Feldmann, providing for the immediate purchase of the following described lot. piece or par-cel of land, situate, lying and be-ing in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Shotwell street, distant thereon 75 feet northerly from the point of intersection of the northerly line of Twenty-first street with the easterly line of Shotwell street, running thence northerly and along said line of Shotwell street 50 feet; thence at a right angle easterly 122 feet 6 inches; thence at a right angle southerly 50 feet; thence at a right angle westerly 122 feet 6 inches to the point of commencement. Being point of commencement. Bein portion of Mission Block No. 56. for the sum of seventy-five hundred (\$7,500) dollars and giving to the City and County of San Francisco the option to purchase the follow-ing described piece or parcel of land situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Commencing at the point of in-tersection of the northerly line of Twenty-first street and the easterly line of Shotwell street, running thence northerly and along said line of Shotwell street 75 feet; thence at a right angle easterly

122 feet 6 inches; thence at a right angle southerly 75 feet to the north-erly line of Twenty-first street; thence at a right angle westerly along said line of Twenty-first street 122 feet 6 inches to the point of commencement. Being portion of Mission Block No. 56.

on or before the 30th day of November, 1924, for the turtner principal sum of twelve thousand five hundred (\$12,500) dollars, and also giv-ing to the City and County of San Francisco the right to the immediate possession of the unimproved portion of the hereinabove lastly described piece or parcel of land upon the making of the first payment hereinabove referred to.

Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance

Committee of said Board.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Boiler and Oil Permits.

Resolution No. 22347 (New Se-

ries), as follows:

Resolved, That the following revocable permits are hereby granted: Boiler.

Otzen Packing Co., at 52 Washington street, 25 horse power.

Jean Labarere, at 1977 Union street, 10 horse power.

> Oil Storage Tank. (1500 gallons capacity.)

Oscar Heyman & Bro., on north side of Geary street, 42 feet east of Sixteenth avenue.

F. Elgorriaga, at southwest cor-Bush and Leveanworth streets.

Oscar Heyman & Bro., on north side of Geary street, 68 feet east of Sixteenth avenue.

J. H. Verner, on west side of Van Ness avenue, 137 feet north of Lombard street.

Perkins & Trowbridge, at southwest corner of Market and Ninth

streets. Hannah D. Barron Jennie Fogel, on south side of Ful-ton street, 137 feet 6 inches west

of Webster street. Oil Storage Tank.

(600 gallons capacity.)

F. Porter, on west side of Santa Ana avenue between Portola drive and St. Francis boulevard. L. S. Rosener, at 3621 Clay street.

Peter Kilaspa, at 310 Chenery

street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1

Garage, Dyeing and Cleaning Works, Supply Station, Oil and Boiler Per-

Resolution No. 22348 (New Se-

ries), as follows:

Resolved. That the following revocable permits are nerepy granted:

Transfer Public Garage.

To E. E. Sidwell, permit granted by Resolution No. 18343 (New Se-ries) to Schirner & Williams for premises situate 639 Turk street.

To P. H. Cremere, permit granted by Resolution No. 21942 (New Se-ries) to California Auto Tours Company for premises situate 975 Geary

street.

Dyeing and Cleaning Works.
P. L. Bogani and A. Massimino, at northeast corner of San Bruno avenue and Bacon street; also to store 1500 gallons of gasoline on premises.

Automobile Supply Station. Frank Dassler, at the northeast corner of San Bruno and Sunnydale avenues; also to store 2000 gallons of gasoline on premises.

Shell Company of California, at the southeast corner of Fell and Baker streets; also to store 2000 gallons of gasoline on premises.

Oil Storage Tank.

(1500 gallons capacity.) J. Ringrose, on north side of Mc-Allister street, 30 feet west of Brown alley.

P. L. Bogani and A. Massimino, at the northeast corner of San Bruno avenue and Bacon street.

Gaston Renon, at the northwest corner of Howard and Washburn

streets.

J. Sockolov, on the west side of Fillmore street, 38 feet 8 inches south of Jackson street.

Boiler.

Gaston Renon, at the northwest corner of Howard and Washburn

streets, 40 horse power.
P. L. Bogoni and A. Massimino, at the northeast corner of San Bruno avenue and Bacon street, 20 horse power.

G. F. Connelly, at 604 Golden Gate

avenue, 5 horse power.

The rights granted under this roselution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Blasting Permit.

Resolution No. 22349 (New Se-

ries), as follows:

Resolved, That H. V. Tucker is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading lot at southeast corner of Sixteenth and Florida streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works, and ap-proved by his Honor, the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said H. V. Tucker, then the privileges and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be executed within six months, otherwise said permit becomes null and void.

Ayes — Supervisors ath, Colman, Deasy, Badaracco, Bath. Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Bill No. 6655, Ordinance No. 6200

(New Series), as follows: Amending Section 3 of Ordinance No. 1564, approved July 27, 1905, entitled "Regulating the placing, installing, operating and maintenance of poles and electrical wires, appliances, apparatus or construction in or on streets and sidewalks in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco as fellows:

Section 1. Section No. 3 of Ordinance No. 1564, the title of which is recited in the title of this ordinance, is hereby amended to read as follows:

Section 3: The placing, installing, operating or maintenance of

electrical wires, appliances, apparatus or construction, or the erection or construction of any appliance, scaffold, elevator, derrick or hoist which shall be in proximity to any light, power, trolley, feeder, telephone, telegraph or fire alarm wire, or the erection or construction of any appliance, scaffold, elestandard appliance, scandard, elevator, derrick or hoist to which shall be attached any wire, guy or appliance which shall be liable to contact with any light, power, trolley, feeder, telephone, telegraph or fire alarm wire in or on streets or sidewalks in the City and County. sidewalks in the City and County of San Francisco shall be executed in accordance with plans and specifications previously approved in writing by the Chief of the Department of Electricity of said City and County; provided, however, that a copy of said plans and specifications as approved shall be placed on file in the office of the Department of Electricity. Section 2.

This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1. Ordering Street Work on Jerrold

Avenue. Bill No. 6656, Ordinance No. 6201

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 22, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accord ance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated iprovements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Jerrold avenue between a line connecting the southwest corner of Jerrold avenue and Newhall street, and the northwest corner of Jerrold avenue and Third street, and the westerly line of Phelps street, including the crossing of Jerrold avenue and Phelps street, and the improvement of Phelps street between Jerrold avenue and Kirkwood avenue by grading to official line and grade. Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1. Ordering Street Work on Oakdale Avenue.

Bill No. 6658, Ordinance No. 6202

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 23, 1920, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accord-Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Oakdale avenue between the easterly line of Lane street and the easterly line of Railroad avenue, and including the crossings of Oakdale avenue and Mendell street and Oakdale avenue and Lane street, and the improve-ment of Mendell street between Newcomb avenue and the easterly line of Railroad avenue, by grading the roadways to official lines and grades; by resetting the existing granite curbs which are not to official line and grade; by the construction of the following brick catchbasins and appurtenances and 10-inch vitirified, salt-glazed, ironstone pipe culverts, two on the crossings of Oakdale avenue and Lane streets and two on the crossings of Oakdale avenue and Mendell street, by the construction of granite curbs on the southerly side of Oakdale avenue between Railroad avenue and Mendell street; by the construction of artificial stone sidewalks of the full official width on the angular corners of the above mentioned crossings where not already constructed, and on the angular corner of Mendell street and Palou avenue; by the construction of concrete curbs on Oakdale avenue between Lane and Mendell streets where not already constructed and on Mendell street between Railroad avenue and Oakdale avenue, and between Oakdale avenue and Newcomb avenue where not already constructed, and by the construction of an asphaltic concrete pavement on the roadways thereof.

The method of assessment for said improvements determined and declared by the Board of Public Works by its Resolution No. 66371 (Second Series) is hereby confirmed.

Section 2. This ordinance shall

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Ordering Improvement of San Jose Avenue Between Havelock Street and Cotter Street.

Bill No. 6659, Ordinance No. 6203

(New Series), as follows:

Ordering the improvement of San avenue between Havelock street and Cotter street by paving, curbing, etc. Authorizing and directing the Board of Public Works to enter into contract for said improvement, approving specifications therefor. The cost of said improve-ment to be borne out of the County Road Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the improvement of San Jose avenue between Havelock street and Cotter street by paving, curbing, etc., in accordance with specifications prepared therefor by the Board of Public Works and on file in its office, which specifications are hereby approved and adopted, the cost of said improve-ment to be borne out of the County Road Fund.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Batli, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Spur Track Permit, Atchison, Topeka Santa Fe Railway Company

Bill No. 6660, Ordinance No. 6204

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Atchison, Topeka & Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track from a point on Quint street between Custer and Davidson avenues; thence along Quint street, crossing Davidson avenue, and along Quint street, crossing Davidson avenue, and along Quint street to Evans avenue, as hereinafter described and shown on

blue print attached to the applica-

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Atchison, Topeka & Santa Railway Company, its successors or assigns, to construct, maintain and operate a spur

track as follows:

Beginning at a point in the center line of an existing track in Quint street, City and County of San Francisco, said point lying 113.91 feet northeasterly from the northeasterly line of Davidson avenortheasterly line of Davidson avenue produced across Quint street and 26 feet northwesterly from the southeasterly line of Quint street; thence southerly on the arc of a curve concave to the southeast and having a radius of 603.81 feet a distance of 75.75 feet to a point which is distant 38.77 feet northeasterly from the northeasterly line easterly from the northeasterly line of Davidson avenue produced across Quint street and 21.29 feet northwesterly from the southeasterly line of Quint street; thence continuing southerly on the arc of a curve concave to the southeast and having a radius of 287.94 feet a distance of 26.25 feet to a point which is distant 12.79 feet northeasterly from the northeasterly line of Davidson avenue produced across Quint street and 16.83 feet northwesterly from the southeasterly line of Quint street; thence southwesterly a distance of 21.46 feet to a point which is distant 8.17 feet southwesterly from the northeasterly line of Davidson avenue produced across Quint street and 12.22 feet northwesterly from the southeasterly line of Quint street produced across Davidson avenue; thence southwesterly on the are of a curve concave the northwest and having a radius of 287.94 feet a distance of 62 feet to a point which is distant 10 feet northeasterly from the southwesterly line of Davidson avenue produced across Quint street and 5.50 feet northwesterly from the southeasterly line of Quint street produced across Davidson avenue; thence southwesterly on a line par-allel to and distant 5.50 feet northwesterly from the southeasterly line of Ouint street a distance of 210 feet to the end.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12. 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses in connection with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by The Atchison, Topeka & Santa Fe Railway Company.

Provided, that The Atchison, Topeka & Santa Fe Railway Company.

peka & Santa Fe Railway Co. shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.
Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrieson, Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch Wetmore-17.

Absent—Supervisor Katz—1. Cemetery Ordinances Deferred.

Supervisor Colman declared that it had been brought to his attention that certain opponents of the cemetery removal ordinances felt that they had not had an opportunity to present all the available facts to the Board. He therefore moved He therefore moved that action thereon be postponed for one week.

Motion carried.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$51,311.70. recommends same be allowed and ordered paid.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Urgent Necessity.

Western Union Tel. Co., official telegram, \$1.98.

Spring Valley Water Co., water for horse troughs, \$78.91.

For services as guards, under supervision, at slaughter houses, San Francisco, in matter of foot and mouth disease of cattle, as follows: C. B. Peters, \$45; Peter Chambers, \$48; H. F. McDonald, \$45; William E. Hamilton, \$26; Gus Videau, \$36; M. O. Anderson, \$45; Videau, \$36; M. O. Anderson, \$45; F. Kenealey, \$12; G. Block, \$13; W.

Leach, \$54; A. C. Stockman, \$45; L. J. Conlon, \$45; Thomas E. Bar-ker, \$45; Jos. W. Draper, \$48; Peter Brady, \$48; Frank Orra, \$48.

Adopted by the following vote:

Ayes — Šupervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovie, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.
(1) The Atchison, Topeka and Santa Fe Railway Co., freight on aluminum cable (claim dated April 4, 1924), \$838.98. (2) Chicago Pneumatic Tool Co.,

steeple and pan head rivet sets (claim dated April 4, 1924), \$1,-

291.25.

(3) A. L. Greene, concrete cement coating (claim dated April 2, 1924), \$1,452.70.

(4) Oakdale Lumber Co., lumber (claim dated April 4, 1924), \$763.74.

(5) Old Mission Portland Cement

Co., cement (claim dated April 4, 1924), \$544.25.
(6) William Cluff Co., groceries (claim dated April 2, 1924), \$770.12.
(7) Del Monte Meat Co., meats (claim dated April 2, 1924), \$1,-202.10 283.19.

(8) Robert W. Hunt Co., inspection of aluminum cable (claim dated April 2, 1924), \$1,532.26. (9) Ingersoll-Rand Co. of Califor-

nia, machinery parts (claim dated April 3, 1924), \$606.38. (10) J. H. McCallum, lumber (claim dated April 4, 1924), \$611.19. (11) R. E. Noble & Co., inspection

of steel plates (claim dated April 4,

1924), \$505.45. (12) Pacific Gas and Electric Co., annual stand-by service of 2000 kilowatts for year ending Oct. 19, (claim dated April 4, 1924), \$15,000.

(13) Edw. L. Soule Co., corrugated steel bars (claim dated April

4, 1924), \$1,491.79. (14) Waterhouse-Wilcox Co., Lup-

ton steel sash (claim dated April 4.

1924), \$6,087. (15) Western Pipe and Steel Co., 23 steel bents for supporting bay crossing pipe line (claim dated April 4, 1924), \$3,222.

(16) W. H. Worden Co., moving and yarding blocks (claim dated

April 4, 1924), \$666.61.

Municipal Railway Fund.

(17) Phillips & Van Orden Co., printing, Municipal Railways (claim

dated April 8, 1924), \$530. (18) San Francisco City Employees' Retirement System, for pensions, etc. (claim dated April 7, 1924) \$6,319.20.

Municipal Railway Compensation

Insurance Fund.
(19) San Francisco City Employees' Retirement System, for pensions, etc. (claim dated April 3, 1924), \$674.66.

Special School Tax.

(20) O. Monson, fifth payment, general construction of Oriental School annex (claim dated April 9,

1924), \$21,537.
(21) The Scott Co., final payment, heating and ventilating Oriental School annex (claim dated April

9, 1924), \$1,532.75.

General Fund, 1923-1924.

(22) Pacific Gas and Electric Co., street lighting (claim dated April 14, 1924), \$47,407.44.
(23) California Printing Co., printing election ballots (claim

dated April 10, 1924), \$1,692.

(24) California Meat Co., meats, County Jails (claim dated March 21, 1924), \$566.80. (25) Langendorf Baking Co.,

bread, County Jails (claim dated

March 31, 1924), \$827.52.

(26) Anderson & Ringrose, first payment, construction of field house Funston Playground (claim dated April 9, 1924), \$12,592.50. (27) Boys' Aid Society, mainte-

nance of minors (claim dated April

9, 1924), \$1,203.81.

(28) Roman Catholic Orphanage, maintenance of minors (claim dated

April 9, 1924), \$3,669.35. (29) Albertinum Orphanage, maintenance of minors (claim dated April 9, 1924), \$1,669.50.
(30) Protestant Orphanage, main-

tenance of minors (claim dated April 9, 1924), \$752.50.
(31) St. Mary's Orphanage, maintenance of minors (claim dated April 9, 1924), \$542.50.
(32) S. F. Nursery for Homeless Children maintenance of minors (claim dated April 9, 1924), \$642.50.

(32) St. F. Natisery for Hollieless Children, maintenance of minors (claim dated April 9, 1924), \$577.50. (33) St. Vincent's School, main-tenance of minors (claim dated April 9, 1924), \$2,304.04.

(34) Little Children's Aid, maintenance of minors (claim dated April 9, 1924), \$8,839.25. (35) Children's Agency, mainte-

nance of minors (claim dated April

9, 1924), \$20,646.

(36) Eureka Benevolent Society. maintenance of minors (claim dated

April 9, 1924), \$3,904.59. (37) St. Catherine's Training maintenance of Home, minors (claim dated April 9, 1924), \$672.46.

Langendorf Baking Co., (38)Francisco Hospital bread, San (claim dated March 31, 1924), \$1,-

(39) Del Monte Meat Co., meats, S. F. Hospital (claim dated March

31, 1924), \$854.40. (40) W. O. Miller, eggs, S. F. Hospital (claim dated March 31, 1924),

\$1,304.89.

(41) Miller & Lux, meats, S. F.

(41) Miller & Lux, meats, S. F. Hospital (claim dated March 31, 1924), \$1,527.26.

(42) Fred L. Hilmer Co., butter and cheese, S. F. Hospital (claim dated March 31, 1924), \$1,670.82.

(43) Hirsch & Kaye, X-ray films, S. F. Hospital (claim dated March)

S. F. Hospital (claim dated 31, 1924), \$659.68.

(44) H. F. Dugan, drugs, S. F. dated March 28, 1924), \$872.34.

(45) Spring Valley Water Co., iter furnished Relief Home water 31, 1924). (claim dated March \$703.60.

Baumgarten Bros., meats (46)Relief Home (claim dated March

31, 1924), \$3,076.37. (47) Del Monte Meat Co., meats, Relief Home (claim dated March 31, 1924), \$896.47.

(48) Fred L. Hilmer Co., butter and cheese, Relief Home (claim dated March 31, 1924), \$1,377.60. (49) Jacobs, Malcolm & Burtt,

(49) Jacobs, Malcolm & Burtt, potatoes, Relief Home (claim dated

March 31, 1924), \$597.99. (50) W. O. Miller, eggs, Relief Home (claim dated March 31, 1924), \$741.01.

(51) Market Street Railway Co., second installment payment for second installment payment for lands bounded by Frederick and Willard street, Arguello boulevard and Golden Gate Park; as per agreement by Ordinance No. 5830, New Series (claim dated April 14,

1924), \$7,750. (52) Associated Charities, widows' pensions (claim dated April 11,

1924), \$9,529.13. (53) Eureka Benevolent Society, widows' pensions (claim dated April 11, 1924), \$1,055.06.

(54) Little Children's Aid, widpensions (claim dated April ows' 11, 1924), \$7,921.84. (55) J. E. O'Mara Co., first pay-

ment, plumbing work, O'Farrell Street Police Station (claim dated April 9, 1924), \$732.75.

Water Construction Fund, Bond Issue 1910.

Aluminum Company of America, second payment, aluminum cable, Contract 89, Hetch Hetchy Water Supply (claim dated April 7, 1924), \$179,546.55. (57) United States Steel Products

Company, second payment, furnishing, delivering and erecting steel bridge superstructures to carry bay crossing pipe line across Dumbarton straits (claim dated April 8, 1924), Contract 93, Proposition A, \$126,542.45.

(58) Healy-Tibbitts Construction Co., third payment, construction of superstructures for steel bridge across Dumbarton straits, Contract 95, Hetch Hetchy Water Supply (claim dated April 10, 1924), \$18,-

625.98.

(59) Western Pipe and Steel Co., third payment, steel penstock and accessories, Contract 91, Section 1, Proposition A, Hetch Hetchy Water Supply (claim dated April 10, 1924), \$33,353.29. (60) Western Pipe and Steel Co.,

eighth payment, construction of bay crossing pipe line, Contract 90, Proposition B, Hetch Hetchy Water Supply (claim dated April

1924), \$254,358.18.

(61) Central Pacific Railway Co., satisfaction of judgment for value of right of way lands in Alameda County, Superior Court Action No. 75964, Alameda County (claim 75964, Alameda County (clasted April 9, 1924), \$2,158.72.

(62) Southern Pacific Co., satisfaction of judgment for value of right of way lands in Alameda County, Superior Court Action No. 75964, Alameda County (claim dated April 9, 1924), \$639.38.

Appropriations.

Resolution No. -(New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund, and authorized in payment to the hereinafter named persons in payment for properties, including damages, re-quired by the City as and for the purposes designated, to-wit:

(1) To Antonio and Marie Bertolino, payable out of \$65,000 set aside by Resolution No. 20428 (New Series) for property as described in acceptance of offer by Resolution No. 22301 (New Series), including damages, required for the con-struction of a diagonal street in btocks bounded by Twentieth and

Twenty-second, Rhode Island and Carolina streets (claim dated April

10, 1924), \$900.

(2) To Samuel Goldstine and Hannah Goldstine, payable out of \$65,000 set aside by Resolution No. 20428 (New Series) for property as described in acceptance of offer by Resolution No. 22307 (New Series), including damages, required for the construction of a diagonal street in blocks bounded by Twen-tieth and Twenty-second, Rhode Island and Carolina streets (claim dated April 10, 1924), \$1.650.

(3) To Piero Restani and Rosa Restani, for property as described in acceptance of offer by Resolution No. 22306 (New Series), including damages, for the widening of San Jose avenue from Capistrano avenue to Havelock street (dated April 10, 1924), \$1,175. (claim

(4) To Elizabeth and Andrew Ghiotto, for property as described in acceptance of offer by Resolu-tion No. 22306 (New Series), including damages, required for the widening of San Jose avenue from Capistrano avenue to Havelock street (claim dated April 10, 1924), \$1.325.

Accepting Offer to Sell Right of Way Easements for Hetch Hetchy Transmission Line.

Supervisor McLeran presented:

Resolution No. 22350 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of a right of way easement over the following described land, situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite her name, viz.;

Sara B. Smith, \$2,800—A portion of Plot 31 of the Bernal portion of the Rancho El Valle de San Jose. Said Plot 31 is described in the decree of partition of the Bernal portion of the Rancho El Valle de San Jose, recorded in Liber 40 of Deeds, page 315, Alameda County Records. (As per written offer on file.) Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned easement for the sum set

forth opposite her name be and the

same is hereby accepted. Be it Further Resolved, That the Spe-cial Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said party of the acceptance of her said offer, to examine the title to said easement, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title there-to, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Fran-

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$1,000, Land for Fire Department Purposes.

On motion of Supervisor McLeran: Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of "Fire De-partment Buildings," Budget Item No. 63, and authorized in payment to Margaret E. Shattuck, in pay-ment for lands required for Fire Department purposes, situate and commencing 127 feet 8½ inches northerly from the northerly line of Washington street, measured right angles thereto, and distant 193 feet 9 inches easterly from the easterly line of Baker street, measured at right angles; as per acceptance of offer and description by Resolu-tion No. 22319, New Series (claim dated April 14, 1924).

Appropriation, \$947.54. Chairs Auditorium Gallery of Horace Mann School.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$947.54 be and the same is hereby set aside. appropriated and authorized to be expended out of Special School Tax to cover cost of contract for chairs in the auditorium gallery of the Horace Mann School.

(Request of Board of Public Works, dated April 10, 1924.)

Treasurer to Invest Water and School Bond Moneys in Government Securi-

Supervisor McLeran presented:

Resolution No. 22351 (New Se-

ries), as follows:

Resolved, That the Treasurer is authorized and directed to invest moneys received from the sale of Water and School Bonds on March 24, 1924, in United States Government Securities, and that the selection of said United States Government Securities be approved by the Finance Committee.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Bath. Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following bill was passed for printing:

Amending Zoning Ordinance, Leavenworth and Washington Streets.

Supervisor McGregor presented:

Bill No. 6661, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating location and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 1 of the Use of Property Zone Map, constituting part of said ordinance, is hereby ordered changed so as to place the porcheast corner of Leavenworth street and Washington street, for a distance of 40 feet on Leavenworth street and 67.5 feet on Washington street, in the commercial district instead of the second residential district.

Transfer of Playground Funds.

The following resolution, heretofore presented by the Finance Committee and referred to the Education, Parks and Playgrounds Committee was recommended by said committee and adopted by the following vote:

Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of Budget Item No. 78a, Playground Purchase, to the credit of Playgrounds, Budget Item No. 516 (Appropriation No.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following matters were passed for printing:

Prohibiting the Burning of Rice Hulls, etc., in the Open.

On motion of Supervisor Deasy: Bill No. 6662, Ordinance No. -

(New Series), as follows: Prohibiting the ignition or burning of the nucks, hulls, chaff. winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats, or of any other grain or seed, or any other inflammable substance or refuse of any character in the open air within the City and County of San Francisco.

Section 2. Any person, firm, cor-portion or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeaner, and, upon conviction, shall be punished by a fine net exceeding three hundred (300) dellars, or by imprisonment for a term not exceeding one hundred (300) days, or by both such fine

and imprisonment.

Section 3. This ordinance shall take effect and be in force from and after its passage.

Blasting Permit.

On motion of Supervisor Deasy: Resolution No. ——— (New Se-

ries), as follows:

San Francisco Resolved, That Society for the Prevention of Cruelty to Animals is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading at the northwest corner of Sixteenth and Florida street, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said San Francisco Society for the Prevention of Cruelty to Animals, then the privileges and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Garage, Parking Station, Boiler and Oil Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage.

To Frank W. Pohlman and Joseph Hurst, permit granted by Resolution No. 22054 (New Series to W. E. Crichton for premises situate west side of Fillmore street between Page and Oak streets.

To Bragg & Walker, permit granted by Resolution No. 17695 (New Series) to Thomas J. Kerwin for premises situate 1019 Clement

street.

Public Garage.

- G. B. Pasqualetti, at the south-west corner of Jackson and Montgomery streets; also to store 600 gallans of gasoline on premises.
- J. B. De Maria, addition to north, side of garage at 528 Jackson street, with an entrance on west side of Montgomery street between Jackson and Pacific streets.

Automobile Parking Station.

R. F. Phillips, Jr., on north side Sacramento street between-Drumm street and The Embarcadero and extending through to Commercial street. Washing or greasing racks will not be permitted on premises.

Boiler.

W. A. Vellguth, at 423-425 Ninth street, 25 horse power.

Oil Storage Tanks. (1500 gallons capacity.)

H. C. Christiansen, on the south side of Turk street, 200 feet east of Scott street.

Morrison, on the north side of Filbert street, 160 feet west of Steiner street.

Charles Teirauva, at the northwest corner of Frederick and Wil-

lard streets.

W. Props, at the northwest corner of Franklin and Sacramento streets.

P. J. Phelan, at the southeast corner of Hayes and Cole streets.

Costello Bros., at the northeast corner of Twenty-ninth avenue and

Geary street.

City and County of San Francisco (Mission Grammar School), on Wiese street between Fifteenth and Sixteenth streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22353 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install, move and remove street lights as follows:

Install 250 M. R.

Bosworth street between Arlington and Diamond streets.

Pierce street between Green and

Vallejo streets.

Island street between Rhode Twenty-second and Twenty-third streets.

Wisconsin street between Nineteenth and Twentieth streets.

Manchester street between Ripley and Stoneman streets.

Install 400 M. R.

Pacific avenue between Steiner and Fillmore streets.

Install 600 M. R.

Mission and Rolph streets. Potrero avenue and Mariposa

street.

Potrero avenue between Mariposa and Eighteenth streets.

Change Gas Lamp.

East side Mason street, first south of Green street, about 3 feet south.

Remove Gus Lamps.

Northeast and southwest corners Mariposa and Seventeenth streets.

East side and west side Potrero between Mariposa avenue Eighteenth streets.

South side Bush street, 244 feet

west of Gough street.

Pacific avenue between Steiner and Fillmore streets.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, FcLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Condemnation of Land in Stanislaus County for Hetch Hetchy Aqueduct Right of Way.

Supervisor Shannon presented: Resolution No. 22354 (New Series), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco of the following described property situated in the County of Stanislaus, State of California, viz.:

Parcel 1. Property of Robert L. Rose—All that portion of the lands of Robert L. Rose included within a strip of land 110 feet in width, 55 feet each side of the following described center line, and said center line produced northeasterly and southwesterly:

Beginning at a point in the east boundary of said lands of Robert L. Rose, located by running from the southeast corner of the northeast quarter of Section 15, Township 3 South, Range 8 East, M. D. B. and M., along the south line of said northeast quarter of Section 15, which line is also the center line of a county road, north 89 deg. 55 min. 10 sec. west 908.8 feet to the southeast corner of said lands of Robert L. Rose; thence along said east boundary of the lands of Robert L. Rose north 0 deg 551/4 min. west 708.4 feet to the point of beginning; thence south 69 deg. 55% min. west 885.2 feet to a point in the west boundary of said lands of Robert L. Rose, distant along said boundary from its intersection with said south line of the northeast quarter of Section 15, north 0 deg. 55½ min. west 403.4 feet. Containing 2.235

The center line of said 110-foot strip is a part of the surveyed center line of the Hetch Hetchy aqueduct right of way.

Parcel 2. Property of Samuel MacDonald—Beginning at a point in the center line of Van Dusen avenue, which line is also the south line of Lots 43 of Sisk Addition to Roselle Tract, distant thereon north 89 deg. 47¼ min. west 49.9 feet from its intersection with the center line of a county road, said center.

ter line of county road is also the east line of said Lots 43 and of Section 36, Township 2 South, Range 9 East, M. D. B. and M.; said point is distant 55 feet at right angles southeasterly from the surveyed center line of the Hetch Hetchy aqueduct right of way; thence from the point of beginning along a line 55 feet at right angles southeasterly from said surveyed center line north 60 deg. 56 min. 23 sec. east 56.7 feet to a point in the center line of said county road; thence along said center line of county road north 0 deg. 47½ min. west 124.9 feet to a point distant 55 feet at right angles northwesterly from said surveyed center line; thence along a line distant 55 feet at right angles northwesterly from said surveyed center line south 60 deg. 56 min. 23 sec. west 312.1 feet to a point in said center line of Van Dusen avenue; thence along said center line of Van Dusen avenue south 89 deg. 471/4 min. east 225.0 feet to the point of beginning.

Containing 0.466 acre, and being a portion of Lot 43 of Sisk Addition to the Roselle Tract; said Lot 43 and Van Dusen avenue are shown and designated on a map entitled, "Map of Sisk Addition to the Roselle Tract," filed in the office of the County Recorder of Stanislaus County January 12, 1314, in Volume 8 of Maps, at page 6.

Parcel 3: Property of Harvey H. Winger. All that portion of Lots 19 and 20 of Roselle Tract included within a strip of land 110 feet in width, 55 feet each side of the following described center line and said center line produced northeast-

erly and southwesterly:

Beginning at a point in the center line of Railroad avenue, also known as Terminal avenue, which line is also the southwesterly line of Lot 19, distant along said line south 8 degrees 50½ minutes east 589.42 feet from the northwest corner of the southeast quarter of Section 36, Township 2 South, Range 9 East, M. D. B. and M.; thence from the point of beginning north 69 degrees 55¾ minutes east 851.95 feet to a point in the east line of Lot 20, distant along said line south 0 degrees 47¼ minutes east 616.91 feet from its intersection with the center line of Van Dusen avenue. Containing 2.152 acres.

Said Lots 19 and 20, Railroad and Van Dusen avenues, are shown and designated on a map entitled "Roselle Tract," filed in the office of the County Recorder of Stanislaus County, August 13, 1912, in Volume

7 of Maps, at page 3.

The center line of said 110-foot strip is a part of the surveyed cen-ter line of the Hetch Hetchy aque-

duct right of way.

Parcel 4: Property of Frank Walker and Olive E. Walker—All that portion of the south half of the southwest quarter of the north-west quarter of Section 3, Town-ship 3 South, Range 9 East, M. D. B. and M., included within a strip of land 110 feet in width, 55 feet each side of the following described center line and said center line

produced southwesterly.

Beginning at a point in the west line of said Section 3 which line is also the center line of a county road, distant along said line from the southwest corner of said northwest quarter of Section 3, north 1 degree 241/4 minutes west 215 feet; said point of beginning is marked by an iron bar set in the ground; thence from the point of beginning north 69 degrees 55% minutes east 1392 feet, more or less, to a point in the east line of said southwest quarter of the northwest quarter of Section 3, distant along said line from the northeast corner of said southwest quarter of the northwest quarter of Section 3, south 2 departed of the section 3, south 2 departed of the section 3, south 2 departed of the section 3. grees 061/4 minutes east 625.5 feet. Containing 3.29 acres, more or less.

The center line of said 110-foot strip is a part of the surveyed center line of the Hetch Hetchy aque-

duct right of way.

Parcel 5: Property of Milo C. Walker and Mary Walker-All that portion of the north half of the southwest quarter of the northwest quarter of Section 3, Township 3 South, Range 9 East, M. D. B. and M., included within a strip of land 110 feet in width, 55 feet each side of the following described center line and said center line produced

northeasterly:

Beginning at a point in the west line of said Section 3 which line is also the center line of a county road, distant along said line from the southwest corner of said northwest quarter of Section 3 north 1 degree 241/4 minutes west 215 feet; said point of beginning is marked by an iron bar set in the ground; thence from the point of beginning north 69 degrees 55% minutes east 1392 feet, more or less, to a point in the east line of said southwest quarter of the northwest quarter of Section 3, distant along said line from the northeast corner of said southwest quarter of the northwest quarter of Section 3 south 2 degrees 061/4 minutes east 625.5 feet.

Containing 0.22 acre, more or less. The center line of said 110-foot strip is a part of the surveyed center line of the Hetch Hetchy aque-

duct right of way.

Parcel 6: Property of Frank Bayaster and Helen Bayaster—All that portion of the lands of Frank Bavaster and Helen Bavaster included within a strip of land 110 feet in width, 55 feet each side of the following described center line and said center line produced northeasterly and southwesterly.

Beginning at a point in the east boundary of said lands of Frank Bavaster and Helen Bavaster, distant along said boundary and said boundary produced, north 0 degrees 44 minutes west 1001.8 feet from its intersection with the center line of the county road extending along the south line of the north half of Section 7. Township 3 South, Range 9 East, M. D. B. and M.; thence from the point of beginning south 69 degrees 55% minutes west 936.4 feet to a point in the boundary between said lands of Frank Bayaster and Helen Bayaster and the lands formerly of Sarah McLernon Christianson and now of the City and County of San Francisco, distant thereon from the northeast corner of said lands of the City and County of San Francisco, south 0 degrees 40 minutes east 19.4 feet. Containing 2.415 acres.

Said lands of City and County of San Francisco were conveyed by Sarah McLernon Christianson to City and County of San Francisco by deed dated December 14, 1923, and recorded December 21, 1923, in Book 48 of Official Records, page 369, Stanislaus County Records.

The center line of said 110-foot strip is a part of the surveyed center line of the Hetch Hetchy aque-

duct right of way.

Parcel 7: Property of H. B. Brubaker and Ida Alice Brubaker—All that portion of the lands of H. B. Brubaker and Ida Alice Brubaker included within a strip of land 110 feet in width, 55 feet each side of the following described center line and said center line produced north-

easterly and southwesterly.

Beginning at a point boundary between said lands of H. B. Brubaker and Ida Alice Brubaker and the Central Pacific Railway Company's railroad right of way in the northeast quarter of Section 14, Township 3 South, Range 8 East, M. D. B. and M., distant thereon from its intersection with the center line of the county road

extending along the north line of said Section 14, south 43 degrees 23 minutes east 127.5 feet; said point of beginning bears south 69 degrees 55% minutes west 109.8 feet from a concrete monument marking said center line of said 110-foot strip; thence from the point of beginning south 69 degrees 55% minutes west 1006 feet to a point in the west boundary of said lands of H. B. Brubaker and Ida Alice Brubaker, distant thereon from its intersection with said center line of the county road south 0 degrees 391/2 minutes east 418 feet. Containing 2.540 acres.

The center line of said 110-foot strip is a part of the surveyed center line of the Hetch Hetchy aqueduct

right of way.
Parcel 8: Property of Joseph F. Machado—Beginning at a point in the east boundary of the lands of Joseph F. Machado, located by running from the southwest corner of Section 16, Township 3 South, Range 8 East, M. D. B. and M., along the south line of said Section 16, which is also the center line of a county road, south 89 degrees 55½ minutes east 660.3 feet; thence north 0 degrees 14¼ minutes west 28.53 feet to the point of beginning; thence along said east boundary north 0 degrees 141/4 minutes west 116.94 feet to a point distant 55 feet at right angles northwesterly from the surveyed center line of the Hetch Hetchy aqueduct right of way; thence along a line distant 55 feet at right angles northwesterly from said surveyed center line, south 69 degrees 55\%4 minutes west 363.6 feet to a point in the north line of said county road; thence along said north line south 89 degrees 53½ minutes east 318.9 feet to a point distant 55 feet at right angles southeasterly from said surveyed center line; thence along a line distant 55 feet at right angles southeasterly from said surveyed center line, north 69 degrees 55% minutes east 24.59 feet to the point of beginning. Containing 0.490 acre.

The above-described property is required by said City and County for a public use and purpose, to-wit, as a right of way for the construc-tion of a series of aqueduct pipe lines for the purpose of conveying water from Tuolumne River sources to the City and County of San Francisco, for the use of said City and County and its inhabitants, and also as a right of way for the construc-tion, maintenance and operation of two electric power transmission

lines, designed to cary electricity from the power-houses of the City and County of San Francisco in Tuolumne County, California, to said City and County for the use of said City and County for the use of said City and County and its inhabitants. It is necessary that a fee simple title in and to said property be taken for said purposes, subject to such reservations and conditions as may be necessary and proper to secure to the present owners of said property the privilege of crosisng over the same, and of carrying their irrigation ditches, canals, pipes and agricultural ma-chinery across the same; and subject to the condition that structures placed on said land by the City and County of San Francisco shall not interfere with the flow of irrigation water across the same and on to adjacent lands, and that said right of way shall not be fenced without the consent of the owners of said adjacent land.; be it

Further Resolved, That the taking of said property and of a fee title thereto, subject to the reservations and conditions hereinabove referred to, is necessary for the pub-lic use of the City and County of San Francisco, a municipal corporation, as hereinabove set forth, and the City Attorney and Special Counsel for the Hetch Hetchy water supply are hereby authorized and directed to commence eminent do-main proceedings in the Superior Court of the State of California, in and for the County of Stanislaus, for the purpose of acquiring sald property for such public uses and purposes.

Said City Attorney and Special Counsel are further authorized to consent to the incorporation in any decree of condemnation which may be entered in said proceedings such stipulations or conditions for the protection of the rights of the owners of said property to be con-demned in the matter of crossing over the same and maintaining roads and irrigation systems over and across the same, and using such parts thereof as may be temporarily unoccupied by structures proposed to be constructed thereon by the City and County as the Court may find to be meet and proper in each case.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Densy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Margan, Robb, Roncovieri, Rossi, Schmitz, Shaunon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Passed for Printing.

following The matters were passed for printing:

Twentieth Street Improvement Ordi-

nance Repealed.

On motion of Supervisor Harrelson:

Bill No. 6663, Ordinance No. -(New Series), as follows:

Repealing Ordinance No. 5165 (New Series), approved June 3, 1920, ordering the improvement of Twentieth street between Texas and Mississippi streets, including the crossing of Twentieth and Mississippi streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5165 (New Series), approved June 3, 1920, ordering the improvement of Twentieth street between Texas and Mississippi streets, including the crossing of Twentieth and Mississippi streets is hereby repealed. Section 2. This ordinance shall take effect immediately.

Ordering Street Work.

Also, Bill No. 6664, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the proviof the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvethe ments, respectively, may be paid

in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Joy street between Brewster street and Holladay avenue, including the intersec-tion of Joy street, Holladay avenue and Oakdale avenue, by the construction of an 8-inch ironstone pipe sewer with 15 Y branches and 2 brick manholes along the center line of Joy street from a point 20 feet easterly from Brewster street to a point 10 feet easterly from the westerly line of Halladay avenue; a 12-inch ironstone pipe sewer from the last described point to the existing connection 10 feet easterly from the center line of Holladay avenue. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6665, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of thh Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors., pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the

first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

The improvement of Vicente street between the easterly line of Twenty-eighth avenue and the west-erly line of Thirtieth avenue, in-cluding the crossing of Twenty-eighth avenue with Vicente street. and the northerly one-half of the crosisny of Twenty-ninth and Thirtieth avenues with Vicente street, where not already improved, by the construction of concrete curbs; by the construction of 7 catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of artificial stone sidewalks of the full official width on the angular corners thereof; and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6666, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows: Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans , and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid

in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

of The improvement street between Bosworth street and Springdale street, where not already improved, by the construction of concrete curbs; and by the construction of an asphaltic concrete and a concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6667, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of first installment when each of the succeeding installments must paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all de-ferred payments shall be seven per

centum per annum.

The improvement of Twentyavenue between Cabrillo eighth street and Fulton street, by the construction of an 8-inch vitrified, saltglazed, ironstone pipe sewer with 38 Y branches and 2 brick manholes with castiron frames and covers and galvanized wrought iron steps along the center line of Twentyeighth avenue from a point 20 feet southerly from Cabrillo street to Fulton street; by the construction of concrete curbs and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Water Pipe Permit.

Supervisor Harrelson presented: Resolution No. 22355 (New Se-

ries), as follows:

Resolved, That the Hebrew Home for Aged and Disabled is hereby granted permission, revo-cable at will of the Board of Su-pervisors, to install and maintain pipes in Cotter street from Mission street to Alemany avenue and in Mission street at the termination of Cotter street for the purpose of furnishing water to the Hebrew Home for Aged and Disabled.

The said pipes shall be laid to the satisfaction and under the supervision of the Board of Public Works.

Adopted by the following vote:

Ayes—Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1. Extension of Time.

Supervisor Harrelson presented:

Resolution No. 22356 (New Se-

ries), as follows:

Resolved, That James R. McElroy is hereby granted an extension of sixty days' time from and after April 1, 1924, within which to complete contract for the improvement of a boulevard from Lincoln Park to Sutro Heights.

This extension of time is granted for the reason that the contractor was unable to complete the work on time owing to modification of the plans. Contractor is now making reasonable progress.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovier, Rossi Schmitz, Shannan, Wali Sheehy, Morgan, Robb, Rossi, Schmitz, Shannon, Welch,

Absent-Supervisor Katz-1.

Passed for Printing. The following matters for printing:
Ordering Street Work. passed

On motion of Supervisor Harrel-

Bill No. 6668, Ordinance No. —

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in five instalments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in stallment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Bennington street between Cortland avenue and Highland avenue by the constructionof artificial stone sidewalks of the full official width where artificial stone sidewalks at least 4 feet are not already in width

structed. Section 2. This Ordinance shall take effect immediately.

Spur Track Permit, Southern Pacific Company.

On motion of Supervisor Harrelson:

Bill No. 6669, Ordinance No. ---

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company to construct, maintain and operate a spur track on Fifth street between Bryant street and Harrison street, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, hereby granted to Southern Pacific Company to construct, maintain and operate a spur track as follows:

Commencing at a point in Fifth street, said point being distant 23.00 feet measured at right angles westerly from the easterly line of Fifth street and 275.00 feet, more or less, southerly from the southerly line of Bryant street; said point also being the terminus of track permit, granted by Ordinance No. 5847 (New Series) and adopted by the Board of Supervisors of the City and County of San Francisco, April 9, 1923, the point of beginning of the line to be described; thence pertherly parallel described; thence northerly parallel to and 23.00 feet westerly from the easterly line of Fifth street, crossing Bryant street and Perry street, produced southerly a distance of 907.5 feet, more or less, to a point in the southerly line of Harrison street, the end of line.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance.
Provided, that girder rail be used, and the track be constructed to the official grade; that the high pressure valve vaults be reinforced and the valve made accessible; that all pavement be reconstructed and brought to the official grade on the easterly side between the curbs and the right of way of the Market Street Railway.

Provided, should any damage oc-cur to the high pressure main due to the construction or operation of the spur track, the Southern Pacific Company shall be required to bear

the cost of repairs.

The City will reset the existing curbs on the easterly side to the official grade; all work to be done under the direction and supervision of the Board of Public Works.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This Ordinance shall

take effect immediately.

Award of Constract, Mill Work. Supervisor Rossi presented: Resolution No. 22357 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing mill work for M. H. de Young, Memorial Museum (pro-posal No. 49) be hereby made to California Mill Co. on bid submitted April 7, 1924, for the sum of \$1,646. Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Citizens' Committee, Observance of Memorial Day.

Supervisor Colman presented: Resolution No. 22358 (New Se-

ries), as follows:

Resolved, That his Honor Mayor is hereby authorized to appoint a committee of fifty citizens to make arrangements for the proper observance of Memorial Day, Friday, May 30, 1924.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Citizens' Committee, Admission Day.

Supervisor Rossi presented: Resolution No. 22359 (New Se-

ries), as follows:

Resolved, That the Mayor appoint a committee of citizens arrange for the celebration of dia-mond jubilee of the admission of California into the Union, September 9, 1924.

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri,

Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1. South San Francisco Water and Rail Development.

Supervisor Welch presented:

Resolution No. 22360 (New Se-

ries), as follows:

Whereas, under date of June 25. Hereas, under date of June 23, 1923, at its regular meeting, this Board of Supervisors of the City and County of San Francisco did unanimously pass a certain resolution, same being Resolution No. 21293 (New Series), subscribing to and with means other according to and with many other associations and organizations did join in a petition to Colonel Herbert Deakyne, District Engineer of the First San Francisco District, to make a study and physical survey of South San Francisco harbor and the shoal off South San Francisco, together with estimate of cost of harbor improvement and maintenance and of the removal of the shoal and the es-tablishment of a channel depth of thirty (30 ft.) in said harbor and over said shoal, and

Whereas, said study and survey has been made by Colonel Deakyne, and it is the understanding of this Board and its representatives that a recommendation is to be made by him concerning the matters prayed in and by said petition hereinbefore referred to; now, there-

fore, be it

Resolved, by this Board of Su-pervisors of the City and County of San Francisco, that it is the sense of this Board that the industrial economic progress and future development of the City of South San Francisco in San Mateo County, California, and of the entire San Francisco peninsula area is dependent upon the realization of water development as initiated and prayed in and by the petition hereinbefore referred to, and be it Further Resolved, That a copy of this resolution, certified by the clerk of the Board of Supervisors of the City and County of San Francisco, be forwarded to Colonel Herbert Deakyne.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath. Colman. Deasy. Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Rohb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Repealing Wire Ordinance. Supervisor Schmitz presented: Bill No. 6670, Ordinance No. -(New Series), as follows:

Repealing Ordinance No. 990 (New Series), entitled "Regulating the installation and maintenance of wires used for the carriage of electrivcity for light, power, telephone, telegraph, messenger, or signal servive, installed in buildings within the fire limits of the City and County of San Francisco."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Department of

Electricity having reported that Ordinance No. 990 (New Series), the title of which is above recited, has been superseded by Ordinance No. 5192 (New Series), therefore said ordinance is hereby repealed.

Passed for printing under suspension of the rules by the follow-

ing vote:

Ayes — Supervisors Badaracco, ath. Colman, Deasy. Harrelson, Bath, Colman, Deasy. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Repaying of Jones Street Between Green and Union Streets.

Supervisor Shannon presented: Resolution No. —— (New Series), as follows:

Resolved, That the Board of Public Works is hereby requested to furnish this Board with an estimate of cost and recommendation for the repaying of Jones street between Green and Union streets and crossing of Macondry street.

Referred to Streets Committee.

Outdoor Park Permit.

Supervisor Welch presented: Resolution No. — (New - (New Se-

ries), as follows:

Resolved, That Messrs. Foley and Burke be and they are hereby granted permission to hold an outdoor park exhibition at Army street hetween Mission and Valencia streets from May 12 to May 25, 1924, inclusive, as a benefit for the Daily News Christmas tree fund, without the payment of the usual license fee for said exhibition or any concession connected therewith.

Referred to Police Committee. Reception to President of the Ameri-

can Federation of Music Teachers.

Supervisor Hayden presented: Resolution No. 22361 (New Se-

ries), as follows:

Resolved, That the Mayor be regrested to appoint a committee of citizens to arrange for a public rereption in the rotunda of the City Hall on Saturday, April 26, 1924, in honor of Mrs. John F. Lyons (Fort Worth, Texas), president of American Teachers. Federation of Music

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Ayes Super Ayes, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22362 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install, move and remove street lights, as follows:
Change 400 M. R. to 600 M. R.

Second avenue and Cornwall

street.

Change 250 M. R. to 400 M. R. Second avenue between Cornwall and Clement streets.

Install 250 M. R.
Moultrie street near No. 263.
Elsie street opposite No. 185.
Prospect street opposite No. 143. Bank street opposite No. 523.

Install 400 M.R.

Fulton street between Stanyan

and Shrader streets.

Presidio avenue between Post and Sutter streets.

Presidio avenue and Sutter street.

Presidio avenue between Sutter and Bush streets.

Presidio avenue and Bush street. Presidio avenue between and Pine streets.

Presidio avenue and Pine street. Presidio avenue between Pine and California streets.

Presidio avenue between Califor-

nia and Sacramento streets.

Remove Gas Lamps.

East side Presidio avenue, 131 feet south of Sutter street.

Southeast Presidio avenue and

Sutter street.

West side Presidio avenue, north

138

line of Sutter street.
East side Presidio avenue, feet south of Bush street. Northeast Presidio avenue

Bush street.

West side Presidio avenue, north line of Bush street.

East side Presidio avenue, 136 feet south of Pine street.

Northeast Presidio avenue and

Pine street. West side Presidio avenue, north

line of Pine street. East side Presidio avenue, 161

feet south of California street. East side Presidio avenue, feet south of Sacramento street.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McShcehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Traffic Commission, Increase Membership.

Supervisor Schmitz presented: Resolution No. 22364 (New Se-

ries), as follows:

his Honor the Resolved, That Mayor be and he is hereby authorized and requested to increase to membership of the Traffic Commission from four to five members.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1. Citizens' Committee, George Washington Monument.

Supervisor Schmitz presented: Resolution No. 22365 (New Se-

ries), as follows:

Whereas, the erection of a monument to honor the memory of George Washington was a project undertaken and actively promoted just prior to his death by the late Veteran Chaplain of the United States Army, Rev. Father Joseph P. McQuaide, and

P. McQuaide, and Whereas, in accordance with his expressed wish, and in furtherance of this highly desirable and patri-otic purpose, be it Resolved, That his Honor the

Mayor be and he is hereby authorized and requested to appoint a committee of five citizens interested in this praiseworthy object, to inaugurate a movement looking to the erection of a monument in San Francisco to the memory of George Washington and commemorating the epocal achievements of his great life and character.

Adopted under suspension of the rules by the following vote

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Death of Former Supervisor Charles A. Neison.

Supervisor Welch presented the following resolution, which was unanimously adopted by rising

Resolution No. 22366 (New Se-

ries), as follows:

Resolved, That the Board of Supervisors learns with deep sorrow of the death of former Supervisor Charles A. Nelson, who as a member of this Board of Supervisors for ten years and as an official of the Building Trades Council won the esteem and affection of his comrades and a multitude of friends by many splendid qualities of heart and mind. During his public career he endeared himself to many who were the recipients of his many kindly offices and favors, and who in his untimely death

have reason to deplore the passing of a loyal, consistent and true friend. To his devoted mother, who has suffered the irreparable loss of a good and devoted son, and to his sorrowing relatives, we extend our heartfelt sympathy and condolence.

Resolved, That this resolution be spread on the minutes of the Board, and that when we adjourn today that we do so out of respect to the memory of our former comrade and friend. Charles A. Nelson.

ADJOURNMENT.

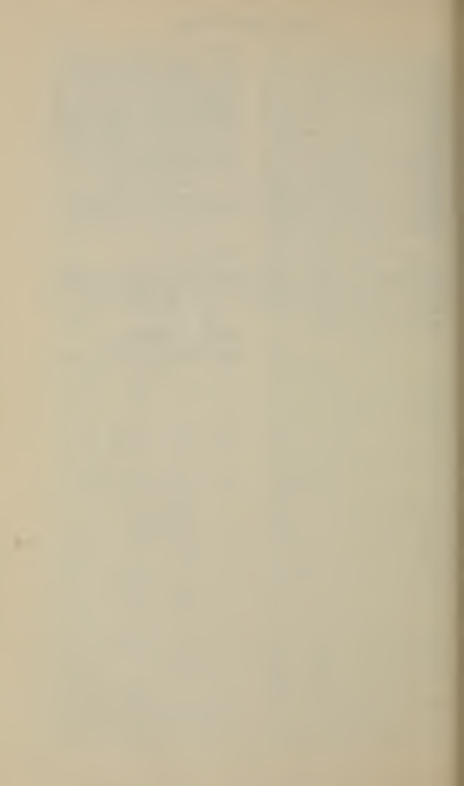
Whereupon the Board, at the hour of 3:15 p. m., adjourned.
J. S. DUNNIGAN,
Clerk.

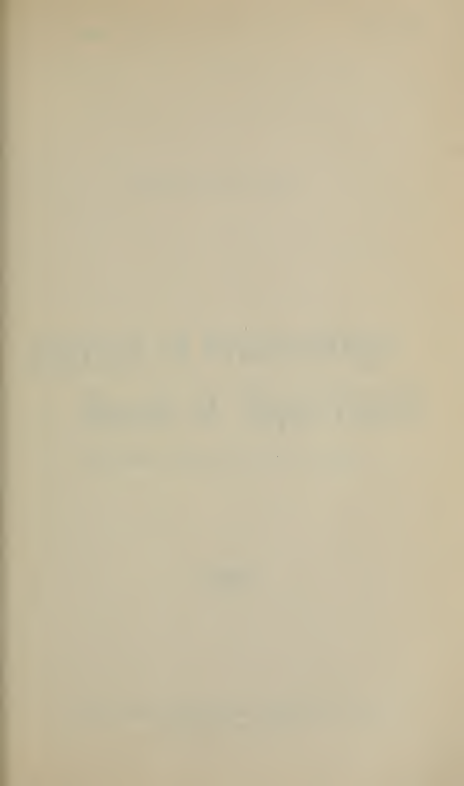
Approved by the Board of Supervisors May 5, 1924.

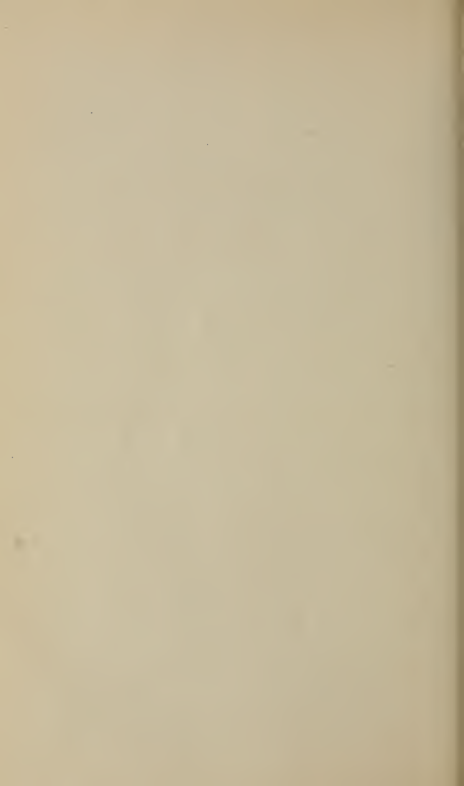
Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.







Monday, April 21, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

A MANAGEMENT OF BRIDE

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 21, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 21, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

(Supervisor Kutz excused on account of illness.)

Quorum present.

Acting Mayor Ralph McLeran presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of April 7, 1924, as amended, was approved. (See cemetery ordinances.)

ROLL CALL FOR PETITIONS FROM MEMBERS.

Protests Passage of Cemetery Ordinances.

Telegram from Dr. Geo. K. Finck, protesting passage of cemetery ordinances.

Ordered filed.

Relative to State Supervisors Convention.

The following was presented and read by the Clerk:

Communication—from County Supervisors Association of the State of California, referring to postponement of supervisors convention at Chico on account of the foot and mouth epidemic, and calling a meeting of the Executive Board of the State Supervisors Association in the Courthouse at Fresno, Saturday, April 26, 1924, at 10 a. m., to consider indefinite postponement or the fixing of a suitable date for State Supervisors annual meeting.

Read and Mayor authorized to

appoint a committee of three to attend. Supervisor Welch to be one of committee, if able to attend.

Condition of Green Street Between Pierce and Scott Streets.

Supervisor Harrelson presented:

Communication—from Eugene S. Kilgore and others, calling attention to Green street between Pierce and Scott streets, and requesting that it be put in safe condition and paved with brick and concrete at an early date.

Protests "Jaywalking" Ordinance. Supervisor Schmitz presented:

Communication—from Amada A. Seale, protesting the passage of the "Jaywalking" ordinance.

Read and ordered filed.

Communication — from Herbert Choyniski, protesting passage of "Jaywalking" ordinance.

Read and ordered filed.

Relative to East Bay Cities' Participation in Hetch Hetchy Project.

Communication—from East Bay Municipal Utility District, requesting an immediate and explicit answer to its communication of January 3, 1924, asking "under what terms and conditions the East Bay Municipal Utility District might participate in the Hetch Hetchy project".

Read and referred to the Public Utilities Committee.

Telegram from Mayor James Rolph, Jr.

The following was presented and read by the Clerk:

Wellington, N. Z., April 14, 1924. Board of Supervisors, San Fran-

cisco, Calif.

Arrived Wellington today; delightful voyage; wonderful welcome; feeling fine; warmest regards.

JAMES ROLPH.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred,

which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.
Public Buildings Committee, by Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman.

SPECIAL ORDER-3 P. M.

Cemetery Removal Ordinances.

The following bills heretofore passed for printing and laid over from last meeting were taken up, together with the following substitute bills presented by Supervisor Colman:

Masonic Cemetery.

Bill No. 6645, Ordinance No. -(New Series), as follows:

Declaring that the further maintenance of the Masonic Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and re-move said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above re-ferred to is situate in the City and County of San Francisco, State of California, and is commonly designated the common of t nated by the following name and is situate within the following boundaries, to-wit:

Masonic Cemetery, within the boundaries of Turk street, Masonic avenue, Fulton street and Parker avenue.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco. in accordance with and in the manner provided in that certain act of the Legislature of the State of Cali-fornia, entitled "An Act authoriz-ing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the distinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situ-ate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, when-ever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordi-nance provided, the City and County of San Francisco, through its ap-propriate officers, boards and com-missions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries out-side of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance be-

comes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a news-paper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and pro-mulgate, in the same manner, any reasonable and necessary modifica-tions or changes in said rules and regulations. All distinterments, transportation and removal of human remains from said cemetery made under the provisions of the said act of Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the pro-visions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautifica-tion thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may deter-

mine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved

by said Board by resolution thereof. Section 6. This ordinance shall he in force and take effect immediately.

March 24, 1924—Passed for printing.

Odd Fellows Cemetery. Bill No. 6646, Ordinance No. -

(New Series), as follows:

Declaring that the turther maintenance of the Odd Fellows Cemetery threatens and endangers the health. satety, comfort and walfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be per-formed; declaring certain condi-tions under which the City and County will itself disinter and remove said bodies; requiring empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums. grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been probibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a bur al place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. 'I'ne cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within daries, to-wit: within the following boun-

Odd Fellows Cemetery, bounded by Geary street, Henderson avenue, St. Rose's avenue, Parker avenue, Turk street, Willard street, Edward

street and Arguello boulevard.
Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the own-ces or holders of burial lots therein. or the relatives or friends of those whose bodies are interred therein. distinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incor-porated city, or city and county, having a population of more than one hundred thousand persons, to order the distinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, when-ever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City

and County.

Section 4. It is hereby ordnined that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and

regulations. All distinterments, transportation and removal of human remains from said cemetery made under the provisions of the said act of Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautifica-tion thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may deter-

mine to be proper or necessary. Provided, however, that the fand thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall

Section 6. This ordinance shall be in force and take effect immediately.

March 24, 1924—Passed for printing.

Laurel Hill Cemetery.

Bill No. 6647. Ordinance No. —— (New Series), as follows:

Declaring that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public: ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health

to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Francisco as follows:

It is hereby declared Section 1. that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in persons and the right of burnal in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burnal place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line of Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, produced easterly, and the easterly

line of Parker avenue.
Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, sit-

uate within the boundaries of such city, or city and county, and directing the reinterment of such vodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mau soleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." proved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling such cemetery a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed to erect a memorial mausoleum or columbarium for the depositing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columabriums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect immediately.

April 7, 1924—Passed for printing.

Calvary Cemetery.

Bill No. 6648, Ordinance No. ---

(New Series), as follows: Declaring that the further maintenance of the Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the ordering and demanding public: the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and re-move said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly desig-nated by the following name and is situate within the following boundaries, to-wit:

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St. Rose's avenue and Masonic avenue.

Section 2. It is nereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein. or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situ-ate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation,

association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this orginance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, reasonable and neecssary modifica-tions or changes in said rules and All disinterments, regulations. transportation and removal of hu-man remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislaurt, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been

removed, to erect a memorial mausoleum or columbarium for the deposting therein of the bodies disinterred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors, or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

by said Board by resolution thereof. Section 6. This ordinance shall be in force and take effect immediately.

April 7, 1924—Passed for printing.

SUBSTITUTE BILLS.

Masonic Cemetery.
Bill No. 6676, Ordinance No. —
(New Series), as follows:

Declaring that the further maintenance of the Masonic Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County—ill itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

. Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the

health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Masonic Cemetery, within the boundaries of Turk street, Masonic avenue, Fulton street and Parker avenue.

Section 2. It is hereby ordered and demanded that, within two years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association, or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and re-moval of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further ·maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mort-gage or pledge of cemetery lands from which the human bodies are removed," approved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association

or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing hody owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or contrilling any such cemetery lands from which the

bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults monuments as the board of directors or other governing body of said corporations or associations, or the icumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columba!ium, grounds. vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect imme-

diately.

Odd Fellows Cemetery. Bill No. 6677, Ordinance No. -

(New Series), as follows: Declaring that the furt

Declaring that the further maintenance of the Odd Fellows Cemetery threatens and endangers the health. safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Odd Fellows Cemetery, bounded by Geary street, Henderson avenue, St. Rose's avenue, Parker avenue, Turk street, Willard street, Edward street and Arguello boulevard.

Section 2. It is hereby ordered and demanded that, within two years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association, or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein. or the relatives or friends of those whose bodies are interred therein. disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same cutside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum ' or columbarium in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Super-visors or other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and re-moval of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the bound-aries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city. or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by the cometery corporation, association, corporation sole or other persons governing or

controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mort-gage or pledge of cemetery lands from which the human bodies are removed," approved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or relatives friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a project of civity days calculated. for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature,

herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as

herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or contriling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults monuments as the board of directors or other governing body of said corporations or associations, or the icumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect imme-

diately.

Laurel Hill Cemetery.

Bill No. 6678, Ordinance No. —— (New Series), as follows:

Declaring that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands

for memorial mausoleums or columbariums, grounds, vaults and monu-

ments.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a popula-tion of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line cf Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, pro-duced easterly, and the easterly line

of Parker avenue.

Section 2. It is hereby ordered demanded that, within years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association, or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Superviscrs or other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and re-moval of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinter-ment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and pro-viding a method of procedure under and by which such may, when so ordered, be made by the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mort-gage or pledge of cemetery lands from which the human bodies are removed," approved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or control-ling the cemetery hereinabove described, or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in said the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy Said Board of Health thereof. shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of hu-man remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as

herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or contriling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults monuments as the board of directors or other governing body of said corporations or associations, or the icumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect immediately.

Calvary Cemetery.
Bill No. 6679, Ordinance No. —
(New Series), as follows:

Declaring that the further maintenance of Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; de-claring certain conditions under which the City and County will itself disinter and remove said bodies: requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St.

Rose's avenue and Masonic avenue.
Section 2. It is hereby ordered
and demanded that, within two
years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association, or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein. disinter not less than one-twentieth of all the human bodies interred in said cometery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium in accordance with and in the manner provided in that

certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county and directions the resistance. county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the deposit-ing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mort-gage or pledge of cemetery lands from which the human bodies are removed," approved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or control-ling the cemetery hereinabove described, or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries out-

side of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered wait to the governing body evening mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments. transportation and removal of hu-man remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or contriling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults monuments as the board of directors or other governing body of said corporations or associations, or the icumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery,

and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect imme-

diately.

Statement of Supervisor Colman.

Supervisor Colman made a statement to the effect that members of the Public Welfare Committee had met in conference in the Mayor's office Friday to consider additional evidence and different conditions affecting Laurel Hill and Calvary cemeteries, which did not apply to and Odd Fellows ceme-Masonic He declared that he had teries. made a mistake in presenting the original bills with the belief that bodies could be removed in five He stated that his commitvears. tee has decided that a longer period will be necessary to remove the dead from Laurel Hill and Calvary, and that the proviso in the substitute ordinances requiring a minimum annual removal of 5 per cent of the bodies had been framed to meet this need.

Point of Order.

Supervisor Shannon raised the point of order that No. 17 (Masonic Cemetery) was not properly before the Board and should not be on the calendar.

(Supervisor McLeran) Chair ruled the point or order well

taken

Appeal from the Decision of the Chair. Supervisor Bath, seconded by Supervisor McGregor, appealed from the decision of the chair.

Supervisor Hayden assumed the chair and put the question, "Shall the decision of the chair be the de-

cision of the Board?"

The roll was called with the fol-

lowing result:

A v e s — Supervisors Badaracco, McSheehy, Rossi, Shannon, Welch

Noes-Supervisors Bath, Colman, Deasy, Harrelson, Havden, Mc-Gregor, Morgan, Roncovieri, Robb, Schmitz, Wetmore-11.

Absent—Supervisor Katz—1. Excused from Voting—Supervisor

McLeran-1.

Minutes Amended.

At this noint in the proceedings the Journal of the meeting of Auril 7 was presented and reference made to question raised by Supervisor Shannon's point of order pertaining to the consideration of final passage of the Masonic Cemetery ordinance

at that meeting.

Supervisor Shannon thereafter withdrew his objection to consideration of final passage of Masonic Cemetery ordinance and it was thereupon moved and carried that all reference to his motion in the meeting of April 7 be expunged from the Journal.

So ordered.

Privilege of the Floor.

Chester Williamson, representing improvement associations, protested against session held last Friday in the Mayor's office, at which the four substitute ordinances were framed. He declared that his organization was not represented and that the Chamber of Commerce and the Down Town Association were the "favored few" to be represented.

Pereu Henderson, representing the Odd Fellows Cemetery Association, objected to the proposal to extend the removal period to twenty years. He stated that his organization was ready to act at once.

George Skaller, representing the Masonic Cemetery organization, made a similar protest.

P. tum Suden, owner of a plot in Masonic Cemetery, protested the cemetery removal ordinances.

Attorney Louis V. Crowley, representing the Roman Catholic Archbishop of San Francisco in opposing the removal of Calvary Cemetery, stated that he had not approved the new ordinances as reported. He declared that he was opposed to cemetery removal and would continue to protest the proposed legislation.

Charles B. Turrill, in protesting the cemetery removal ordinances. declared to the Board that hundreds of McEnerney Act titles held by individual lot owners in Masonic and Odd Fellows took it out of the power of the directorates to make any disposal of the bodies.

Mrs. Leonore Kothe, also renewing her protest, said that though this Board couldn't understand a matter of sentiment, it should give

heed to property rights.

Edgar Pcixotto, representing the Down Town Association, reiterated his statement previously made as absolutely in favor of the policy of removal. He realized, he said, that in the case of Laurel Hill and Calvary, there were difficulties that required more time and involved greater cost. He urged at this time final passage of Masonic and Odd Fellows cemetery bills.

Geo. Gerhardt, secretary Civic League, also urged final passage at

this time of Masonic and Odd Fellows cemetery ordinances.

W. W. Watson, representing Civic

League, made the same request.

Paul Bancroft, representing the Chamber of Commerce, said the attitude of the chamber was the same. He urged final passage of Masonic and Odd Fellows cemetery ordinances at this time.

Mr. Davis, president Haight and Ashbury Improvement Association, and Mrs. Scanlon were also heard. Mme. Grosiean renewed her ob-

jections to cemetery removals.

Final Passage.

Whereupon, the following bills were taken up and finally passed by the following vote:

Masonic Cemetery.

Bill No. 6645, Ordinance No. 6215

(New Series), as follows:

Declaring that the further maintenance of the Masonic Cemetery threatens and endangers the health, safety, comfort and walfare of public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

francisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been probibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above re-ferred to is situate in the City and County of San Francisco, State of California, and is commonly designated nated by the following name and is situate within the following boundaries, to-wit:

Masonic Cemetery, within the boundaries of Turk street, Masonic avenue, Fulton street and Parker

avenue.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, distinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the man-ner provided in that certain act of the Legislature of the State of Cali-fornia, entitled "An Act authoriz-ing the Board of Supervisors or other governing body of any incorporated city, or city and county. having a population of more than one hundred thousand persons, to order the distinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reintenrment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a anausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and com-missions, will itself proceed upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the ananner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a news-paper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All distinterments, transportation and removal of hu-man remains from said cemetery made under the provisions of the said act of Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the de-positing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other gov-erning body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore. —16.

Absent—Supervisor Katz—1. Excused from voting—Supervisor

McLeran-1.

(Supervisor Welch reserved the right to file a statement with reference to his vote on the foregoing ordinance.)

Odd Fellows Cemetery.

Bill No. 6646, Ordinance No. 6216 (New Series), as follows:

Declaring that the further maintenance of the Odd Fellows Cemetery threatens and endangers the health, salety, comfort and walfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

francisco as tollows:

Section 1. It is hereby declared that the cemetery hereinatter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been probibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the Public. The cemetery above ferred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, te-wit: Odd Fellows Cemetery, bounded

Odd Fellows Cemetery, bounded by Geary street, Henderson avenue. St. Rose's avenue. Parker avenue. Turk street, Willard street, Edward street and Arguello bonlevard.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation

sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, distinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided in that certain act of the Legislature of the State of Calitornia, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the distinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reintenrment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4 It is hereby ordained that the Board of Healta of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the

manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a news-paper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All distinterments, transportation and removal of human remains from said cemetery made under the provisions of the said act of Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the de-positing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautifica tion thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved

by said Board by resolution thereof. Section 6. This ordinance shall be in force and take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent—Supervisor Katz—1.

Excused from voting—Supervisor McLeran—1.

(Supervisor Welch reserved the right to file a statement with reference to his vote on the foregoing ordinance.)

Indefinite Postponement.

The following entitled bills were thereupon taken up and on motion indefinitely postponed by the following vote:

Laurel Hill Cemetery.

Bill No. 6647, Ordinance No. -"Declar-(New Series), entitled further that the mainteing Laurel Hill Cemetery nance of threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; quiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disitnerring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monu-ments."

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden. McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Shannon, Welch-12.

Noes — Supervisors Bath, Gregor, Robb, Wetmore-4.

Excused from voting-Supervisor McLeran-1.

Absent—Supervisor Katz—1.

Calvary Cemetery.

Bill No. 6648, Ordinance No. -(New Series), entitled "Declaring that the further maintenance of Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the public: ordering and demanding the disinterring and removal of human bodies therefrom, and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments."

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—12. Noes — Supervisors Bath, Mc-

Gregor, Robb, Wetmore-4.

Excused from voting—Supervisor McLeran—1.

Absent—Supervisor Katz—1.

Point of Order.

SupervisorShannon, quoting Rule 8 of the Board, raised the point of order that the substitute bills were not properly before the Board until they had been referred to the Public Welfare Committee.

Chair ruled the point of order

well taken.

Referred.

Whereupon, the following bills were ordered referred to the Public Welfare and Publicity Committee:

Masonic Cemetery.

Bill No. 6676, Ordinance No. -(New Series), as follows:

Declaring that the further main-tenance of the Masonic Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or coluombariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-

Masonic Cemetery, within the boundaries of Turk street, Masonic avenue, Fulton street and Parker

Section 2. It is hereby ordered and demanded that, within two years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery bereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in that certain act of the Legislature of the State of Cali-fornia, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situ-ate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed," ap-proved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or controlling the cemetery hereinabove described or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and re-move the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appro-priate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and

County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relaive to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forth-with forward by registered mail to the governing body owning or controlling said cemetery, a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifica-tions or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to

be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.
Section 6. This ordinance shall

be in force and take effect imme-

diately.

Odd Fellows Cemetery.

Bill No. 6677, Ordinance No. -(New Series), as follows:

Declaring that the further maintenance of the Odd Fellows Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and nxing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or coluombariums, grounds, vaults and monu-

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more

than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-

Odd Fellows Cemetery, bounded by Geary street, Henderson avenue, St. Rose's avenue, Parker avenue, Turk street, Willard street, Edward street and Arguello boulevard.

Section 2. It is hereby ordered and demanded that, within two years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by

the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed," approved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or controlling the cemetery hereinabove described or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the man-ner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and

County. Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relaive to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal

human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as

herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may pro-vide sufficient grounds around the same for the beautification thereof. and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Fran-cisco and approved by said Board by resolution thereof.
Section 6. This ordinance shall

Section 6. This ordinance shall be in force and take effect immediately.

Laurel Hill Cemetery.

Bill No. 6678, Ordinance No. —— (New Series), as follows:

Declaring that the further maintenance of Laurel IIIII Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself dis-

inter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mansoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred public. to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, towit:

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line of Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, produced easterly, and the easterly line of Parker avenue.

Section 2. It is hereby ordered demanded that, within and years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or

other governing body of any incorporated city or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed, proved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or controlling the cemetery hereinabove described or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than onetwentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the man-ner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained

that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relaive to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of gen-eral circulation in the City and County of San Francisco for a period of sixty days and shall forth-with forward by registered mail to the governing body owning or controlling said cemetery, a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifica-tions or changes in said rules and All regulations. disinterments. and transportation removal human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve suf-ficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.
Section 6. This ordinance shall

be in force and take effect imme-

diately.

Calvary Cemetery.

Bill No. 6679, Ordinance No. -(New Series), as follows:

Declaring that the further mainof Calvary tenance Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies: requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing

Be it ordained by the People of the City and County of San Fran-

for the reservation of lands for memorial mausoleums or coluombari-ums, grounds, vaults and monu-

cisco as follows:

ments.

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, towit:

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St. Rose's avenue and Masonic avenue.

Section 2. It is hereby ordered and demanded that, within two years from date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of

those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city or city and county, having a population of more than one bundled thereard pages to hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a method of procedure under and by which such may, when so ordered, be made by the cemetery corporation, association, corporation sole or other persons governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed," approved June 5, 1923; and that within each successive year thereafter the cemetery association, corporation sole, association or other person owning or controlling the cemetery hereinabove described or the owners or holders of burial lots therein, or relatives or friends of those whose bodies are interred therein, disinter not less than one-twentieth of all the human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, or deposit the same in a memorial mausoleum or columbarium, in accordance with and in the manner provided in said act of the Legislature until all of said bodies have been removed or thus deposited.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relaive to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City County of San Francisco fo period of sixty days and shall forth-with forward by registered mail to the governing body owning or controlling said cemetery, a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifica-tions or changes in said rules and All disinterments, and removed All regulations. transportation human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the depositing therein of the bodies disinterred from such cemetery lands and may deposit such bodies therein and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board

of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary. Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof.

Section 6. This ordinance shall be in force and take effect immediately.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22367 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

The Atchison, Topeka and Santa Fe Railway Co., freight on aluminum cable (claim dated April 4, 1924), \$838.98.

(2) Chicago Pneumatic Tool Co., steeple and pan head rivet sets (claim dated April 4, 1924), \$1,-291.25.

(3) A. L. Greene, concrete cement coating (claim dated April 2, 1924), \$1,452.70.

(4) Oakdale Lumber Co., lumber

(claim dated April 4, 1924), \$763.74. (5) Old Mission Portland Cement Co., cement (claim dated April 4,

- (claim dated April 2, 1924), \$770.12.

 (7) Del Monte Meat Co., meats
 (claim dated April 2, 1924), \$7. 283.19.
- (8) Robert W. Hunt Co., inspection of aluminum cable (claim dated April 2, 1924), \$1,532.26. (9) Ingersoll-Rand Co. of Califor-

April 3, 1924), \$606.38.

(10) J. H. McCallum, lumber

(claim dated April 4, 1924), \$611.19. (11) R. E. Noble & Co., inspection

of steel plates (claim dated April 4. 1924), \$505.45.

(12) Pacific Gas and Electric Co., annual stand-by service of 2000 kilowatts for year ending Oct. 19, 1924 (claim dated April 4, 1924), \$15,000.

(13) Edw. L. Soule Co., corrugated steel bars (claim dated April

4, 1924), \$1,491.79. (14) Waterhouse-Wilcox Co., Lupton steel sash (claim dated April 4,

1924), \$6,087. (15) Western Pipe and Steel Co., 23 steel bents for supporting bay crossing pipe line (claim dated April 4, 1924), \$3,222.

(16) W. H. Worden Co., moving and yarding blocks (claim dated April 4, 1924), \$6666.61

April 4, 1924), \$666.61.

Municipal Railway Fund.

(17) Phillips & Van Orden Co., printing, Municipal Railways (claim

dated April 8, 1924), \$530. (18) San Francisco City ployees' Retirement System, pensions, etc. (claim dated April 7, 1924) \$6.319.20.

Municipal Railway Com Insurance Fund. Compensation

San Francisco City Em-(19)ployees' Retirement System, for pensions, etc. (claim dated April 3, 1924), \$674.66.

Special School Tax.

(20) O. Monson, fifth payment, general construction of Oriental Oriental School annex (claim dated April 9,

1924), \$21,537. (21) The Scott Co., final payment, heating and ventilating Oriental School annex (claim dated April

9, 1924), \$1,532.75.

General Fund, 1923-1924.

(22) Pacific Gas and Electric Co.; street lighting (claim dated April

14, 1924), \$47,407.44.
(23) California Printing printing election ballots Co., (claim dated April 10, 1924), \$1,692.

(24) California Meat Co., meats, County Jails (claim dated March

County Jans (21, 1924), \$566.80. (25) Langendorf Baking Co., (25) County Jails (claim dated bread, County Jails (claim dated March 31, 1924), \$827.52. (26) Anderson & Ringrose, first

payment, construction of field house,

Funston Playground (claim dated April 9, 1924), \$12,592.50. (27) Boys' Aid Society, maintenance of minors (claim dated April

9, 1924), \$1,203.81. (28) Roman Catholic Orphanage, maintenance of minors (claim dated April 9, 1924), \$3,669.35.

Albertinum (29) Orphanage, maintenance of minors (claim dated April 9, 1924), \$1,669.50.

(30) Protestant Orphanage, main-

tenance of minors (claim dated April 9, 1924), \$752.50.

(31) St. Mary's Orphanage, maintenance of minors (claim dated April 9, 1924), \$542.50.

(32) S. F. Nursery for Homeless Children, maintenance of minors (claim dated April 9, 1924), \$577.50.

(33) St. Vincent's School, maintenance of minors (claim dated April 9, 1924), \$2,304.04.

(34) Little Children's Aid, maintenance of minors (claim dated April 9, 1924), \$8,839.25.

(35) Children's Agency, maintenance of minors (claim dated April

9, 1924), \$20,646. (36) Eureka Benevolent Society

maintenance of minors (claim dated April 9, 1924), \$3,904.59. (37) St. Catherine's

maintenance of minora Home. (claim dated April 9, 1924), \$672.46. (38) Langendorf Baking Co.,

Francisco Hospital bread, San (claim dated March 31, 1924), \$1,-034.80.

(39) Del Monte Meat Co., meats, S. F. Hospital (claim dated March

31, 1924), \$854.40. (40) W. O. Miller, eggs, S. F. Hospital (claim dated March 31, 1924),

\$1,304.89. (41) Miller & Lux, meats, S. F. Hospital (claim dated March 31,

1924), \$1,527.26.
(42) Fred L. Hilmer Co., butter and cheese, S. F. Hospital (claim dated March 31, 1924), \$1,670.82.
(43) Hirsch & Kaye, X-ray films, S. F. Hospital (claim dated March 21, 1924), \$2,626.62

31, 1924), \$659.68. (44) H. F. Dugan, drugs, S. F.

Hospital (claim dated March 28. 1924), \$872.34.

(45) Spring Valley Water Co., water furnished Relief Home (claim dated March 31, 1924), \$703.60.

Baumgarten Bros., meats Relief Home (claim dated March

31, 1924), \$3,076.37.

(47) Del Monte Meat Co., meats, Relief Home (claim dated March 31, 1924), \$896.47.

(48) Fred L. Hilmer Co., butter

dated March 31, 1924), \$1,377.60.
(49) Jacobs, Malcolm & Burtt,
potatoes, Relief Home (claim dated
March 31, 1924), \$597.99.
(50) W. O. Miller, eggs, Relief
Home (claim dated March 31,

1924), \$741.01.

(51) Market Street Railway Co., second installment payment for lands bounded by Frederick and Willard street, Arguello boulevard and Golden Gate Park; as per agreement by Ordinance No. 5830, New Series (claim dated April 14,

1924), \$7,750. (52) Associated Charities, widows' pensions (claim dated April 11,

pensions (claim dated April 11, 1924), \$9,529.13.
(53) Eureka Benevolent Society, widows' pensions (claim dated April 11, 1924), \$1,055.06.
(54) Little Children's Aid, wid-

ows' pensions (claim dated April

, 1924), \$7,921.84. (55) J. E. O'Mara Co., first payment, plumbing work, O'Farrell Street Police Station (claim dated April 9, 1924), \$732.75. ment. plumbing work,

Water Construction Fund, Bond Issue 1910.

- Aluminum Company of (56)America, second payment, aluminum cable, Contract 89, Hetch Hetchy Water Supply (claim dated April 7, 1924), \$179,546.55.
- (57) United States Steel Products Company, second payment, furnishing, delivering and erecting steel bridge superstructures to carry bay crossing pipe line across Dumbarton straits (claim dated April 8, 1924), Contract 93, Proposition A, \$126,542,45.
- (58) Healy-Tibbitts Construction Co., third payment, construction of superstructures for steel bridge across Dumbarton straits, Contract 95, Hetch Hetchy Water Supply (claim dated April 10, 1924), \$18,-625.98.
- (59) Western Pipe and Steel Co., third payment, steel penstock and accessories, Contract 91, Section 1, Proposition A, Hetch Hetchy Water Supply (claim dated April 1924), \$33,353.29.
- (60) Western Pipe and Steel Co., eighth payment, construction of bay crossing pipe line, Contract 90, Proposition B, Hetch Hetchy Water April Supply (claim dated 1924), \$254,358.18.
- (61) Central Pacific Railway Co., satisfaction of judgment for value of right of way lands in Alameda County, Superior Court Action No. 75964, Alameda County (claim 75964, dated April 9, 1924), \$2,158.72.
- (62) Southern Pacific Co., satisfaction of judgment for value of right of way lands in Alameda County, Superior Court Action No. 75964, Alameda County (claim dated April 9, 1924), \$639.38.
- Ayes Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Appropriations.

Resolution No. 22368 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund, and authorized in payment to the hereinafter named persons in payment for properties, including damages, re-quired by the City as and for the purposes designated, to-wit:

(1) To Antonio and Marie Bertolino, payable out of \$65,000 set aside by Resolution No. 20428 (New Series) for property as described in acceptance of offer by Resolution No. 22301 (New Series), including damages, required for the construction of a diagonal street in blocks bounded by Twentieth and Twenty-second, Rhode Island and Caroline street (claim state). Carolina streets (claim dated April

10, 1924). \$900. (2) To Samuel Goldstine and Hannah Goldstine, payable out of \$65,000 set aside by Resolution No. 20428 (New Series) for property as described in acceptance of offer by Resolution No. 22307 (New Series), including damages, required for the construction of a diagonal street in blocks bounded by Twen-tieth and Twenty-second, Rhode Island and Carolina streets (claim dated April 10, 1924), \$1,650.

(3) To Piero Restani and Rosa

Restani, for property as described in acceptance of offer by Resolu-tion No. 22306 (New Series), inof San Jose avenue from Capistrano avenue to Havelock street (claim dated April 10, 1924), \$1,175.

(4) To Elizabeth and Andrew Ghiotto, for property as described in acceptance of offer by Resolution No. 22306 (New Series), including damages, required for the widening of San Jose avenue from Capistrano avenue to Havelock street (claim dated April 10, 1924), \$1,325.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welce Wetmore-17.

Absent—Supervisor Katz—1.

Appropriation, \$1,000, Land for Fire Department Purposes.

Resolution No. 22369 (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of "Fire De-partment Buildings," Budget Item No. 63, and authorized in payment

to Margaret E. Shattuck, in payment for lands required for Fire Department purposes, situate and commencing 127 feet 81/4 inches northerly from the northerly line of Washington street, measured at right angles thereto, and distant 193 feet 9 inches easterly from the easterly line of Baker street, measured at right angles; as per acceptance of offer and description by Resolution No. 22319, New Series (claim dated April 14, 1924).

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent—Supervisor Katz—1.

Appropriation, \$947.54, Chairs Auditorium Gallery of Horace Mann School.

Resolution No. 22370 (New Se-

ries), as follows:

Resolved, That the sum of \$947.54 be and the same is hereby set aside, appropriated and authorized to be expended out of Special School Tax to cover cost of contract for chairs in the auditorium gallery of the Horace Mann School.

(Request of Board of Public

Works, dated April 10, 1924.)

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Amending Zoning Ordinance, Leavenworth and Washington Streets.

Bill No. 6661, Ordinance No. 6214

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series). the title of which is above recited, is hereby amended

as follows: Section 1 of the Use of Property Zone Map, constituting part of said ordinance, is hereby ordered changed so as to place the northeast corner of Leavenworth street and Washington street, for a distance of 40 feet on Leavenworth street and 67.5 feet on Washington street, in the commercial district instead of the second residential district.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Indefinite Postponement.

following bill, heretofore passed for printing, was taken up and on motion indefinitely postponed:

Prohibiting the Burning of Rice Hulls, etc., In the Open.

Bill No. 6662, Ordinance No. --

(New Series), as follows: Prohibiting the ignition or burning of the nucks, hulls, chaff, winnowings, straw or other waste yegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It shall be unlawful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaif, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats, or of any other grain or seed, or ary other inflaminable substance or refuse of any character in the open air within the City and County of San Francisco.

Section 2. Any person, firm, corportion or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction, shall be punished by a fine not exceeding three hundred (300) dellars, or by imprisonment for a term not exceeding one hundred (100) days, or by both such fine

and imprisonment.

Section 3. This ordinance shall take effect and he in force from and after its passage.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Blasting Permit.

Resolution No. 22371 (New Se-

ries), as follows:

Resolved, That San Francisco Society for the Prevention of to Animals is hereby Cruelty granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading at the

northwest corner of Sixteenth and Florida street, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts snall be exploded only between the hours of a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said San Francisco Society for the Prevention of Cruelty to Animals, then the privileges and all the rights accruing thereunder shall immediately become null and void. The rights granted under this

resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Garage, Parking Station, Boiler and Oil Permits.

Resolution No. 22372 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage. To Frank W. Pohlman and Joseph Hurst, permit granted by Resolu-tion No. 22054 (New Series to W. E. Crichton for premises situate west side of Fillmore street between Page and Oak streets.

To Bragg & Walker, permit granted by Resolution No. 17695 (New Series) to Thomas J. Kerwin for premises situate 1019 Clement

street.

Publie Garage,

G. B. Pasqualetti, at the southwest corner of Jackson and Montgomery streets; also to store 600 gal-

lans of gasoline on premises.
J. B. De Maria, addition to north side of garage at 528 Jackson street. with an entrance on west side of Montgomery street between Jackson and Pacific streets.

Automobile Parking Station.

R. F. Phillips, Jr., on north side of Sacramento street between Drumm street and The Embarcadero and extending through to Commercial street. Washing or greasing racks will not be permitted on premises.

Boiler.

W. A. Vellguth, at 423-425 Ninth street, 25 horse power.

> Oil Storage Tanks. (1500 gallons capacity.)

H. C. Christiansen, on the south side of Turk street, 200 feet east of Scott street.

F. Morrison, on the north side of Filbert street, 160 feet west of

Steiner street.

Charles Teirauva, at the north west corner of Frederick and Willard streets.

W. Props, at the northwest corner of Franklin and Sacramento

streets.

P. J. Phelan, at the southeast corner of Hayes and Cole streets.

Costello Bros., at the northeast corner of Twenty-ninth avenue and Geary street.

City and County of San Francisco (Mission Grammar School), on Wiese street between Fifteenth and Sixteenth streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Bath. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Twentieth Street Improvement Ordinance Repealed.

Bill No. 6623, Ordinance No. 6206 (New Series), as follows:

Repealing Ordinance No. 5165 (New Series), approved June 3, 1920, ordering the improvement of Twentieth street between Texas and Mississippi streets, including the crossing of Twentieth and Mississippi streets.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5165 (New Series), approved June 3, 1920, ordering the improvement of Twentieth street between Texas and Mississippi streets, including the crossing of Twentieth and Mississippi streets is hereby repealed.

This ordinance shall Section 2. take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17,

Absent—Supervisor Katz—1.

Ordering Street Work.

Bill No. 6664, Ordinance No. 6207

(New Series), as follows:
Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the proviordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum. The improvement of Joy street between Brewster street and Holladay avenue, including the intersection of Joy street. Holladay avenue and Oakdale avenue, by the construction of an 8-inch ironstone pipe sewer with 15 Y branches and 2 brick manholes along the center line of Joy street from a point 20 feet easterly from Brewster street to a point 10 feet easterly from the westerly line of Halladay avenue: a 12-inch ironstone pipe sewer from the last described point to the existing connection 10 feet easterly from the center line of Holladay avenue. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17,

Absent-Supervisor Katz-1.

Bill No. 6665, Ordinance No. 6208 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of thh Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provision of the Street Improvement sions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preced-ing installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Vicente The improvement of street between the easterly line of Twenty-eighth avenue and the westerly line of Thirtieth avenue, in-cluding the crossing of Twenty-cighth avenue with Vicente street, and the northerly one-half of the crosisny of Twenty-ninth and Thirtieth avenues with Vicente street, where not already improved, by the construction of concrete curbs; by the construction of 7 catchbasins with accompanying 10-inch ironstone pipe culverts; by the con-struction of artificial stone sidewalks of the full official width on the angular corners thereof; and by the construction of an asphaltic concrete pavement on the roadway

This ordinance shall Section 2.

take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Bill No. 6666, Ordinance No. 6209

(New Series), as follows:
Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

The Board of Public Section 1. Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works. and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

The improvement of Rotteck street between Bosworth street and Springdale street, where not already improved, by the construction of concrete curbs; and by the construction of an asphaltic concrete and a concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Bill No. 6667, Ordinance No. 6210 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part Il of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

Twenty-The improvement of eighthavenue between Cabrillo street and Fulton street, by the construction of an 8-inch vitrified, saltglazed, ironstone nine sewer with 38 Y branches and 2 brick manholes

with castiron frames and covers and galvanized wrought iron steps along the center line of Twentyeighth avenue from a point 20 feet eighth avenue from a point 20 feet southerly from Cabrillo street to Fulton street; by the construction of concrete curbs and by the con-struction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Bill No. 6668, Ordinance No. 6211

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the pro-visions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office. which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for improvesaid contemplated ments, respectively, may be paid in five instalments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Bennington

street between Cortland arenue and Highland avenue by the constructionof artificial stone sidewalks of the tull official width where artificial stone sidewalks at least 4 feet in width are not already constructed.

Section 2. This Ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Colman, Deasy, Bath, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Spur Track Permit, Southern Pacific Company.

Bill No. 6669, Ordinance No. 6212 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company to construct, maintain and operate a spur track on Fifth street petween Bryant street and Harrison street, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Southern Pacific Company to construct, maintain and operate a spur track as

follows:

Commencing at a point in Fifth street, said point being distant 23.00 feet measured at right angles westerly from the easterly line of Fifth street and 275.00 feet, more or less, southerly from the southerly line of Bryant street; said point also being the terminus of track permit, grant-ed by Ordinance No. 5847 (New Series) and adopted by the Board of Supervisors of the City and County of San Francisco, April 9, 1923, the point of beginning of the line to be described; thence northerly parallel to and 23.00 feet westerly from the easterly line of Fifth street, crossing Bryant street and Perry street, if produced southerly a distance of 907.5 feet, more or less, to a point in the southerly line of Harrison street, the end of line.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance.

Provided, that girder rail be used, and the track be constructed to the

official grade; that the high pressure valve vaults be reinforced and the valve made accessible; that all pavement be reconstructed and brought to the official grade on the easterly side between the curbs and the right of way of the Market Street Railway.

Provided, should any damage oc-cur to the high pressure main due to the construction or operation of the spur track, the Southern Pacific Company shall be required to bear

the cost of repairs.

The City will reset the existing curbs on the easterly side to the official grade; all work to be done under the direction and supervision of the Board of Public Works.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This Ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Repealing Wire Ordinance.

Bill No. 6670, Ordinance No. 6213 (New Series), as follows:

Repealing Ordinance No. (New Series), entitled "Regulating the installation and maintenance of wires used for the carriage of electrivcity for light, power, telephone, telegraph, messenger, or signal servive, installed in buildings with-in the fire limits of the City and County of San Francisco."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Department of Electricity having reported that Ordinance No. 990 (New Series), the title of which is above recited, has been superseded by Ordinance No. 5192 (New Series), therefore said ordinance is hereby repealed.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$44,447.32, recommends same be allowed and

ordered paid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

NEW BUSINESS. Authorizations.

Supervisor McLeran presented:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Annual Business Show Company, refund of deposti as bond for dated April 21, 1924), \$1,000.

(2) Musical Association of San

Francisco, expense of first Spring Music Festival, as per vouchers (claim dated April 21, 1924), \$3,-180.62.

(3) Pacific Gas and Electric Co., gas and electric service, Auditorium dated April 16, 1924), (claim

\$717.95.

School Construction Fund, Bond Issue 1918.

(4) Meese & Gottfried Co., shop

equipment, Galileo High (claim dated April 15, 1924), \$551.35.

(5) F. W. Wentworth & Co., desks and tables, Galileo High April 15, 1924), dated (claim

\$897.68. (6) Herbert Machinery and Supply Co., shop equipment, Mission High (claim dated April 15, 1924),

\$815. (7) Meese & Gottfried Co., shop equipment, Mission High (claim

dated April 15, 1924), \$708.65.
(8) Pratt & Whitney Co., shop equipment. Mission High (claim dated April 15, 1924), \$2,695.

(9) Smith-Booth-Usher Co., shop equipment, Mission High (claim dated April 15, 1924), \$4,065. (10) Waterhouse & Lester, shop

equipment, Mission High (claim dated April 15, 1924), \$1,299.

Special School Tax.
(11) The Eby Mfg. Co., shop equipment, Mission High (claim dated April 15, 1924), \$550.

(12) Louis G. Henes, shop equipment, Mission High (claim dated April 15, 1924), \$5,565.75.
(13) The F. O. Stallman Supply

Co., shop equipment, Mission High

1924). (claim dated April 15, \$5,928.50.

Geo. H. Tay Co., 20 urinal (14) stalls, Sheridan School (claim dated April 11, 1924), \$1,178. (15) Dan P. Maher Co., paints,

etc., for schools (claim dated April

16, 1924), \$1,257.

Municipal Railway Fund.

American Brake Shoe & (16)Foundry Co., car brake shoes April 11, 1924), (claim dated \$1,307.02.

(17) Market Street Railway Co., electric power (claim dated April

11, 1924), \$3,122.18.
(18) Market Street Railway Co., reimbursement, per agreement December 12, 1918 (claim dated April 11, 1924), \$1,431.50.

(19) Pacific Gas and Electric Co., electricity, Municipal Railways (claim dated April 11, 1924), \$37,-

247.44.

Water Construction Fund, Bond Issue 1910.

(20) Edward R. Bacon Co., two Jaeger trailer mixers, Hetch Hetchy (claim dated April 15, 1924), \$970.

(21) Crane Company, pipe fittings, flanges, etc. (claim dated April 15, 1924), \$1,521.54.
(22) Krogh Pump and Machinery

Co., one pump (claim dated April 15, 1924), \$547.70. (23) Old Mission Portland Ce-

ment Co., cement (claim dated

April 15, 1924), \$1,876.19. (24) Westinghouse Electric and Mfg. Co., six electric ranges (claim dated April 15, 1924), \$652.50. (25) Grant Smith & Co., twen-

tieth payment, construction of Pulgas tunnel (claim dated April 12, 1924), \$34,395.39.

Associated Oil Co., fuel oil (26)(claim dated April 16, 1924), \$1,095.

(27) Baumgarten Bros., meats (claim dated April 16, 1924), \$863. (28) City Coal Co., foundry coke (claim dated April 16, 1924),

\$572.38.

(29)Del Monte Meat Co., meats dated April 16. 1924), (claim \$1,265.64.

The Edison Storage Bat-(30)tery Supply Co., repairs to battery (claim dated April 16, 1924), \$632.40.
(31) The Giant Powder Co. Con.,

giant gelatin (claim dated April 16,

1924), \$2,551.50. (32) M. L. Isham, two White auto trucks (claim dated April 16, 1924), \$2,727.16.

(33) M. M. O'Shaughnessy, relying fund expenditures, per volving fund expenditures, per vouchers (claim dated April 16, 1924), \$671.23. (34) M. M. O'Shaughnessy, re-

volving fund expenditures, per vouchers (claim dated April 16, 1924), \$2,552.51.

(35)Old Mission Portland Ce-

ment Co., cement (claim dated April 16, 1924), \$9,060.17. ment

Old Mission Portland Ce-(36)Co., cement (claim dated

ment Co., cement (Ga April 16, 1924), \$3,953.80. Old Mission Portland Ce-Co., cement (claim dated ment

April 16, 1924), \$9,313.81. (38)Old Mission Portland Ce-Co., cement (claim dated ment

April 16, 1924), \$7,694.99. (39) Standard Oil Co., gasoline and oils (claim dated April 16,

and ons (claim dated April 19, 1924), \$527.27.
(40) Sara B. Smith, payment for right of way easement, Alameda County, per Resolution No. 22350, New Series (claim dated April 16, 1924), \$2,800.

(41) Edw. L. Soule Co., steel bars (claim dated April 16, 1924),

\$1,061.01.

(42) Utah Construction Co., equipment and rental of equipment (claim dated April 16, 1924). \$543.36.

(43) Western Pipe and Steel Co., furnishing and installing 46 sets of baseplates, etc. (claim dated April 16, 1924), \$552. (44) Wilsey-Bennett Co.,

eggs and butter (claim dated April 16, 1924), \$1,007.51.

Park Fund.

J. J. Ffister Knitting Co., bathing suits, Park swimming pool (claim dated April 1924), 18, \$2,412.50.

(46) J. J. Pfister Knitting Co., bathing suits, Park swimming pool (claim dated April 18, 1924),

\$1,337.87.

General Fund, 1923-1924.

(47)John Dailey, legal services, as Special Counsel for the City and County, as per contract of employment by Resolution No. 22251 (New Series), month of April, 1924 (claim dated April 17, 1924), \$850. (48) N. Randall Ellis, engineer-ing services rendered City Attor-

ney in connection with valuation of San Francisco electric properties,

month of April, 1924 (claim dated April 17, 1924), \$750. (49) Daniel J. O'Brien, police contingent expense for April (claim

dated April 4, 1924), \$750. (50) Park Commissioners (Park Fund), labor and material furnished and used in reconstruction of Civic Center plaza (claim dated

April 14, 1924), \$5,989.85. (51) Spring Valley Water Co., water for public buildings (claim dated April 14, 1924), \$1,369.60.

(52) Pacific Gas and Electric Co., lighting public buildings (claim dated April 14, 1924), \$3,265.51.

(53) Spring Valley Water Co., water for Fire Department buildings and installation of hydrants (claim dated March 31, 1924). \$3,370.70.

(54) M. Greenberg's Sons, Fire Department hydrants (claim dated

March 31, 1924), \$1,683.50.

(55) American Rubber Mfg. Co., hose for Fire Department (claim dated March 31, 1924), \$17,850. (56) Shell Company, fuel oil,

(56) Shell Company, race re Department (claim dated Fire

March 31, 1924), \$863.81. (57) Standard Oil Co., gasoline and oils, Fire Department (claim dated March 31, 1924), \$1,366.84.

) Pacific Gas and Electric lighting Fire Department Co., houses, etc. (claim dated March 31,

1924), \$1,626.95.

(59)Virginia M. Lowe and Louise Virginia Lowe, compensation award by State Industrial Accident Commission, claim No. 11528, for death of James Lowe, Fire Department employee (claim dated March 31,

1924), \$2,297.73. (60) America American Bank, order of State Industrial Accident Commission, in trust for Virginia M. Lowe; being compensation awarded on claim No. 11528, for death of James Lowe, employee of Fire Department (claim dated March 31, 1924), \$2,507.40.

(61)National Surety Company, premium for period of three years, on depositors' forgery bond, in sum of \$100,000, covering all checks, drafts, vouchers, etc., issued by City and County of San Francisco against any loss from forgery or alteration (claim dated April 21, 1924), \$1,275.

(62) A. Ginocchio & Son, an-falfa, Relief Home (claim dated

March 31, 1924), \$715.49.
(63) Shell Company, fuel oil, Relief Home (claim dated March 31, 1924), \$1,322.40.

(64) Barnard & Bunker, beans, Relief Home (claim dated April 14,

1924), \$692. (65) Wn Wm. Cluff Co., sugar, Relief Home (claim dated April 14,

1924), \$2,098.63. (66) Louis Straus Inc., men's suits, Relief Home (claim dated

suits, Relief Home April 14, 1924), \$540. (67) Levi Strauss & Co., blan-kets, Relief Home (claim dated kets, 14, 1924), \$525. April 14, 1924), \$525.
(68) Wm. Cluff Co., groceries,

San Francisco Hospital (claim dated March 31, 1924), \$771.96. (69) San Francisco Dairy Co.,

milk, San Francisco Hospital (claim dated March 31, 1924), \$4,200.08. (70) Shell Company, fuel oil, San

Francisco Hospital (claim dated March 31, 1924), \$2,470.80.

Wm. Cluff Co., sugar, San Francisco Hospital (claim dated

March 31, 1924), \$1,975.80. (72) Spring Valley Water Co., water for hospitals (claim dated March 31, 1924), \$1,632.31.

San Francisco Chronicle, official advertising, Board of Supervisors (claim dated April 21, 1924), \$869.64.

(74)Standard Oil Co., gasoline, Department (claim dated Police March 31, 1924), \$606.60.

Amendment.

On motion of Supervisor Schmitz, items Nos. 47 and 48 were stricken from the foregoing resolution and laid over one week.

Passed for Printing.

Thereupon, the foregoing resolution, as amended, was passed for printing.

Appropriation, \$100,000, First Payment to San Francisco Exposition Com. pany.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of one hundred thousand dollars (\$100.-000) be and the same is hereby set aside and appropriated out of "To initiate development and improve-ment of the Marina," Budget Item No. 82, fiscal year 1923-1924, and authorized in payment to San Francisco Exposition Company as first payment for certain grounds and buildings to be used for exposition purposes, pursuant to Subdivision a, Section 2, of that certain agree-ment approved March 27, 1924, by Ordinance No. 6180 (New Series) between the San Francisco Exposition Company, a corporation, and the City and County of San Francisco (claim dated April 16, 1924).

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Bath, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

-16. No-Supervisor McSheehy-1.

Absent—Supervisor Katz—1. Appropriations, Land for Market Street

Extension. Also, Resolution No. --- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund (out of appropriation heretofore made for Market street extension) and authorized in payment to the hereinafter named being in satisfaction of persons; judgments for properties required for the widening of the Market street extension, to-wit:

(1) To Ellen Dore and Charlotte E. Horrigan, administratrices, estate of Maurice Dore, deceased; Superior

Court suit No. 94837, \$578.

(2) To Ellen Dore and Charlotte E. Horrigan, administratrices, estate of Maurice Dore, deceased; Superior Court suit No. 126535, \$3,500.

Accepting Offers to Sell Land Required for Diagonal Street in Potrero.

Supervisor McLeran presented:

Resolution No. 22373 (New Se-

ries), as follows:

Whereas, the owners of the following described land, sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island street to Carolina Twentieth and Twentybetween second streets, have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, and the further consideration mentioned below, viz.:

Annie Jones Scherf and Frank A. Scherf. \$2,525—Commencing at a point on the westerly line of Carolina street, distant thereon 125 feet northerly from the point formed by the intersection of the said westerly line of Carolina street with the northerly line of Twenty-second street, and running thence northerly along the said westerly line of Carolina street 25 feet; thence at a right angle westerly 53.362 feet; thence southeasterly on a curve to the right of 70foot radius, tangent to a line deflected 144 degrees 04 minutes 40 seconds to the left from the preceding course, central angle 27 degrees 9 minutes 45 seconds, a distance of 33.185 feet; thence easterly parallel with Twenty-second street 32.013 feet to the westerly line of Carolina street and point of commencement. Being portion of Potrero Nuevo Block

a further consideration for said conveyance it is hereby agreed that the small parcel of land now adjoining on the north, held by the City Title Insurance Company in trust for the City and County of San Francisco, shall become the property of Annie T. Jones Scherf and Frank A. Scherf; and it is hereby understood and agreed that the sum of \$2,525, mentioned above, includes damages in full to the building now on the above described parcel, and the owners agree to remove said building within ninety (90) days from date of deed conveying the above described parcel of land to the City and

County of San Francisco.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property. Now, therefore, be it

Resolved, That the said offer of sale be accepted, the City Title Insurance Company be authorized to deed said small parcel to Annie T. Jones Scherf and Frank A. Scherf, and the City Attorney be authorized and directed to examine the titles of said properties, and, if the same are found in satisfactory condition, to close negotiations and superintend the payment of moneys to the above named persons upon receipt of the proper conveyances.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri,
Rossi, Schmitz, Shannon, Welch,
Wetmore—17.

Absent-Supervisor Katz-1.

Accepting Offer to Sell Land for Wideling Roosevelt Way.

Supervisor McLeran presented:

Resolution No. 22374 (New Se-

ries), as follows:

Whereas, the owners of the following described land, sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way, have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Mary E. Kane, \$1,225 — Commencing at a point on the southerly line of Masonic avenue, distant thereon 150.24 feet easterly from the easterly line of Levant street, and running thence easterly along the southerly line of Masonic avenue 9.50 feet to the southwesterly line of Sixteenth street; thence deflecting to the right an angle of 30 degrees 10 minutes 20 seconds and running southeasterly along the southwesterly line of Sixteenth street 16.79 feet; thence at right. southwesterly 1.81 feet: angles thence deflecting to the right an

angle of 59 degrees 49 minutes 40 seconds and running westerly along a line parallel to and distant 10 feet southerly from the southerly line of Masonic avenue a distance of 28.92 feet; thence deflecting to the right an angle of 120 degrees 10 minutes 20 seconds and running northeasterly 11.57 feet to the southerly line of Masonic avenue and the point of commencement. Being a portion of Block 12, Flint Tract Homestead Association.

The above mentioned sum of \$1,225 includes, in addition to the payment for the above described parcel, all damages in full to the building now on said parcel, said building to be removed by the present owner within sixty (60) days after receiving notice by the City and County of San Francisco.

Kate S. Davies and John J. Davies, \$35 — Commencing at a point on the southerly line of Lower Terrace, distant thereon 4.18 feet easterly from the first angle point in the southerly line of Lower Terrace northerly from Saturn street; thence easterly along the southerly line of Lower Terrace 8.64 feet; thence deflecting to the right 128 degrees 44 minutes 15 seconds 13.81 feet; thence deflecting to the right 141 degrees 15 minutes 45 seconds and running northerly 10.77 feet to the southerly line of Lower Terrace and the point of commencement. Being a portion of Lot 48. Block "R," Park Lane Tract, Map No. 3.

It is hereby understood and agreed that the City and County of San Francisco is to restore the street work in front of the property remaining in the possession of Kate S. Davies and John J. Davies. Such restoration (including grading, street paving and curbs) is to be done at the time the new street work is constructed.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties; now, therefore, be it

Resolved, That the said offers of sale be recepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and, if the same are found in satisfactory condition, to accept deeds therefor in behalf of the City and County of San Fran-

cisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Weich, Wetmore-17.

Absent-Supervisor Katz-1.

Passed for Printing.

The following matters were passed for printing:

Amenament to Zoning Ordinance, Fulton and Baker Streets.

Mc-On motion of Supervisor

Gregor:

Gregor:
Bill No. 6671, Ordinance No. —
(New Series), as ioilows:
Amending Ordinance No. 5464
(New Series), entitled, "Regulating
and establishing the location of and establishing the trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Fulton street and Baker street, commencing at the point of intersection of the southerly line of Fulton street with the easterly line of Baker street and running thence easterly and along the southerly line of Fulton street 121 feet 10½ inches; thence at a southerly 100 feet; angle thence at a right angle westerly 21 feet 10½ inches; thence at a right angle northerly 46 feet: thence at a right angle westerly 100 feet to the easterly line of Baker street; thence northerly and along the easterly line of Baker street 54 feet to the point of commencement.

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential district.

Amendment to Zoning Ordinance, Capp Street.

Also Bill No. 6672, Ordinance No. - (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

or the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Capp street, commencing at a point 195 feet southerly from Twenty-fifth street and running thence southerly 25 feet, in the com-mercial district instead of the second residential district.

Amendment to Zoning Ordinance, Geary Street and Thirtieth Avenue.

Also, Bill No. 6673, Ordinance No.
— (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 4 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the north-west corner of Geary street and Thirtieth avenue, for a distance of 57.5 fect on Geary street and 100 feet on Thirtieth avenue, in the commercial district instead of the second residential district.

Denying Application for Change of Zoning Classification.

Supervisor McGregor presented: Resolution No. —— (New Se-

ries), as follows:

Whereas, Martin Welch has filed his application to change the classification of his property from the second residential district to that of the commercial district, as designated upon the Use of Property Zone Maps, constituting a part of Ordinance No. 5464 (New Series), which property is situated on the west side of Eleventh avenue. 100 fest southerly from Cabrillo street, and running thence southerly 25 feet, and which application was re-ferred to the City Planning Com-mission as required by Section 10 of said ordinance; and

Whereas, pursuant to law, said

City Planning Commission held a hearing, after notifying all parties interested in said matter, at which hearing said applicant was given an opportunity of presenting and did present such testimony as was pertinent to said application, after which said City Planning Commission did recommend to this Board that said application be denied; and

Whereas, thereafter a hearing was held by the City Planning Commit-tee of this Board, whereat said applicant appeared and presented arguments in favor of said application, and having heard all objec-tions thereto, said City Planning Committee did recommend to this Board that said application be de-

nied: and

Whereas, a further hearing has been held by this Board in the mat-ter of said application, and said applicant has been given full op-portunity to present all reasons why said application should be granted and the change of classification of his property should be made: now. therefore,

Resolved, and it is hereby determined that the public health, safety and welfare and public interest require that said application be denied, and it is accordingly so or-

dered.

Protest Against Commercialization of Lot at Eleventh Avenue and Cabrillo Street.

The following was presented and read by the Clerk:

Protest-Of Mrs. Wm. H. Wiley and others living in the immediate vicinity of Eleventh avenue and Cabrillo street against the commer-cialization of lot on west line of Eleventh avenue 100 feet south of Cabrillo street.

Read and filed.

Privilege of the Floor.

Welch, applicant Martin change of his property classification, was granted the privilege of the floor. He declared that he was the owner of the lot on the west side of Eleventh avenue 100 feet southerly from Cabrillo street and the adjoining flats. Inasmuch as the property adjoining his on the north was devoted to commercial purposes and detrimental to his by that reason for residential purposes, he asked that his lot also be included in the commercial classification. If this were done, he said that he was ready to improve the property by an investment of be-tween \$8,000 and \$9,000. He filed twenty-two postcards from neighboring property owners indicating

no objections on their part to the proposed change and classification.

A. T. Morris and J. R. Bilingion, protesting property owners, appeared and were heard in opposition to the proposed change.

Action Deferred.

Supervisor Morgan thereupon moved to lay over one week to permit Supervisors to visit property.

Motion carried.

Resolution of Intention to Establish Set-back Lines No. 39.

Supervisor McGregor presented: Resolution No. 22375 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

Along the easterly side of Twentieth avenue commencing at a point 100 feet northerly from Fulton street and running thence northerly to a point 125 feet southerly from Cabrillo street, said set-back line to be 2 feet.

Along the westerly side of Fortyeighth avenue commencing at Cabrillo street and running thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 125 teet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 150 feet, said set-back line to be 3 feet; along the easterly line of Forty-eighth avenue commencing at Cabrillo street and running thence northerly 270 feet, said set-back line to be 14 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7 feet; thence northerly to Balboa street, said set-back line to be 3 feet.

Along the easterly side of Fortyeighth avenue commencing at Fulton street and running northerly to a point 95 feet southerly from Cabrillo street, said set-

back line to be 3 feet.

Along the northerly side of Washington street between Maple street and Spruce street, said set-back line to be 20 feet; along the southerly side of Washington street between

Maple street and Spruce street, said set-back line to be 10 feet.

Along the easterly side of Twentyfifth avenue commencing at a point 100 feet northerly from Lake street and running thence northerly 270 feet, said set-back line to be 10 feet; thence northerly 130 feet, said setback line to be 24 feet.

Along both sides of Vernon street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

And notice is hereby given that Monday, the 19th day of May, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Su-pervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath. Colman. Deasy. Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Passed for Printing.

The following matters were passed for printing:

Establishing Set-back Lines.

Mc-On motion of Supervisor Gregor:

Bill No. 6674, Ordinance No. -

(New Series), as follows:

Establishing set-back lines along portions of Orizaba avenue, Byxbee street, Beverly street, Ralston street, Beverly street and Arch street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

It is hereby recited Section 1. that on the 24th day of March, 1924, the Board of Supervisors adopted Resolution of Intention No. 37, to establish set-back lines along por-tions of Orizaba avenue, Byxbee street, Beverly street, Ralston street and Arch street, and fixed the 21st day of April, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the street, time and place for hearing objec-tions thereto; that thereafter and more than ten days prior to said hearings the said resolution was published and notices of the pas-

sage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Orizaba avenue commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said setback line to be 10 feet.

Along both sides of Byxbee street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

Along the westerly side of Beverly street between Garfield avenue and Holloway avenue, said set-back line to be 10 feet; along the easterly side of Beverly street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

Along the westerly side of Ralston street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 13 feet; along the easterly side of Ralston street commencing at a point 100 feet north-erly from Garfield avenue and running thence northerly 150 feet, said set-back line to be 13 feet; thence northerly 75 feet, said set-back line to be 6½ feet; thence northerly to Holloway avenue, said set-back line to be 13 feet.

Along both sides of Arch street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 12½ feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines. except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Garage and Oil Permits.

On motion of Supervisor Deasy: Resolution No. —— (New Series), as follows:

Resolved, That the following revocable permits are hereby

granted:

Transfer Public Garage.

To William Staller, permit granted by Resolution No. 18414 (New Series) to W. S. Lewis for premises situate 1361 Bush street.

Oil Storage Tank. (1500 gallons capacity.)

Kicrnan & O'Brien, at the northeast corner of Twenty-second and Mission streets.

L. D. Stoff, on north side of Sacramento street 107 feet west of

Franklin street.

E. J. Montgomery, on north side of Broadway 92 feet west of Hyde

street.

A. L. Nelson, at southeast corner of Buchanan and Hickory streets. John Cochin, at 71-73 Merchant street.

George Metcalf, at northeast corner of Lombard and Franklin

streets.

W. R. Voorhies, at northeast corner of Thirtieth avenue and Lake street.

Miss Annie M. Convey, at northwest corner of Larkin and Green-

wich streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Outdoor Park Celebration.

Supervisor Robb presented:

Resolution No. 22376 (New Se-

ries), as follows:

Resolved, That Messrs. Foley and Burke are hereby granted permission to hold an outdoor park celebration on Army street between Mission and Valencia streets, from May 12th to May 25th, 1924, inclusive, for the benefit of the Daily News Christmas Tree Fund, without the payment of the usual license fee for said exhibition or any concession connected therewith.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Condemnation of Land for School Purposes.

Supervisor Wetmore presented: Resolution No. 22377 (New Series), as follows:

Resolved, That the public interest

and necessity require the acquisition by the City and County of San Francisco of the following described lands, and any and all rights and claims thereto, for school purposes, to-wit: All the lots, pieces or parcels of land included in the following description, to-wit:

Commencing at a point on the southerly line of Clara street, distant thereon three hundred and twenty-five (325) feet westerly from the westerly line of Fourth street; running thence westerly along said southerly line of Clara street twenty-five (25) feet; thence at right angles southerly eighty (80) feet; thence at right angles easterly twenty-five (25) feet; thence at right angles northerly eighty (80) feet to the southerly line of Clara street and the point of commencement; being a portion of Block No. 3752.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid and to prosecute such proceedings to a speedy

determination.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Extension of Time, City Construction Company.

Supervisor Harrelson presented: Resolution No. 22378 (New Sc-

ries), as follows:

Resolved, That City Construction Company is hereby granted an extension of forty-five days' time from and after April 12, 1924, within which to complete contract for the improvement of Twenty-second street between Rhode Island street and De Haro street.

This extension of time is granted for the reason that the contractor cannot proceed with his work until contract for the improvement of the crossing of Twenty-second and Rhode Island

strects is complete.

Adopted by the following vote:

A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Also, Resolution No. 22379 (New

Series), as follows: Resolved, That City Construction Company is herby granted an extension of sixty days' time from and after April 10, 1924, within which to complete contract for the improvement of Bosworth street between Hamerton and Burnside avenues

This extension of time is granted for the reason that it is the first

extension.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovierri, Sheehy, Morgan, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Extension of Time, E. J. Treacy. Also, Resolution No. 22380 (New

Series), as follows:

Resolved, That E. J. Treacy is hereby granted an extension of forty-five days' time from and after April 7, 1924, within which to complete contract for the improvement of San Bruno avenue from Nineteenth to Twentieth streets.
This extension of time is granted

for the reason that the work is over

fifty per cent completed.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Tunnel Permit.

Supervisor Harrelson presented: Resolution No. 22381 (New Se-

ries), as follows:

Resolved, That Schmidt Lithograph Company is hereby granted permission, revocable at will of the Board of Supervisors, to construct and maintain a tunnel approximately two feet under the surface of the pavement across Bryant street, between Second and Sterling streets, the installation therein steam and water pipes.

The said pipes shall be laid to the satisfaction and under the super-vision of the Board of Public

Works.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Referred.

The following entitled bill was, on motion of Supervisor Schmitz, referred to Streets Committee:

Ordinance for Street Improvement by Private Contract.

Bill No. 6675, Ordinance No. -(New Series), as follows:

Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract and repealing Ordinance No. 33 and all orders and ordinances and parts of orders and ordinances in conflict with this ordinance.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Street Lights.

Supervisor Schmitz presented:

Resolution No. 22382 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install street lights as follows:

Install Ornamental 600 C. P. on Trolley Poles.

East side Mission street, 215 feet

south of Thirteenth street. West side Mission street, 95 feet

south of Fourteenth street.

West side Mission street, 345 feet south of Fourteenth street.

East side mission street, 225 feet south of Fourteenth street.

East side Mission street, 455 feet

south of Fourteenth street. West side Mission street, 22 feet

south of Fifteenth street. West side Mission street, 142 feet

south of Fifteenth street.

West side Mission street, 250 feet south of Fifteenth street.

West side Mission street, 372 feet

south of Fifteenth street. East side Mission street, 22 feet

south of Fifteenth street.

East side Mission street, 142 feet south of Fifteenth street.

East side Mission street, 250 feet south of Fifteenth street.

East side Mission street, 372 feet south of Fifteenth street.

Southeast corner Mission and Twelfth streets.

Install 100 C. P. Two east side Hemway Terrace. Two west side Hemway Terrace. Install 400 C. P.

Waller and Downey streets. Portions of Resolution No. 20524 (New Series) directing installation of electroliers on east side of Sansome street between Sutter and streets, of Resolution Bush 21266 (New Series) relating to installation at Fair avenue and Coleridge street, of Resolution No. 21427 (New Series) relating to installations in Hemway Terrace and of Resolution No. 22092 (New Series) directing installation at Twentyninth avenue and Cabrillo street are hereby repealed.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Establishing Set-back Lines, Thirtieth Avenue.

· Supervisor McGregor presented:

Bill No. 6680, Ordinance No. --

(New Series), as follows: Amending Ordinance No. 6156 (New Series), establishing set-back lines along Thirtieth avenue between California and Clement streets and other streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6156 (New Series), establishing set-back lines along certain streets is here-by changed and modified so as to change the set-back lines on the westerly side of Thirtieth avenue between California and Clement

streets to read as follows:

Along the westerly side Thirtieth avenue, commencing at a point 100 feet northerly from Clement street and running thence northerly 10 feet, said set-back line to be 3½ feet; thence northerly to a point 100 feet southerly from Claifornia street, said set-back line to be 8 feet; along the easterly side of Thirtieth avenue, commencing at a point 25 feet northerly from Clement street and running thence northerly 125 feet, said set-back line to be 6 feet; thence northerly to California street, said set-back line to be 10 feet.

Passed for printing under suspension of the rules by the following vote:

A yes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Batli, Colman, Deasy, Hayden, McGregor, McLeran, Mc-

Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

"Jaywalking" Ordinance. Supervisor Bath presented: Bill No. 6681, Ordinance No. -(New Series), as follows:

Amending Section 81c of Ordinance No. 1857 (New Series), regulating traffic upon public streets, etc

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 81c is hereby amended so as to read as follows: Section 81c. The Police Depart-

ment shall establish and mark pedestrian crossings or traffic lanes along and across Market street from The Embarcadero to Valencia street, and all pedestrian traffic across such street shall be confined to such crossings as shall be established. Upon other streets in the commercial district as designated upon the Use of Property Zone Maps, constituting a part of Ordinance No. 5464 (New Series), pedestrians shall cross only at street intersections and within the area bounded by the extension of the exterior and interior sidewalk lines. It is the intention hereby to prevent irregular and diagonal crossing of streets by pedestrians. Pedestrians shall heed the directions of traffic officers and all traffic signals shall apply to pedestrians as well as to vehicular traffic. Pedestrians on sidewalks shall keep to the right.

Motion to Postpone.

Supervisor Shannon moved that action on foregoing bill be postponed one week to permit Captain Gleason of the traffic squad to be heard.

Motion *lost* by the following vote: Ayes-Supervisors Morgan, Robb, Roncovieri, Shannon-4.

Noes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McShcehy, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisor Katz-1.

Passed for Printing.

Whereupon, the foregoing bill was passed for printing under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore —16.

No—Supervisor Morgan—1. Absent—Supervisor Katz—1.

Rev. Joseph P. McQuaide Memorial Scholarship Committee.

Supervisor McSheehy presented: Resolution No. 22383 (New Series), as follows:

Resolved, That his Honor the Mayor be authorized and empowered to appoint a committee of fifty citizens to co-operate with the committee now functioning towards the foundation of a permanent memorial scholarship in honor of the late Father Joseph P. McQuaide.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Estimate of Cost, Green Street Between Pierce and Scott Streets. Supervisor Shannon presented:

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby requested to furnish this Board with an estimate of cost and recommendations for the improvement of Green street between Pierce and Scott streets at the earliest possible time.

Referred to Streets Committee.

ADJOURNMENT.

There being no further business, the Board at 8:10 p. m. adjourned.

J. S. DUNNIGAN,

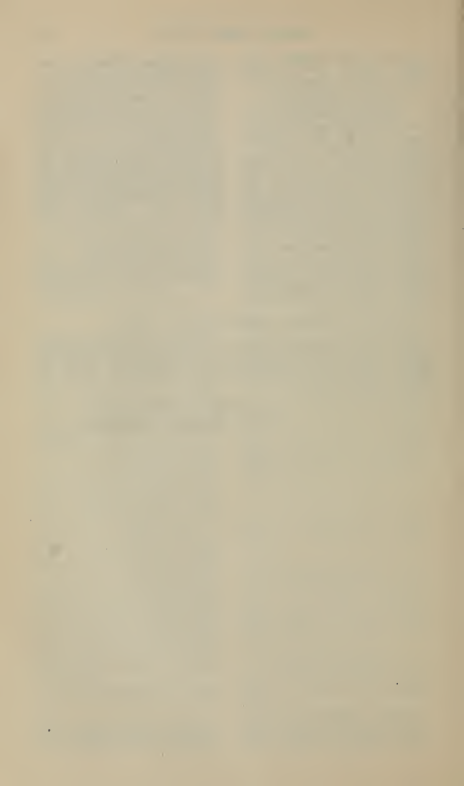
Clerk.

Approved by the Board of Supervisors May 12, 1924.

visors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

Pursuant to Resolution No. 3402 (New Series) of the Board of Super-

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco.



Monday, April 28, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, APRIL 28, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 28, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheeny, Morgan. Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

Absent-Supervisor Katz-1. (Supervisor Katz excused on ac-

eount of illness.)

Quorum present. Acting Mayor Ralph McLeran being absent, Supervisor Schmitz was

called to the chair.

At the hour of 3 p. m. Acting
Mayor McLeran assumed the chair.

APPROVAL OF JOURNAL.
The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Auditor's Budget Estimates.

The Auditor, under date of April 24, 1924, filed with the Board of Supervisors his annual budget estimates for the ensuing fiscal year.

Request for Additional Appropriation for Evaluation of Electric Distribu-

tion System.

The following was presented and

read by the Clerk:

Communication from City Attorney, transmitting letter from Railroad Commission requesting additional appropriation of \$2,000 to carry on until July 1st evaluation work of Pacific Gas and Electric Company and Great Western Power Company properties.

Referred to Public Utilities Com-

Board of Education Requests Purchase of Land at Powell and Chestnut Streets for School Purposes.

The following was presented and

read by the Clerk:

Communication from Board of Education, requesting purchase of land at the northeast corner of Powell and Chestnut streets for school purposes.

Read and referred to the Public

Buildings Committee.

Tiburon Ferry Franchise Endorsed.

Communication from Ukiah Cnamber of Commerce, transmitting copy of resolution of its Board of Directors indorsing granting of franchise to the Northwestern Pacific Railroad Company to conduct ferry between San Francisco and Tiburon.

PRESENTATION OF PROPOSALS.

Paper, School Department.

Sealed proposals were received by the Board of Supervisors for furnishing paper for School Department on April 28, 1924, between the hours of 2 and 3 p. m., and referred to the Supplies Committee.

Classroom Supplies.

Sealed proposals were received by the Board of Supervisors for furnishing classroom supplies on April 28, 1924, between the hours of 2 and 3 p. m., and referred to the Supplies Committee.

HEARING-2 P. M.

Consideration of the following matter was, on motion, laid over one week and made a Special Order of Business for 3 p. m.

Ferry Franchise.

Application of the Northwestern Pacific Railroad Company for au-thority to erect and take tolls on additional ferry service to be oper-ated from San Francisco to Tiburon.

SET-BACK LINES HEARING-2 P. M.

Hearing of objections to the establishment of set-back lines on Fifth avenue between California and Lake streets, Forty-third avenue between Anza and Geary streets, Twentysixth avenue between Kirkham and Lawton streets, Twenty-third avenue between Kirkham and Lawton streets.

hearing being announced The by the Clerk, and there being no objection offered, Bill No. 6683 (New Series) was passed for printing.

REPORTS OF COMMITTEES.

The following committees. by their respective chairman, presented reports on various matters referred, reports were read which ordered filed:

Fire Committee, by Supervisor

chairman. Deasy.

Public Welfare and Publicity Committee, by Supervisor Colman, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman.

Streets and Commercial Development Committee, by Supervisor Harrelson, chairman.

Acting Mayor Present. At 3 p. m. Acting Mayor McLeran was noted present.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22386 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Annual Business Show Company, refund of deposti as bond for occupancy of Auditorium (claim dated April 21, 1924), \$1,000.

Musical Association of San Francisco, expense of first Spring Music Festival, as per vouchers (claim dated April 21, 1924), \$3,-

(3) Pacific Gas and Electric Co., gas and electric service, Auditorium dated April 16, 1924), (claim \$717.95.

School Construction Fund, Bond Issue 1918.

(4) Meese & Gottfried Co., shop Galileo High equipment. (claim

dated April 15, 1924), \$551.35.
(5) F. W. Wentworth & desks and tables, Galileo Co., High dated April 1924), (claim 15, \$897.68.

(6) Herbert Machinery and Supply Co., shop equipment, Mission High (claim dated April 15, 1924), \$815.

(7) Meese & Gottfried Co., shop equipment, Mission High (claim dated April 15, 1924), \$708.65.

(8) Pratt & Whitney Co., shop equipment, Mission High (claim dated April 15, 1924), \$2,695.

(9) Smith-Booth-Usher Co., shop equipment, Mission High (claim

dated April 15, 1924), \$4,065.
(10) Waterhouse & Lester, shop equipment, Mission High (claim dated April 15, 1924), \$1,299.

Special School Tax.

(11) The Eby Mfg. Co., shop equipment, Mission High (claim dated April 15, 1924), \$550.
(12) Louis G. Henes, shop equipment, Mission High (claim dated April 15, 1924), \$550.

ment, Mission High (claim dated April 15, 1924), \$5,565.75. (13) The F. O. Stallman Supply

Co., shop equipment, Mission High (claim dated April 15, 1924), \$5,928.50.

(14) Geo. H. Tay Co., 20 urinal stalls, Sheridan School (claim dated April 11, 1924), \$1,178. (15) Dan P. Maher Co., paints, etc., for schools (claim dated April 16, 1924), \$1,257.

Municipal Railway Fund.

(16) American Brake Shoe & Foundry Co., car brake shoes dated April 11, 1924), (claim \$1,307.02

(17) Market Street Railway Co., electric power (claim dated April 11, 1924), \$3,122.18. (18) Market Street Railway Co.,

reimbursement, per agreement December 12, 1918 (claim dated April 11, 1924), \$1,431.50.

(19) Pacific Gas and Electric Co., electricity, Municipal Railways (claim dated April 11, 1924), \$27

(claim dated April 11, 1924), \$37,-

247.44.

Water Construction Fund, Bond Issue 1910.

Edward R. Bacon Co., two (20)Jaeger trailer mixers, Hetch Hetchy (claim dated April 15, 1924), \$970.

(21) Crane Company, pipe fittings, flanges, etc. (claim dated April 15, 1924), \$1,521.54. (22) Krogh Pump and Machinery

Co., one pump (claim dated April 15, 1924), \$547.70.
(23) Old Mission Portland Ce-

Co., cement (claim ment dated April 15, 1924), \$1,876.19.
(24) Westinghouse Electric and

Mfg. Co., six electric ranges (claim

dated April 15, 1924), \$652.50. (25) Grant Smith & Co., twentieth payment, construction of Pulgas tunnel (claim dated April 12,

1924), \$34,395.39. (26) Associate Associated Oil Co., fuel oil

(claim dated April 16, 1924), \$1,095. (27) Baumgarten Bros., meats (claim dated April 16, 1924), \$863. (28) City Coal Co., foundry coke

(claim dated April 16. 1924). \$572.38.

(29) Del Monte Meat Co., meats dated April 16, 1924), (claim \$1,265.64.

\$1,255.54.
(30) The Edison Storage Battery Supply Co., repairs to battery (claim dated April 16, 1924), \$632.40.
(31) The Giant Powder Co. Con.,

giant gelatin (claim dated April 16,

glant gelatin (claim dated April 26, 1924), \$2,551.50.

(32) M. L. Isham, two White auto trucks (claim dated April 16, 1924), \$2,727.16.

(33) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated April 16, 1924), \$671.23.

M. M. O'Shaughnessy, re-fund expenditures, per (34)volving per vouchers (claim dated April 16,

1924), \$2,552.51.

(35)Old Mission Portland Cement Co., cement (claim dated April 16, 1924), \$9,060.17. (36) Old Mission Portland Ce-

ment Co., cement (claim dated April 16, 1924), \$3,953.80. (37) Old Mission Portland Cement Co April 16, Co., cement (claim dated

Ment Co., cement (claim dated April 16, 1924), \$9,313.81.

(38) Old Mission Portland Cement Co., cement (claim dated April 16, 1924), \$7,694.99.

(39) Standard Oil Co., gasoline and oils (claim dated April 16, 1924), \$7,694.99.

1924), \$527.27.

(40) Sara B. Smith, payment for right of way easement, Alameda County, per Resolution No. 22350, New Series (claim dated April 16, 1924), \$2,800.

(41) Edw. L. Soule Co., steel bars (claim dated April 16, 1924),

\$1,061.01.

(42) Utah Construction Co., equipment and rental of equipment (claim dated April 16, 1924), \$543.36.

(43) Western Pipe and Steel Co., furnishing and installing 46 sets of baseplates, etc. (claim dated April 16, 1924), \$552. (44) Wilsey-Bennett Co., eggs

and butter (claim dated April 16, 1924), \$1,007.51.

Park Fund.

(45) J. J. Ffister Knitting Co., bathing suits, Park swimming pool (claim dated April 18, 1924), \$2,412.50.

(46) J. J. Pfister Knitting Co., bathing suits, Park swimming pool (claim dated April 18, 1924)

\$1,337.87.

General Fund, 1923-1924.

(47) Daniel J. O'Brien, police contingent expense for April (claim dated April 4, 1924), \$750. (48) Park Commissioners (Park

Fund), labor and material furnished and used in reconstruction

of Civic Center plaza (claim dated April 14, 1924), \$5,989.85.

(49) Spring Valley Water Co., water for public buildings (claim dated April 14, 1924), \$1,369.60.

(50) Pacific Gas and Electric Could be a compared to the control of the control of

Co., lighting public buildings (claim dated April 14, 1924), \$3,265.51.
(51) Spring Valley Water Co.,

water for Fire Department buildings and installation of hydrants (claim dated March 31, 1924), \$3,370.70.

(52) M. Greenberg's Sons, Fire Department hydrants (claim dated

March 31, 1924), \$1,683.50. (53) American Rubber Mfg. Co., hose for Fire Department (claim dated March 31, 1924), \$17,850.

(54) Shell Company,
Fire Department (claim
March 31, 1924), \$863.81.
(55) Standard Oil Co., g Shell Company, fuel oil. dated

and oils, Fire Department (claim dated March 31, 1924), \$1,366.84.

(56) Pacific Gas and Electric o., lighting Fire Department houses, etc. (claim dated March 31,

1924), \$1,626.95. (57) Virginia M. Lowe and Louise Virginia Lowe, compensation award by State Industrial Accident Commission, claim No. 11528, for death of James Lowe, Fire Department employee (claim dated March 31,

1924), \$2,297.73. (58) American Bank, order of State Industrial Accident Commission, in trust for Virginia M. Lowe; being compensation awarded on claim No. 11528, for death of James Lowe, employee of Fire Department dated March (claim 31, 1924), \$2,507.40.

(59) National Surety Company, or depositors' forgery bond, in sum of \$100,000, covering all checks, drafts, vouchers, etc., issued by City and County of San Francisco against any loss from forgery or alteration (claim dated April 21, 1924), \$21.275 1924), \$1,275.

A. Ginocchio & Son, al-(60)Relief Home (claim dated falfa,

March 31, 1924), \$715.49.
(61) Shell Company, fuel oil,
Relief Home (claim dated March
31, 1924), \$1,322.40.
(62) Barnard & Bunker, beans,

Relief Home (claim dated April 14,

1924), \$692. (63) Wm. Cluff Co., sugar, Relief Home (claim dated April 14,

1924). \$2,098.63. (64) Louis Straus Inc., men's suits, Relief Home (claim dated April 14, 1924), \$540.

(65) Levi St. kets, Relief Home (cm., April 14, 1924), \$525. April 14, 1924), \$525. (66) Wm. Cluff Co., groceries, (66) Wm. Cluff Co., groceries, (771.96. dated March 31, 1924), \$771.96. (67) San Francisco Dairy Co.,

milk, San Francisco Hospital (claim

dated March 31, 1924), \$4,200.08.
(68) Shell Company, fuel oil, San
Francisco Hospital (claim dated
March 31, 1924), \$2,470.80.
(69) Wm. Cluff Co., sugar, San

Francisco Hospital (claim dated March 31, 1924), \$1,975.80. (70) Spring Valley Water Co.,

water for hospitals (claim dated March 31, 1924), \$1,632.31.

San Francisco Chronicle, official advertising, Board of Supervisors (claim dated April 21, 1924), \$869.64.

(72) Standard Oil Co., gasoline, Police Department (claim dated

March 31, 1924), \$606.60.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent-Supervisor Katz-1.

Appropriation, \$100,000, First Payment to San Francisco Exposition Com. pany.

Resolution No. 22387 (New Se-

ries), as follows:

Resolved, That the sum of one hundred thousand dollars (\$100,-000) be and the same is hereby set aside and appropriated out of "To initiate development and improve-ment of the Marina," Budget Item No. 82, fiscal year 1923-1924, and authorized in payment to San Francisco Exposition Company as first payment for certain grounds and buildings to be used for exposition purposes, pursuant to Subdivision a, Section 2, of that certain agree-ment approved March 27, 1924, by Ordinance No. 6180 (New Series) between the San Francisco Exposition Company, a corporation, and the City and County of San Francisco (claim dated April 16, 1924).

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, gan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore

-16.

No—Supervisor McSheehy—1. Absent—Supervisor Katz—1.

Explanation of Vote.

Supervisor McShechy read the following and asked that it be inserted in the record:

April 28, 1924. To the Honorable Board of Supervisors:

As a member of this board 1 voted "no" on March 24, 1924, Ordinance 6180 (New Series), authorizing the Mayor on behalf of the City and County of San Francisco to enter into contract with the San Francisco Exposition Company for the leasing of certain grounds and the building of an industrial exposition building.

Today, on final passage, I am voting "no" on the resolution authorizing an expenditure of \$100,000 as an initial payment for Ordinance No. 6180, and I wish to qualify my vote of "no" for the following reasons and to have same printed and

inserted in the records:

The San Francisco Exposition Company, a corporation, have oppurchase some nine (9) tions to blocks of land on the Marina for \$500,000 and erect thereon an exposition building that will cost \$1,300,-000. They are to issue bonds to the amount of \$1,800,000 and we have entered into contract with them to lease these grounds and buildings for a term of eighteen years at a rental of \$185,000 a year, or a total rental of \$3,330,000, with an option to purchase at any time, giving six months' notice in advance for the following prices, to-wit:

December 15, 1924...\$1,884,910 December 15, 1925...1,831,850 December 15, 1926...1,768,478 December 15, 1927...1,705,106 December 15, 1928...1,641,484 1. 3.

4. 5. December 15, 1929... 1,567,550 6.

December 15, 1930... 1,493,491 7. December 15, 1931... 1,414,151

9. December 15, 1932... 1,329,155 10. 11.

December 15, 1932... 1,323,160
December 15, 1933... 1,223,160
December 15, 1934... 1,101,697
December 15, 1935... 969,922
December 15, 1936... 832,991
December 15, 1937... 685,748
December 15, 1938... 515,600
December 15, 1939... 103,120 12. 13. 14.

15. 16. December 15, 1940...

No credit whatsoever is given for this payment of \$100,000. ments have been made before this board that credit would be given, but the contract does not show it. Statements have also been made that no profits would be made by any officers of the company. That might be so. Mr. Henry Meyer, architect, chairman of the transportation committee of the Chamber of Commerce, will receive a commission of about \$78,000 for architectural services. Some real estate firm will receive a commission of

\$12,500 for the sale of \$500,000

worth of property.

Blyth, Witter & Co., bond brokers, will receive a commission of about \$18,000 for the sale of \$1,800,-000 worth of bonds. The taxpayers of the City and County of San Francisco will pay for this property directly the sum of \$3,330,000 plus interest. This will amount to the huge sum of \$5,717,545, and this does not include the \$100,000 called for in this resolution, nor does it include any of the incidental expenses during the life of the contract.

In other words, members of this board, this contract is a subterfuge for a bond issue and is establishing a dangerous precedent that is far-

reaching.

Bonds are sold without competition. Contracts are let without advertising. The charter is entirely ignored; in fact, ten members of this board, with the approval of the Mayor, could enter into contract with the Market Street Railroad Company and buy their properties, if they saw fit, without consulting or asking the approval of the people.

Once again I repeat that no credit whatsoever is given to the City and County of San Francisco for the payment of this \$100,000 by the San Francisco Exposition Company in their contract with us entered into on March 27 of this year.

For these reasons I am voting "no" and wish my vote so recorded. NOTICE OF RECONSIDERATION.

Supervisor McSheehy changed his vote from no to aye and gave notice that he would move for a reconsideration of the vote whereby the foregoing bill was finally passed.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Appropriations, Land for Market Street Extension.

Resolution No. 22388 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund (out of appropriation heretofore made for Market street extension) and authorized in payment to the hereinafter named persons; being in satisfaction of judgments for properties required for the widening of the Market street extension, to-wit:
(1) To Ellen Dore and Charlotte

E. Horrigan, administratrices, estate of Maurice Dore, deceased; Superior

Court suit No. 94837, \$578.

(2) To Ellen Dore and Charlotte E. Horrigan, administratrices, estate of Maurice Dore, deceased; Superior Court suit No. 126535, \$3,500.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent-Supervisor Katz-1.

Amendment to Zoning Ordinance, Fulton and Baker Streets.

Bill No. 6671, Ordinance No. 6217

(New Series), as tollows: Amending Ordinance No. 5464 (New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions.' Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Fulton street and Baker street, commencing at the point of intersection of the southerly line of Fulton street with the easterly line of Baker street and running thence easterly and along the southerly line of Fulton street 121 feet 10½ inches; thence at a right angle southerly 100 feet; thence at a right angle westerly 21 feet 101/2 inches; thence at a right angle northerly 46 feet; thence at a right angle westerly 100 feet to the easterly line of Baker street; thence northerly and along the easterly line of Baker street 54 feet to the point of commencement.
Section 2. This ordinance shall

take effect on date of its approval and shall continue in effect for the period of ninety days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and he in the second residential district.

Ayes — Supervisors Badaracco, ath, Colman, Deasy. Harrelson, Bath, Colman, Deasy. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Amendment to Zoning Ordinance, Capp Street.

Bill No. 6672, Ordinance No. 6218 (New Series), as follows:

Ordinance No. 5464 Amending (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:
Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Capp street, commencing at a point 195 feet southerly from Twenty-fifth street and running thence southerly 25 feet, in the commercial district instead of the second residential district.

A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Amendment to Zoning Ordinance, Geary Street and Thirtieth Avenue.

Bill No. 6673, Ordinance No. 6219

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

eisco as follows:

Section 4 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the north-west corner of Geary street and Thirtieth avenue, for a distance of 57.5 feet on Geary street and 100 feet on Thirtieth avenue, in the commercial district instead of the second residential district.

Ayes - Supervisors Badaracco, Bath. Colman. Deasy. Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Katz-1

Establishing Set-back Lines.

Bill No. 6674, Ordinance No. 6220 (New Series), as follows:

Establishing set-back lines along portions of Orizaba avenue, Byxbee street, Beverly street. Ralston street and Arch street.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 24th day of March, 1924, the Board of Supervisors adopted Resolution of Intention No. 37, to establish set-back lines along por-tions of Orizaba avenue, Byxbee street, Beverly street, Ralston street, and Arch street, and fixed the 21st day of April, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objec-tions thereto; that thereafter and more than ten days prior to said hearings the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made except those that were duly and properly overruled. Section 2.

Pursuant to the foregoing recitals and in accordance with the provisions of said Ordigoing recitals and in nance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Orizaba avenue commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said setback line to be 10 feet.

Along both sides of Byxbee street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be

10 feet.

to be 13 feet.

Along the westerly side of Beverly street between Garfield avenue and Holloway avenue, said set-back line to be 10 feet; along the easterly side of Beverly street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said

set-back line to be 10 feet. Along the westerly side of Ral-ston street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 13 feet; along the easterly side of Ralston street commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 150 feet, said set-back line to be 13 feet; thence northerly 75 feet, said set-back line to be 6½ feet; thence northerly to Holloway avenue, said set-back line

Along both sides of Arch street commencing at a point 100 feet northerly from Garfield avenue and way avenue, said set-back line to be 12½ feet. running thence northerly to Hollo-

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further partic-

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Establishing Set-back Lines, Thirtieth Avenue.

Bill No. 6680, Ordinance No. 6221

(New Series), as follows: Amending Ordinance No. 6156 (New Series), establishing set-back lines along Thirtieth avenue be-California and Clement streets and other streets.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 6156 (New Series), establishing set-back lines along certain streets is hereby changed and modified so as to change the set-back lines on the westerly side of Thirtieth avenue between California and Clement

streets to read as follows:

Along the westerly side Thirtieth avenue, commencing at a point 100 feet northerly from Clement street and running thence northerly 10 feet, said set-back line to be 3½ feet; thence northerly to a point 100 feet southerly from Claifornia street, said set-back line to be 8 feet; along the easterly side of Thirtieth avenue, commencing at a point 25 feet northerly from Clement street and running thence northerly 125 feet, said set-back line to be 6 feet; thence northerly to California street, said set-back line to be 10 feet.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan Roncovieri, Robb, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Garage and Oil Permits.

Resolution No. 22389 (New Se-

ries), as follows:

Resolved, That the following permits revocable are hereby granted:

Transfer Public Garage.

To William Staller, permit granted by Resolution No. 18414 (New Series) to W. S. Lewis for premises situate 1361 Bush street.

Oil Storage Tank. (1500 gallons capacity.)

Kiernan & O'Brien, at the north-east corner of Twenty-second and Mission streets.

L. D. Stoff, on north side of Sacramento street 107 feet west of

Franklin street.

E. J. Montgomery, on north side of Broadway 92 feet west of Hyde street.

A. L. Nelson, at southeast corner of Buchanan and Hickory streets. John Cochin, at 71-73 Merchant street.

George Metcalf, at northeast cor-ner of Lombard and Franklin

streets.

W. R. Voorhies, at northeast corner of Thirtieth avenue and Lake street.

Miss Annie M. Convey, at northwest corner of Larkin and Green-wich streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco. Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

Indefinite Postponement.

following bill, heretofore The passed for printing, was taken up and on motion of Supervisor Bath indefinitely postponed:

"Jaywalking" Ordinance. Bill No. 6681, Ordinance No. -

(New Series), as follows: Amending Section 81c of Ordinance No. 1857 (New Series), regulating traffic upon public streets,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 81c is hereby amended so as to read as follows:

Section 81c. The Police Department shall establish and mark pedestrian crossings or traffic lanes along and across Market street from The Embarcadero to Valencia street, and all pedestrian traffic

across such street shall be confined to such crossings as shall be established. Upon other streets in the commercial district as designated upon the Use of Property Zone Maps, constituting a part of Ordinance No. 5464 (New Series), pedestrians shall cross only at street intersections and within the area bounded by the extension of the exterior and interior sidewalk lines. It is the intention hereby to prevent irregular and diagonal crossing of streets by pedestrians. Pedestrians shall heed the directions of traffic officers and all traffic signals shall apply to pedestrians as well as to vehicular traffic. Pedestrians on sidewalks shall keep to the right.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$59,956.73, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor McLeran: Resolution No. ---- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Library Fund.

(1) G. E. Stechert & Co., library books (claim dated March 31, 1924), \$1,703.54.

(2) San Francisco News Co., library books (claim dated March 31, 1924), \$1,980.71.

Roberts Manufacturing Co., electric fixtures, Public Library

(claim dated March 31, 1924), \$605. (4) American Building Mainte-nance Co., library janitorial service (claim dated March 31, 1924), \$1,004.

(5) Foster & Futernick Co., hinding library books (claim dated March 31, 1924), \$2,846.65.

Park Fund.

(6) Pacific Gas and Electric Co., gas and electricity service for parks (claim dated April 25, 1924), \$936.10. (7) Spring Valley Water Co., water for parks (claim dated April 25, 1924), \$988.72.

Special School Tax.

J. Greenback, seventh payment, lathing and plastering, Horace Mann School (claim dated April 23,

1924), \$1,550. (9) John Reid Jr., final payment, architectural service, Pacific Heights School (claim dated April 23, 1924),

\$1.337.52.

Municipal Railway Fund.

(10) Market Street Railway Co., track repairs on The Embarcadero (claim dated April 22, 1924), \$773.12. (11) Standard Oil Co., gasoline, Municipal Railways (claim dated

April 22, 1924), \$666.40.

Municipal Railway Depreciation Fund.

(12) Anna L. Crews, settlement claim in compensation for accident occurring Dec. 5, 1923; approved by City Attorney (claim dated April 22, 1924), \$1,425.

Water Construction Fund, Bond Issue 1910.

sue 1910.

(13) Maud Green, Land G. Gates and Security Trust and Savings Bank, payment for lands in Stanislaus County required for Hetch Hetchy right of way; per Resolution No. 22308, New Series (claim dated April 17, 1924), \$3,550.

(14) Grant Smith & Company, 6492 lineal feet of 6-inch sewer pipe in place. Pulgas tunnel (claim dated

in place, Pulgas tunnel (claim dated April 21, 1924), \$13,113.84.

(15) Sierra Railway Company of

California, Hetch Hetchy car service (claim dated April 21, 1924), \$677.64. (16) Armour B. Smith and Tina

M. Smith, payment for Hetch Hetchy right of way lands in Stan-islaus County; per Resolution No. 22308, New Series (claim dated 22308, New Series (claim dated April 21, 1924), \$8,000. (17) Robert M. Searls, for reim-

bursement of Hetch Hetchy Special Counsel's revolving fund, for sums expended for Hetch Hetchy rights of way, as per vouchers attached laim dated April 17, 1914), (claim \$3,804.90.

(18) Ames, Harris, Neville Co., tents for Hetch Hetchy (claim dated

April 23, 1924), \$1,230.03.

(19) Reo Motor Car Company of California, one Reo truck, Hetch Hetchy (claim dated April 23, 1924), \$1,462.50.

(20) Associated Oil Company, fuel oil, Hetch Hetchy (claim dated

April 23, 1924), \$1,095. (21) Del Monte Meat Company, meats (claim dated April 23, 1924), \$1,266,36.

(22) The Edison Storage Battery Supply Co., Edison cells, etc. (claim dated April 23, 1924), \$1,680,34.

(23) M. M. O'Shaughnessy, revolving fund expenditures, vouchers (claim dated April 23,

1924), \$2,134.23.
(24) Universal Concrete Gun Co., monthly payment, Contract 77-C dated April 23, 1924), (claim \$972.01.

General Fund, 1923-1924.

(25) Equitable Asphalt Mainte-nance Co., street asphalt resurfac-ing (claim dated April 21, 1924), \$755.60.

(26) Niles Sand, Gravel & Rock Co., gravel for street repair (claim

dated April 21, 1924), \$645.10. (27) Standard Oil Co., asphalt for street repair (claim dated April 21, 1924), \$2,737.70.
(28) Shell Company, fuel oil, etc.,

street repair (claim dated April 21,

1924), \$638.50. (29) Weste (29) Western Rock Products Company, sand for street repair (claim dated April 21, 1924), \$1,-948.54.

(30) Shell Company, fuel oil, etc. Civic Center Power House and Hall of Justice (claim dated April 21,

1924), \$1,844.40.

(31) Greenebaum, Weil & Michaels, underwear for Relief Home

(claim dated April 28, 1924), \$770. (32) San Francisco Chronicle, official advertising (claim dated April 28, 1924), \$502.27.

Appropriation, \$1,500, of Expense Fumigation and Certification of Horticultural Shipments.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Butget Item No. 26, fiscal year 1923-1924, under direction of the Horticultural Commissioner of the City and County, for expense of fumigation and certification of horticultural shipments out of San Francisco, and necessary on account of the embargo on such shipments by reason of the so-called foot and mouth disease.

Appropriation, \$2,525, Payment for Land for Diagonal Street In Potrero.

Also, Resolution No. —— (New

Series), as follows:

Resolved. That the sum of \$2.525 be and the same is hereby set aside and appropriated out of \$65,000 set aside out of County Road Fund by Resolution No. 20428 (New Series) for construction of diagonal road-way in district bounded by Twentieth, Twenty-second, Rhode Island and Carolina streets, and authorized payment to Annie T. Jones

Scherf and Frank S. Scherf for property and damages in full to property required for the opening of diagonal roadway as above described; and as per acceptance of offer by Resolution No. 22373, New Series (claim dated April 24, 1924).

Appropriations for Land for Playground at Twenty-first and Folsom Streets.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Budget Item No. 71, General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons in payment for lands required for playground purposes, to-wit:

(1) To Helena Rolfe, lands commencing on west line of Folsom street, 95 feet north from Twentyfirst street, of dimensions 60 by 122.6 feet; as per Ordinance No. 6198, New Series (claim dated April

28, 1924), \$7,500.

(2) To Eliza R. Feldmann, also called Elise Rebecka Feldman, and Matilda Gretchen Reimer Feldmann, also known as Matilda Feldmann. for lands commencing on east line of Shotwell street, 75 feet north from Twenty-first street, of dimensions 50 by 122.6 feet; as per Ordinance No. 6199. New Series (claim dated April 28, 1924), \$7,500.

Appropriation, \$1,225, Land and Damages, Roosevelt Boulevard.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the sum of \$1,225 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Mary E Kane for property and damages in full to property required for the opening and widen-ing of Roosevelt boulevard; as per Resolution No. 22374, New Series (claim dated April 24, 1924).

Appropriations, Salaries Attorney J. J. Dailey and N. Randall Ellis.

Also, Resolution No. --- (New Series), as follows:

That Resolved, the following amounts be and the same are hereby authorized to be expended out of General Fund, 1923-1924, in payment to the following named claim-

ants, to-wit:

(1) To John Dailey, for legal services as Special Counsel for the City and County, as per contract of employment under Resolution No. 22251 (New Series); for the month of April, 1924 (claim dated April 17, 1924), \$850.

(2) To N. Randall Ellis, for engineering services rendered City Attorney's office in connection with valuation of San Francisco trical properties during month of April, 1924 (claim dated April 17, 1924), \$750.

Privilege of the Floor.

J. J. Dailey, for Assistant City Attorney, and now employed as Special Counsel in the matter of the evaluation of properties of the Pa-cific Gas and Electric Company and the Great Western Power Co., with reference to the acquisition of the distributing systems of said companies, was heard in response to the inquiries of Supervisor Schmitz as to his present relation with the city and the work he did during the month of March for which these bills are presented.

N. Randall Ellis, valuation expert, also addressed the Board as to the service he is rendering the City in

this connection.

Passed for Printing.

Whereupon, the foregoing resolution was passed for printing by the

following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Mc-Gregor, McLeran, McSheehy, Robb, Roncovieri, Rossi, Shannon, Welch, Wetmore—14.
Noes—Supervisors Harrelson,

Morgan, Schmitz-3.

Absent—Supervisor Katz—1. Explanation of Vote.

Supervisor Harrelson: Before the roll is called. I am of the opinion that I shall vote no upon these two salaries. I do that for the reason that I am opposed to spending any money on Hetch Hetchy at the present time, in this connection-I do not question for one moment the qualifications of either of these men, because I understand and have heard several times that they are very proficient in their respective professions. But I am opposed to the spending of any money on Hetch Hetchy in advance of the time when we shall know whether or not we shall have the money with which to take advantage of and pay for services of these men.

Supervisor Schmitz: I want to state that I am voting against the employment of Mr. Dailey because I believe it is illegal. He has stated here that he is not an employee of the City Attorney's office, he is not an Assistant Attorney, and he has stated that he has been employed as Special Counsel by the City Attorney, and I hold that the City Attorney has no right to employ special counsel. The Charter says that the City Attorney shall prosecute all matters coming before the Board or for the City and County, on all subject matters. That it is up to him to take care of all the legal work. Therefore I am voting against it because I believe it is illegal, and I think that when it is threshed out it will be proven so. I am voting against the appropria-tion for Mr. Ellis because I believe the City Engineer ought to do all that work, and I don't see why he should have engineers in the City Engineer's department who are receiving less than \$750 a month, and yet you want to take a special man on, a man who may be a very good man, I don't think I remember seeing Mr. Ellis until today, that is, to recognize him-I don't see why that should be done. This is nothing against the man at all, but against the principle of this action. I think employees of the City Engineer's office should do the required engineering work in connection with this matter. And I think, right here, that in paying these high salaries, you are going to establish a precedent and a principle such that, if you go into municipal ownership to this enlarged extent, you are going to keep on paying enormous salaries, bigger even than these that the Railroad Commission pays. I think it is going to be a bad thing so far as our bonds are concerned, when the bond issue comes before the people next September. I think, Mr. Chairman, that both these salaries are illegal. For that reason I am voting against the resolution lution.

Passed for Printing.

The following bill was passed for printing:

Amending Zoning Ordinance, Marina. On motion of Supervisor Mc-Gregor:

Bill No. 6682, Ordinance No. —

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Ordinance No. 5464 Section 1. (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property

Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the following described land in the second residential district instead of the first residential district: Commencing at a point 100 feet southerly from the southerly line of Marina boulevard and 93.75 feet easterly from the easterly line of Baker street, and running thence southerly on a line parallel with and distant 93.75 feet easterly from the easterly line of Baker street to a point 137.5 feet northerly from the northerly line of Chestnut street; thence at right angles westerly 6.25 feet; thence at right angles southerly 137.5 feet to the northerly line of Chestnut street; thence easterly along the northerly line of Chestnut street to a point 100 feet westerly from the westerly line of Fillmore street if produced northerly; thence at right angles northerly to the southwest-erly line of Cervantes boulevard; thence at right angles easterly 100 feet; thence at right angles northerly to a point 100 feet southerly from the southerly line of Marina boulevard; thence at right angles westerly to the point of commencement.

Resolution, Intention to Establish Setback Lines No. 40.

Supervisor McGregor presented: Resolution No. 22390 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore,

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Funston avenue, commencing at Kirkham street and running thence northerly 225 feet, said set-back line to be 15 feet; thence northerly 75 feet, said set-back line to be 3.5 feet; thence northerly 25 feet, said set-back line to be 11 feet; thence northerly 25 feet, said set-back line to be 12.75 feet; thence northerly 25 feet, said set-back line to be 14.5 feet; thence northerly 75 feet, said set-back line to be 16.75 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

Along the easterly side of Twenty-second avenue, commencing at Lincoln way and running thence southerly 75 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 9 feet.

feet, said set-back line to be 9 feet.
Along the westerly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 175 feet, said set-back line to be 5 feet; thence northerly 150 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 25 feet, said set-back line to be 4 feet; along the easterly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 100 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 275 feet, said set-back line to be 12 feet, back line to be 12 feet.

Along the westerly side of Victoria street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said setback line to be 10 feet; along the easterly side of Victoria street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 375 feet, said setback line to be 10 feet; thence northerly 25 feet, said setback line to be 7 feet; thence northerly 25 feet, said setback line to be 7 feet; thence northerly 25 feet, said setback line to be 7 feet; thence northerly 25 feet, said setback line to be 4 feet

feet, said set-back line to be 4 feet.
Along the westerly side of Bright
street, commencing at a point 100
feet northerly from Garfield avenue
and running thence northerly to
Holloway avenue, said set-back line
to be 10 feet; along the easterly
side of Bright street, commencing
at a point 100 feet northerly from
Garfield avenue and running thence
northerly 100 feet, said set-back
line to be 10 feet; thence northerly
100 feet, said set-back line to be 5
feet; thence northerly to Holloway
avenue, said set-back line to be 10
feet.

And notice is hereby given that Monday, the 26th day of May, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:
A y e s — Supervisors Badaracco,

Colman, Deasy, Harrelson, Bath. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1. Passed for Printing.

The following bill was passed for printing:

Establishing Set-back Lines. On motion of Supervisor Mc-

Gregor: Bill No. 6683, Ordinance No. —

(New Series), as follows:

Establishing set-back lines along portions of Fifth avenue, Fortythird avenue, Twenty-sixth avenue and Twenty-third avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 7th day of April, 1924, the Board of Supervisors adopted Resolution of Intention No. 38 to establish set-back lines along portions of Fifth avenue, Forty-third avenue, Twenty-sixth avenue and Twenty-third avenue, and fixed the 28th day of April, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto: that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) setback lines are hereby established as

follows:

Along the westerly side of Fifth avenue, commencing at a point 101.85 feet northerly from Califorstreet and running thence northerly to a point 100 feet southerly from Lake street, said set-back

line to be 10 feet.

Along the westerly side of Fortythird avenue, commencing at a point 100 feet northerly from Anza street and running thence northerly 25 feet, said set-back line to be 31-3 feet; thence northerly 25 feet, said set-back line to be 6 2-3 feet; thence northerly 300 feet, said set-back line to bt 10 feet; thence northerly 25 feet, said set-back line of be 6 2-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet; along

the easterly side of Forty-third avenue, commencing at Anza street and running thence northerly 450 feet, said set-back line to be 10 feet.

Along the westerly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 31-3 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet; along the easterly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said setback line to be 9 feet; thence northerly 250 feet, said set-back line to be 1114 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Twenty-third avenue, commencing at Kirkham street and running thence northerly 359 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 17½ feet; thence northerly 25 feet, said set-back line to be 20 feet; thence northerly 81 feet 9 inches, said setback line to be 28 feet; thence northerly 25 feet, said set-back line to be 20 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line

to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines. except as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Denial of Application for Commercializing Lot on Eleventh Avenue, 100 Feet South of Cabrillo Street.

The following resolution, laid over from last meeting, was taken up:

Resolution No. 22391 (New Series), as follows:

Whereas, Martin Welch has filed his application to change the classi-

fication of his property from the second residential district to that of the commercial district, as designated upon the Use of Property Zone maps, constituting a part of Ordinance No. 5464 (New Series), which property is situated on the west side of Eleventh avenue, 100 feet southerly from Cabrillo street and run-ning thence southerly 25 feet, and which application was referred to the City Planning Commission as required by Section 10 of said ordinance; and

Whereas, pursuant to law, said City Planning Commission held a hearing, after notifying all parties interested in said matter, at which hearing said applicant was given an opportunity of presenting, and did present, such testimony as was pertinent to said application, after which said City Planning Commission did recommend to this Board that said application be denied; and

Whereas, thereafter a hearing was held by the City Planning Committee of this Board whereat said applicant appeared and presented arguments in favor of said application and having heard all objections thereto, said City Planning Committee did recommend to this Board that said application be denied; and

Whereas, a further hearing has been held by this Board in the matter of said application, and said applicant has been given full opportunity to present all reasons why said application should be granted and the change of classification of his property should be made; now, therefore,

Resolved, and it is hereby determined that the public health, safety and welfare and public interest require that said application be denied, and it is accordingly so ordered.

Protests.

The following was presented and

read by the Clerk:

Protest of Park-Presidio Improvement Association against amendment of zoning ordinance to permit Martin Welch to build a store and flat on west line of Eleventh ave-100 feet south of Cabrillo nue, street.

Also, protest of A. T. Morris and other property owners against commercializing lot on west line of Eleventh avenue, 100 feet south of

Cabrillo street.

Privilege of the Floor.

Martin Welch, applicant, granted the privilege of the floor and addressed the Board in support or nis application. He quoted ex-cerpts of decisions of Los Angeles courts touching the point involved.

and declared that, although he did not want to do so, if his application was denied that he would bring suit to establish his right in the matter.

Adopted.

Whereupon, the foregoing Resolution No. 22391 (New Series) was

adopted by the following vote:
A yes — Supervisors Badaracco,
Both Colman Deasy Harrelson Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Rossi, Schmitz, Shannon, Welch, Wetmore

-16. No-Supervisor Roncovieri-1. Absent-Supervisor Katz-1.

Passed for Printing.

The following matters were passed for printing:

Garage, Supply Station and Oil Permits.

On motion of Supervisor Deasy: Resolution No. ---- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage Permit.

To W. Eldridge, G. S. Herman and J. H. Hale, permit granted by Resolution No. 19209 (New Series) to Automobile Owners Cooperative Service for premises situaté 25 Do-

lores street.

To Mint Garage, permit granted by Resolution No. 22267 (New Series) to R. H. Wren for premises situate 884 Mission street. Repair shop attached to said garage is to be enclosed by a fireproof wall.

Automobile Supply Station.

Standard Oil Company, at the southeast corner of Baker and Fulton streets; also to store 2000 gallons of gasoline on premises.

Public Garage.

W. E. Crichton, on the north side of Twenty-fourth street, 255 feet east of Castro street; also to store 600 gallons of gasoline on premises.

J. W. Gunn, on the east side of La Playa, 200 feet south of Balboa street; also to store 1200 gallons of gasoline on premises.

> Oil Storage Tank. (1500 gallons capacity.)

I. Epp, at the northwest corner of Fulton street and Seventeenth avenue.

Marian Realty Co., at the north-east corner of Washington and Leavenworth streets.

Dr. A. W. Morton, at the northeast corner of Thirtieth and Church

streets. J. Fransina, on the east side of Leavenworth street, 50 feet north of Broadway.

Fred Grannis, at the southwest

corner of Jackson and Laguna streets.

E. Johnson, on the south side of Pine street; 175 feet west of Powell street.

E. Broussall, at 939 Clement street.

E. Singer, at the northwest cor-

ner of Post and Pierce streets.

H. O. Linderman, on the north side of Sacramento street, 75 feet west of Cherry street.

Pacific Carbon & Ribbon Manufacturing Co., at 1451 Harrison street. (600 gallons capacity.) *

Atlas Heating Co., at 2613 Buchanan street.

Paul Mary, at 1631 Ocean avenue. Carmody & Gilroy, at 464 Ninth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

the Burning of Husks, Prohibiting Hulls, etc.

Supervisor Deasy presented:

Bill No. 6684, Ordinance No. — (New Series), as follows:

Prohibiting the ignition or burning of the husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air within certain districts in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or of any other grain or seed, or any other inflammable substance or refuse of any character in the open air within the following described districts in the City and County of San Francisco:

(a) Commencing at the intersection of Potrero avenue and Twentyfifth street; thence easterly along the center line of Twenty-fifth street to the shore line of the Bay of San Francisco; thence southerly along said shore line to the center line of Army street; thence westerly along the center line of Army street to the center line of Potrero avenue; thence northerly along the center line of Potrero avenue to the point of commencement.

(b) Commencing at the intersection of San Bruno and Oakdale ave-

nues; thence easterly along the center line of Oakdale avenue to the center line of Third street; thence southerly along the center line of Third street to the intersection of San Bruno avenue and Third street: thence northerly along the center line of San Bruno avenue to the point of commencement.

Section 2. Any person, firm, corporation or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction, shall be punished by a fine not exceeding three hundred (300) dollars, or by imprisonment for a term not exceeding one hundred (100) days, or by both such fine and imprisonment.

This ordinance shall Section 3.

take effect immediately.

Indefinite Postponement.

Thereupon, the following bill. heretofore passed for printing, was taken up and indefinitely postponed on motion of Supervisor Deasy:

Prohibiting the Burning of Rice Hulls, etc., in the Open.

Bill No. 6662, Ordinance No. ---

(New Series), as follows.
Prohibiting the ignition or burning of the nusks, hulls, chaff. winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats, or of any other grain or seed, or any other inflammable substance or refuse of any character in the open air within the City and Conniy of San Francisco.

Section 2. Any person, firm, corportion or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction, shall be punished by a fine not exceeding three hundred (300) dellars, or by imprisonment for a term not exceeding one hundred (100) days, or by both such fine and imprisonment.

Section 3. This ordinance shall take effect and be in force from and after its passage.

Garage Permit Amended. Supervisor Deasy presented: Resolution No. 22392 (New Se-

ries), as follows:

Resolved, That the permit granted to Louis Johnson and Joseph Bacciocco by Resolution No. 22053 (New Series), as amended by Resolution No. 22268 (New Series), to main-tain a public garage on the south side of Eddy street, 183 feet 8 inches west of Taylor street, is hereby amended to read "on the south side of Eddy street, 237 feet 8 inches west of Taylor street. The permittees are to erect a three-story and basement reinforced concrete building on said property and the foundation walls are to be of sufficient strength to permit the construction of an additional story. The 78-foot frontage of said building, except for two entrances, each 21 feet wide, is to be arranged for store and office purposes.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson. Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing. The following resolution was passed for printing:

Blasting Permit.

On motion of Supervisor Deasy: Resolution No. (New Se-

ries), as follows:

Resolved, That Wm. F. McHugh is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading property in block bounded by Geary and Anza streets, Thir-tieth and Thirty-first avenues, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works, and approved by his Honor the Mayor in accordance with Ordinance No. 1204: provided also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m. and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Wm. F. Mc-Hugh then the privileges and all the rights accruing thereunder shall immediately become null and void.
This permit shall expire August

15, 1924.

Streets Lights.

Supervisor Schmitz presented: Resolution No. 22393 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby in-

structed to install, change and remove street lights as follows:

Change Gas Lamps. North side Fifteenth street, first west of Church street, four feet west, opposite No. 2024.

Remove Gas Lamps.

Army street between Dolores and Church streets.

Northwest and southeast corners Masonic avenue and Waller street.

North side Waller street, first east of Masonic avenue.

South side Waller street, first east of Masonic avenue.

Install 250 M. R.

Vulcan street between Levant and Ord streets.

Parnassus avenue between Willard and Hill Point streets.

Install 400 M. R.

Army street between Dolores and Church streets.

Waller street between Masonic and Central avenues.

Waller street and Masonic avenue.

Install 600 M. R.

North side Sloat boulevard between Nineteenth avenue and St. Francis Circle.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Accepting Offer to Sell Land and Improvements on Proposed School

Supervisor Wetmore presented:

Resolution No. 22394 (New Series), as follows:

Whereas, an offer has been received from Viggo B. Nielsen to convey to the City and County of San Francisco certain land and provements situate on the east line of Webster street, distant 95 north from northerly line of Page street, of dimensions 25x102.6, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all encumbrances, for the sum of \$15,250, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Webster street, distant thereon 95 fcet northerly from the northerly line of Page street; running thence northerly along said easterly line of Webster street 25 feet; thence at a right angle easterly 102 feet 6 inches; thence at a right angle southerly 25 feet; thence at a right angle westerly 103 feet 6 inches to the easterly line of Webester street and point of commencement; being a portion of Western Addition Block 288, also Block 841 on Assessor's

Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all incumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Katz-1.

Also, Resolution No. 22395 (New

Series), as follows:

Whereas, an offer has been received from John Gardino to convey to the City and County of San Francisco certain land and improvements situate on the northerly line of Page street, distant 27 feet 6 inches east from Webster street, of dimensions 25x95 feet, and required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved. That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all encumbrances, for the sum of \$12,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Page street, distant thereon 27 feet 6 inches easterly from the easterly line of Webster street; running thence easterly

along the said northerly line of Page street 25 feet; thence at a right angle northerly 95 feet; thence at a right angle westerly 25 feet; thence at a right angle southerly 95 feet to the northerly line of Page street and point of commencement; being a portion of Western Addition Block 288, also Block No. 841 on Assessor's Map Book.

841 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Katz-1.

Also, Resolution No. 22396 (New Series), as follows:

Whereas, an offer has been received from James Courtney to convey to the City and Country of Sar Francisco certain land situate on the north line of Precita avenue, distant 193 feet westerly from Harrison street, of dimensions 25x148 feet, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be

it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple to the following described land, free of all encumbrances, for the sum of \$2,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Precita avenue, distant thereon 193 feet, more or less, westerly from the westerly line of Harrison street; running thence westerly along said northerly line of Precita avenue 25 feet; thence at a right angle northerly 148 feet; thence at a right angle

easterly 25 feet; thence at a right angle southerly 148 feet to the northerly line of Precita avenue and point of commencement; being a portion of Block 5503 on Asses-

sor's Map Book.

The City Attorney is hereby airected to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and de-livered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore-17.

Absent-Supervisor Katz-1.

Accepting Deed From Spring Valley Water Company for Hetch Hetchy Transmission Line Right of Way. Supervisor Shannon presented: Resolution No. 22397 (New Se-

ries), as follows:

Whereas, the Spring Valley Water Company has offered to convey to the City and County of San Fran-cisco a right of way for the Hetch Hetchy electric transmission line over and across lands of said corporation in Alameda County, subject only to conditions looking to protection of the company's property against damage and to the agreement of the City and County to said conditions, and also to be condition that grant of this right of way and other rights of way previously granted to the State, counties of Alameda and San Mateo, City and County of San Francisco, and various public utility corporations rights of way for high-ways, pipe lines or electric trans-mission lines shall not be considered in derogation of the rights of the City and County under a ten-year option for purchase of the Spring Valley property heretofore given

said City and County; and
Whereas, the City Engineer and
Special Counsel for the Hetch
Hetchy Water Supply recommend
the acceptance of this deed and the conditions attached thereto as being for the best interest for the

Hetch Hetchy project; now, therefore, be it

Resolved, That the City and County of San Francisco does hereby accept said deed and the Board of Public Works is hereby authorized to execute the agreement embodied therein, accepting the conditions thereof in behalf of the City and County of San Francisco.

Adopted by the following vote:
A yes — Supervisors Badaracco,
Bath, Colman, Deahy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch,

Wetmore—17. Absent—Supervisor Katz—1. Passed for Printing.

The following matters passed for printing:

Conditional Acceptance, Streets. Supervisor Harrelson presented: Bill No. 6685, Ordinance No. -

(New Series), as follows:

Providing for conditional acceptance of the roadway of Bismarck street between Rhine street and the county line; Cabrillo street be-tween Forty-second and Forty-third avenues; Castro street between Twenty-ninth and Valley streets; Cabrillo street between Thirtysixth and Thirty-seventh avenues; Cabrillo street between Fortieth and Forty-first avenues; Heyman avenue between Prospect avenue and Coleridge street; Prospect avenue between Heyman avenue and Lizzie street, including the crossing of Prospect avenue and Eugenia avenue; West Portal avenue be-tween Fifteenth avenue and St. Francis Circle; crossing of Castro and Twenty-ninth streets; crossing of Esmeralda avenue and Lundy's Lane; Forty-third avenue between Balboa and Cabrillo streets; Paris street between Italy and Amazon avenues; crossing of Grafton avenue and Lee avenue; Funsten avenue between Lake street and its northerly termination; Ingerson avenue between Third and Jennings streets; Rhode Island street between Seventeenth and Mariposa streets; Shotwell street between Army street and Precita avenue; intersection of Eugenia avenue and Bennington street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of

San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI, of the Charter, said roadways having been paved with concrete and asphaltic concrete and curbs laid thereon, and are in good condition throughout, to-wit:

Bismarck street between Rhine street and the county line, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have

been laid therein.

Cabrillo street between Fortysecond and Forty-third avenues, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

street between Twentyninth and Valley streets, paved with concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Cabrillo street between Thirty-sixth and Thirty-seventh avenues, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Cabrillo street between Fortieth and Forty-first avenue, paved with and concrete asphaltic concrete curbs have been laid thereon. sewers and gas mains have been laid therein, no water mains have

been laid therein.

Heyman avenue between Prospect avenue and Coleridge street, paved with concrete and granite curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid there-

Prospect avenue between Heyman avenue and Lizzie street, including the crossing of Prospect avenue and Eugenia avenue, paved with concrete and concrete curbs, sewers and water mains have been laid therein, no gas mains have been laid therein.

West Portal avenue between Fifteenth avenue and St. Francis Circle, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers have been laid in the sidewalk areas, gas and water mains have been laid in the sidewalk areas.

Crossing of Castro and Twentyninth streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Crossing of Esmeralda avenue and Lundy's Lane, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein. no water mains have been laid therein.

Forty-third avenue between Balboa and Cabrillo streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Paris street between Italy and Amazon avenues, pared with concrete and asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have

been laid therein.

Crossing of Grafton and Lee avenues, paved with asphaltic concrets and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Funston avenue between Lake street and its northerly termination, paved with asphaltic concrete and granite curbs have been laid thereon, sewers, gas and water mains have not been properly laid therein.

Ingerson avenue between Third and Jennings streets, payed with asphaltic concrete and concrete curbs have been laid thereon, sewers have been laid therein, no gas or water mains have been laid therein.

Rhode Island street between Seventeenth and Mariposa streets, paved with concrete and asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein no water mains have been laid therein.

Shotwell street between Army street and Precita avenue has been improved by the construction of an asphaltic concrete pavement with 14-foot central strin of basalt blocks, sewers and gas mains have been laid therein, no water mains have been laid therein. Section 2. This ordinance shall

take effect immediately.

Establishing Grades.

Also, Bill No. 6686, Ordinance No. – (New Series), as follows:

Establishing grades on Bergin alley between Hyde street and a line parallel with and 114.58 feet westerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Bergin alley between Hyde street and a line parallel with and 114,58 feet westerly therefrom are hereby established at points hereinafter named and at heights above city base as hereinafter stated in accordance with recommendation of the Board of Public Works filed April 16, 1924.

Bergin alley, 60 feet westerly from Hyde street, 73.30 feet; 114.58 feet westerly from Hyde street, 73

feet.

On Bergin alley between Hyde street and a line parallel with and 114.58 feet westerly therefrom be established to conform to true gradients between the grade elevations above given therefor and the present official grade of Hyde street at Bergin alley.

Section 2. This ordinance shall

take effect immediately.

Condemnation of Land in Golden Gate Heights Required for Street Purposes.

Supervisor Harrelson presented: Resolution No. 22398 (New Se-

ries), as follows:

Resolved, That the public interest and necessity require the acquisition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto, for street purposes,

to-wit:

Beginning at the point of intersection of the northeasterly line of Ortega street and the northerly line of Lot 11, Block 2048A, as per map of "Golden Gate Heights," as filed in Map Book "J," pages 30 to 38, inclusive, in the office of the Re-corder of the City and County of San Francisco, said point of beginning being on the southerly line of the property of the Great Western Syndicate, distant thereon 92.027 feet at right angles westerly from the westerly line of Eleventh avenue, and running thence westerly along said southerly line of the property of the Great Western Syndicate 27.973 feet to the westerly line of the property of the Great Western Syndicate; thence at right angles northerly along the westerly line of the property of the Great Western Syndicate a distance of 86.020 feet to the northeasterly line of Ortega street, as per above mentioned Golden Gate Heights map; thence southeasterly on a curve to the left of 1050-foot radius, tangent to a line deflected 164 degrees 27 minutes and 16 seconds to the right from the preceding course, central angle 4 degrees 56 minutes and 15 seconds a distance of 90.484 feet to the southerly line of the property of the Great Western Syndicate and the point of beginning; being a portion of Block 2048A as per Assessor's Map of the City and County of

San Francisco.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid and to prosecute such proceedings to a speedy determination.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Passed for Printing.
The following matters were passed for printing:

Changing Grades.

Supervisor Harrelson presented: Bill No. 6687, Ordinance No. —

(New Series), as follows:

Changing and re-establishing the official grades on Mount Vernon and Ottawa avenues between Mission street and Huron avenue and on Huron avenue between Niagara and Ottawa avenues.

Also, Bill No. 6688, Ordinance No.
— (New Series), as follows:

Changing and re-establishing the official grades on Harkness avenue between San Bruno avenue and Brussels street and on Girard street between Ward street and Wilde avenue.

Also, Bill No. 6689, Ordinance No. (New Series), as follows:

Changing and re-establishing the official grades on Eighteenth avenue between Rivera street and a line parallel with Santiago street and 200 feet southerly therefrom, and on Santiago street between Seventeenth and Nineteenth avenues.

Also. Bill No. 6690, Ordinance No. (New Series), as follows:

Changing and re-establishing the official grades on Capitol avenue between Montana and Minerva streets.

Also, Bill No. 6691, Ordinance No. — (New Series), as follows:

Changing and re-establishing the official grades on Eighteenth avenue between Kirkham and Lawton streets.

Also, Bill No. 6692, Ordinance No.

— (New Series), as follows:

Changing and re-establishing the

official grades on Seneca avenue between Otsego and Delano avenues. Spur Track Permit, W. H. Sullivan.

On motion of Supervisor Harrelson:

Bill No. 6693, Ordinance No. -

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Walter H. Sullivan to construct. maintain and operate a spur track from the existing spur track in Ritch street between Brannan and Townsend streets, thence over and across Ritch street and into the property on the easterly side of Ritch street, as shown on the blue

print attached to the application.

Be it ordained by the People of the City and County of San Francisco is follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Walter H. Sullivan to construct, maintain and operate a spur track from the existing spur track in Ritch street between Brannan and Townsend streets. thence over and across Ritch street and into the property on the easterly side of Ritch street, as shown on the blue print attached to the application.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by

Walter H. Sullivan.

Provided, that girder rail be used between the property lines on Ritch street, and that bridge ties be installed to distribute the load over the sewer, that two storm-water inlets be constructed to the north of the proposed track and connected with the sewer, the work to be done under the direction and supervision of the Board of Public Works.

Provided, that Water H. Sullivan shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors. Section 2. This ordinance shall

take effect immediately.

Purchaser of Supplies to Dispose of Property Unfit for Use.

Supervisor Rossi presented: Resolution No. 22404 (New Se-

ries), as follows:

Resolved. That in consonance with Article II, Chapter IV, Section 2 of the Charter, the Purchaser of Supplies is hereby authorized and directed to sell at public auction, or to otherwise dispose of, or to destroy personal property, consisting of material, supplies, and equipment unfit or unnecessary for the use of the City and County pursuant to petition filed by the following departments, viz.:

Fire Department, as per letter of April 24, 1924, signed by Frank T. Kennedy, Secretary of the Board of

Fire Commissioners.

Department of Public Health, as per letter of April 11, 1924, signed by the Health Officer, William C.

Hassler, M. D.

Department of Public Works, as per Resolution No. 81451 (April 16, 1924) and Resolution No. 81402 (April 11, 1924). These resolutions attested by W. J. Fitzgerald, Secretary of the Board of Public Works. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch. Wetmore-17.

Absent—Supervisor Katz—1.

Removal of Cemeteries.

The following entitled bill was

taken up:

Bill No. 6694, Ordinance No. — Series), entitled "Declaring (New that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies: requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.'

Cemetery Protests.

Protest of Mrs. C. O. Schoor, acting for Albert Koopman, opposing removal of Masonic or any cemetery in San Francisco.

Read and filed.

Park-Pre-Communication from sido Improvement Association, protesting against extending time of cemetery removal beyond five years.

Read and filed.

Privilege of the Floor.

Mme. Grosjean, introducing the speakers in opposition to the proposed legislation, asked that the opening side, in accordance with parliamentary usage, be given the privilege of making the closing remraks.

George Clark Sargeant was thereupon granted the privilege of the floor and addressed the Board. He dcelared that the cemeteries were no menace to public health and he asked that in an American spirit of fair play the recital in the ordi-nance should be corrected and the words "health and safety" stricken

from the title.

He declared the raising of money on cemetery lands to be an impos-The funds, he said, are sibility. trust funds and not available for any other purpose. Diversion to other purposes may be prevented by injunction. It cost \$50 a body for removal and there are 36,000 bodies. \$1,800,000 must be borrowed. No bank will lend money on the prop-There is a doubt as to who owns the lots-it is an unsettled question. Several have a Mc-Enerney title. Do not do a vain thing.

Lenore Kothe declared that it was the intention of the Cemetery Protective Association to fight to the last ditch. "You can't move one body in 100 years," she said.

RECESS.

Boys' Week Reception.

At this point in the proceedings Supervisor McGregor called attention to the fact that the Boys' Week officials were on the steps in the rotunda and suggested that it would be a graceful and proper thing to take a recess for fifteen minutes and greet them officially.

Motion carried and Board took a recess for fifteen minutes.

REASSEMBLED.

At the hour of 3:15 p. m. the Board reassembled, all members before noted present.

Privilege of the Floor.

Consideration of the cemetery ordinances was continued and the

following persons heard:

Mrs. Geo. T. Marsh, representing the California Club, said that its 500 members protest strongly against the removal of any and all

the cemeteries. She recommended that the cemeteries be parked.

Mr. Chas. E. Grosjean opposed the

removal of the cemeteries.

Geo. Turrel, president of the Cemetery Anti-Removal Association,

also opposed the removal.

Jas. Ellis Tucker, Dr. Doane, Eliza B. Keith, M. B. H. Burnett, protested the removal of the cemeteries.

Also, Mrs. Templeman, representing Park-Presidio District and lot holders in Laurel Hill Cemetery, also protested the removal of the

cemeteries.

Thereupon, Edgar Peixotto, W. Watson and Paul Bancroft, representing the proponents, were offered the privilege of the floor but de-clined, saying they had "nothing further to say."

Whereupon, Mme. Grosjean closed the debate for the opponents to the

cemetery removal ordinance.

Motion.

Supervisor Roncovieri moved that expert testimony be permitted here by the opponents of the removal of Laurel Hill and Calvary cemeteries. Chairman: The question is on

passage to print.

Supervisor Roncovieri moved as an amendment that there be a postponement of one week so we can hear this testimony.

Amendment lost by the following

A yes — Supervisors Badaracco, McSheehy, Roncovieri, Welch—4. Noes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisor Katz—1.

Explanation of Vote.

The question being on passage to print of the bill providing for the removal of Laurel Hill Cemetery, Supervisor Roncovieri asked that he be excused from voting, saying in explanation: "I am in doubt as to the possibility of an epidemic by removals of bodies, otherwise I would vote aye.

Colman objected to Supervisor Supervisor Roncovieri being cused from voting and asked for a

ruling from the chair.

Chair (Acting Mayor McLeran) ruled that under the rules Supervisor Roncovieri had no right to be excused from voting. The member must vote either aye or no.

Supervisor Hayden called attention to Rule 29 of the "Rules of the Board" in support of the ruling of

the chair.

Passed for Printing.

Whereupon, the roll was called on the passage to print of the bill providing for the removal of Laurel Hill Cemetery and the motion carried by the following vote:

Removal of Laurel Hill Cemetery. Bill No. 6694, Ordinance No. -

(New Series), as follows:

Declaring that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and re-move said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring providing for the and removal; reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, towit:

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line of Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, produced easterly, and the easterly

line of Parker avenue.

Section 2. It is hereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation

sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act author-izing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, sit-uate within the boundaries of such city, or city and county, and direct-ing the reinterment of such podies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mau soleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." proved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City

and County. Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of gen-eral circulation in the City and County of San Francisco for a period of sixty days and shall forth-with forward by registered mail to the governing body owning or con-trolling such cemetery a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is nereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed to erect a memorial mausoleum or columbarium for the depositing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columabriums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution

thereof.

Section 6. This ordinance shall be in force and take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1. Absent—Supervisors Katz, Welch

Explanation of Vote.

Supervisor McSheehy explained his vote as follows:

As a member of the Board of Supervisors of the City and County of San Francisco, California, I am voting no on Bill No. 6694 (removal of cemeteries), and wish my vote so recorded to-wit:

The owners of the Masonic and Odd Fellows cemeteries are willing to remove these cemeteries. They both stated that their financial condition would not permit of them to make any improvements; in fact, they could not even keep up with

their ordinary expenses.

When the pasasge of Bills Nos. 6645 and 6646 came up some time ago for the removal of these two cemeteries I voted in favor of the same

In the case of Laurel Hill Cemetery, which is before us today, I feel that as one member of the Board that this cemetery is in an entirely different position from the Masonic and Odd Fellows. It is in a sound financial state and is ready and willing to comply with any city ordinance that might be enacted in reference to its maintenance and care. The Health Officer stated, under oath, that this cemetery is not a menace to the health of this city.

For these reasons I am voting no and wish my vote so recorded.

Supervisor Welch said that he re-

Supervisor Welch said that he reserved the right to file for the record a statement in reference to the removal of Laurel Hill Cemetery.

Supervisor Roncovieri made a statement to the same effect.

Motion to Postpone.

Supervisor McSheehy moved that action on bill providing for removal of Calvary Cemetery be postponed one week.

Supervisor Colman declared that he was very strongly in favor of continuing the hearing now and that any postponement would be against his wishes. He asked for a roll call on postponement.

Supervisor Schmitz (query to Attorney Crowley): "Are you going to address the Board?"

Attorncy Crowley: "It will take me an hour or so to make my state-

nent."

Supervisor Colman thereupon withdrew his objection to postponement in deference to the wishes of the majority of the Welfare Committee, who offered no objection to a postponement for one week.

Action Deferred.

Whereupon, the bill providing for the removal of Calvary Cemetery was laid over for one week and made a Special Order of Business for 3:30 p. m. next Monday.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Accepting Offer of Commercial Centre Realty Company to Sell Land at Chestnut and Powell Streets for School Purposes.

Supervsor Wetmore presented: Resolution No. 22384 (New Se-

ries), as foilows:

Whereas, an offer has been received from the Commercial Centre Realty Company to convey to the City and County of San Francisco certain land situate at the north-easterly corner of Chestnut and Powell streets, of dimensions 137 feet 6 inches x 137 feet 6 inches, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof, therefore

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all concumbrances, for the sum of \$34,250, be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:
Commencing at the point of intersection of the northerly line of Chestnut street with the easterly line of Powell street; running thence northerly along said easterly line of Powell street 137 feet 6 inches; thence at a right angle easterly 137 feet 6 inches; thence at right angles southerly 137 feet 6 inches to the northerly line of Chestnut street; thence at a right angle westerly along said northerly line of Chestnut street 137 feet 6 inches to the easterly line of Powell street and point of commencement; being a portion of 50 Vara Block 126; also known as Lot 7, Block 53, on Assessor's Block Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-caled McEnerney title has been procured, or sufficient money reserved for the purpose of proceuring the same, to report the result of his examination to the Board of Supervisors, and also to

cause a good and sufficient deed for said land to be executed and delivercd to the City and County upon payment of the agreed purchase price, as aforesaid, together with a satisfaction executed by said Commercial Centre Realty Company re-leasing said City and County from any and all claims for damages or compensation, or otherwise, or at all, that the said Commercial Centre Realty Company has or may of had against the City and County of San Francisco arising out of any and all condemnation proceedings here-tofore brought by the City and County of San Francisco for the acquisition of the land herein involved. And the said deed to said land is hereby accepted.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1. Appropriation, \$500, Metal Lockers, O'Farrell Street Police Station.

Supervisor Wetmore presented: Resolution No. 22385 (New Se-

ries), as follows:

Resolced, That the sum of \$500 be and the same is hereby set aside, appropriated and authorized to be expended out of "Police Department Buildings," Budget Item No. 82A, to cover cost of installing metal lockers, etc., in the O'Farrell street police station.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1. Passed for Printing.

The following was presented under suspesion of the rules and passed for printing by the following

Appropriations, Mint Avenue Fire Washington Irving House and

School.

Supervisor Rossi presented: Resolution No. —— (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Fire Department Buildings, etc.-Budget Item No. 63.

To cover costs of contracts, archi-

tect's fee, extras, etc., in connection with the completion of two floors and basement in building on Mint avenue and Stevenson street between Fifth and Sixth streets, for Fire Department purposes, as follows:

General contract (Henry J.

Mahony), \$26,155.

Electrical work (L. Flatland), \$3,100.

Hot water heating (F. J. Edwards), \$3,177.

Plumbing work (A. Lettich), \$5,-

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Additional architect's fee, \$300. Extras, incidentals, inspections, etc., \$2,700.

School Construction Fund, Bond Issue 1918.

For cost of improvements to the Washington Irving School yard, Broadway between Montgomery and Sansome streets, as follows:

Concrete work and grading, \$9,-

000.

Plumbing work, \$500. Asphalt paving, \$600. Carpenter work, \$400.

Plastering, \$500.

Wire fencing and iron work, \$1,000.

Inspection, extras and incidentals, \$750.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Traffic Ordinance Amendment. Supervisor Bath presented:

Bill No. —, Ordinance No. — (New Series), entitled "Amending Sections 19 and 21 of Ordinance No. 1857 (New Series), entitled 'Regulating moving travel and traffic upon the streets and other public places of the City and County of San Francisco,' etc., and adding two new sections thereto to be numbered Sections 19a and 19b."

Referred to Judiciary and Traffic

Committee.

Estimate of Cost, Repaving Castro Street Between Nineteenth and Twenty-first Streets.

Supervisor Deasy presented: Resolution No. ——— (New Se-

ries), as follows:

Resolved. That the Board of Public Works be requested to furnish an estimate of the cost of repaving Castro street between Nineteenth and Twenty-first streets with vitrified brick; also with concrete.

Referred to Streets Committee.

Cancellation of Contract for Hetch Hetchy Pipe.

Supervisor McLeran presented: Resolution No. 22399 (New Series), as follows:

Whereas, it appears to this Board that that certain contract entered into on or about the 20th day of March, 1924, between the Board of, Public Works and the United States Iron Pipe & Foundry Company, a corporation, said contract being Contract No. 101, Hetch Hetchy Water Supply, for the furnishing and delivering to the City and County of San Francisco tlexible joint cast iron pipe for submarine portions of the Hetch Hetch Water Supply, was inadvertently entered into and that the best interests of the City and County of San Francisco would be served by the cancellation of said contract; therefore, be it

Resolved, That this Board does hereby declare that said contract be cancelled and that the Board of Public Works be and it is hereby requested to forthwith cancel said con-

tract.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

Reception to Italian Ambassador,
Prince Gelasio Gaetani.

Supervisor Rossi presented: Resolution No. 22400 (New Se-

ries), as follows:

Resolved, That the Mayor be authorized to appoint a committee to received and provide for the entertainment of Prince Gelasio Gaetani, the ambassador from Italy to the United States, during his forthcoming visit to this city.

Adonted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent—Supervisor Katz—1.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22401 (New Sc-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Install 600 C. P.

Stockton and Filbert streets. Stockton street between Filbert and Union streets.

Filbert street between Stockton

and Powell streets.

Center Columbus Park.

Circle Columbus avenue, Union and Powell streets.

Girard street and San Bruno ave-

Remove Gas Lamus.

East side Stockton, first north of Union street.

Northwest corner Stockton and Filbert streets.

North side of Filbert, first west of Stockton street.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1. State University to Take Over Luther Burbank Estate.

Supervisor Welch presented: Resolution No. 22402 (New Se-

ries), as follows:

Whereas, it is recognized that Luther Burbank, in his work of creating countless numbers of fruits and flowers, has rendered a service of inestimable value in adding to the material wealth of the world and has contributed a vast measure to its store of knowledge; that his research in the field of plant biology has not only resulted in great benefits to mankind, but has gi en indications that still greater discoveries and creations may be expected in the years to come; and

Whereas, Mr. Burbank, by reason of advancing age, has expressed a desire to be relieved of much of the work that has devolved upon him, and at the same time has wished to have his task continued and has stated his willingness to dispose of his estate in such manner as will secure the continuation of his re-search and experimentation; therefore,

Approved by the Board of Supervisors June 2, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

Resolved, That the Regents of the University of California be appealed to to assume the responsibility of continuing the life work of Luther Burbank, taking over so much of his estate as may be necessary and to make provision whereby there may be added to the world's wealth and pleasure new creations and discover more scientific facts that will enlarge the knowledge of posterity.

Adopted under suspension of the

rules by the following vote:

Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—16

Absent - Supervisors Badaracco,

Katz—2.

Golden Gate Bridge Hearing.

Supervisor Welch presented:

Resolution No. 22403 (New Seies), as follows:

Resolved. That the use of the chambers of the Board of Supervisors be granted for a public hearing before Colonel Herbert Deakyne, U. S. Engineers' Corps, on Friday, May 16, 1924, at 10 a. m., to consider the application of the City and County of San Francisco and County of Marin, of the State of California, for approval by the War Department of plans for the construction of a bridge across the Golden Gate, the entrance to San Francisco Bay, connecting the City and County of San Francisco and Marin County.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore-17.

Absent—Supervisor Katz—1.

ADJOURNMENT.

There being no further business the Board at the hour of 7:45 p. m. adjourned. J. S. DUNNIGAN,

Clerk.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco. Monday, May 5, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 5, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 5, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent—Supervisors Katz, Welch

(Supervisors Katz and Welch excused on account of illness.)

Quorum present.

His Honor Acting Mayor McLeran presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of April 14, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Protest Against Extension of Van Ness Avenue.

Protest of Louis Fontanello and others against extension of Van Ness avenue from Market street to

Howard street.
Referred to Tunnels and Assess-

ments Committee.

Work, Protest, Sewer Farallones Street and San Jose Avenue.

The following was presented and read by the Clerk:

Communication from John Dalton and other property owners residing in the 2700 block of San Jose avenue, objecting to the payment for sewering Farallones street at the intersection of San Jose avenue, on the ground that the valuation of their holdings will not warrant the assessment for this work. Referred to Streets Committee.

Invitation Accepted, Michael Angelo

School Dedication.

Also, communication, from Mrs. R. Canevaro, president of

Michael Angelo Parent Teachers Association, inviting the Board of Supervisors to attend dedication of Michael Angelo School, Greenwich street between Jones and Leaven-worth streets, Thursday afternoon, May 8, 1924, at 1:30 p. m. Read and accepted.

State Supervisors Convention Postponed.

Also, communication, from Stanley Abel, secretary County Supervisors Association of the State of California, advising of the indefi-nite postponement by the Executive Committee of the Association of the annual convention of the State County Boards of Supervisors in Fresno, and stating that ample notice of a call for a new convention at a later date will be given.

Read and ordered filed.

Merging of Electric Distribution Systems in San Francisco.

Also, communication, from the Railroad Commission of the State of California, in response to request of this Board advising that application was made on April 25, 1924, by the Great Western Power Company of California and the Pacific Gas and Electric Company for authority to partition the property formerly owned by the Universal Electric and Gas Company and stating that the application is open to the representatives of San Fran-cisco with respect to detail de-scription of the properties involved for inspection.

Read and ordered filed.

Relative to Application for Ferry Franchise.

Also, communication, from John F. Brennan, attorney for Golden Gate Ferry Company, requesting that consideration of application of Northwestern Pacific Railroad Company for franchise for a ferry be-tween San Francisco and Tiburon be postponed until such time as he can appear and represent his client.

Read and request granted. Pipe Contract, Hetch Hetchy Water

and Power Protest.

Communication from the United States Cast Iron Pipe and Foundry Company, R. W. Martindale, Pacific Coast manager, giving formal notice that it will hold the City and County of San Francisco liable in damages in the sum of \$52,500 in the event that the City should attempt to cancel contract for furnishing certain submarine pipe to San Francisco in connection with its Hetch Hetchy transbay aqueduct.

Read and filed.

Leave of Absence, Auditor Thomas F. Boyle.

The following was presented and read by the Clerk:

San Francisco, Cal.,

May 2, 1924. of Supervisors, Honorable Board City Hall, San Francisco. Gentlemen:

Application has been made to me by Hon. Thomas F. Boyle, Auditor of this City and County, for leave of absence, with permission to leave the State of California, for a period of sixty days after June th.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

RALPH McLERAN, Acting Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 22435 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Mc-Leran, Hon. Thomas F. Boyle, Audi-tor of the City and County of San Francisco, is hereby granted a leave of absence for a period of sixty days, commencing June 4, 1924. with permission to leave the State.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

--16.

Absent—Supervisors Katz, Welch

Leave of Absence, Civil Service Commissioner John F. Davis.

The following was presented and read by the Clerk:

San Francisco, Calif., May 5, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. John F. Davis, Civil Serv-ice Commissioner, for a leave of absence, with permission to absent himself from the State of California for a period of sixty days, commencing May 1st.

Will you please concur with me in granting this leave of absence?

Respectfully yours, RALPH McLERAN,

Acting Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22436 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Leran, Hon. John F. Davis, Civil Service Commissioner, is hereby granted a leave of absence for a period of sixty days, commencing May 1, 1924, with permission to leave the State.

- Supervisors Badaracco Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisor Katz, Welch

PRESENTATION OF PROPOSALS.

Chair Desks for Schools.

Sealed proposals were received by the Board of Supervisors for furnishing chair desks for School Department and referred to the Supplies Committee.

NOTICE RECONSIDERATION, '

San Francisco Exposition Building.

Supervisor McSheehy at the last meeting gave notice that he would move for a reconsideration of the vote whereby the following resolu-tion was finally passed:

Resolution No. 22387, appropriating the sum of one hundred thousand dollars (\$100,000) out of "To initiate development and improve-ment of the Marina," Budget Item No. 82, fiscal year 1923-1924, and authorized in payment to San Francisco Exposition Company as first payment for certain grounds and buildings to be used for exposition purposes, pursuant to Subidivsion a. Section 2, of that certain agreement approved March 27, 1924, by Ordinance No. 6180 (New Series), between the San Francisco Exposition Company, a corporation, and the City and County of San Francisco (claim dated April 16, 1924).

Statement by Supervisor McSheehy.

The following statement was read by Supervisor McSheehy and at his request ordered spread in the record:

May 5, 1924.

To the Honorable Board of Supervisors:

Reconsideration of any motion, resolution or ordinance is recognized by all legislative bodies as a safeguard against any indicreet legislation that might be enacted, and in our book of rules it is particularly mentioned in paragraph 12.

Therefore, when I changed by vote from "no" to "aye" on last Monday and gave notice of reconsideration as to whether we should pass a resolution authorizing the payment of \$100,000 to the San Francisco Exposition Company, I did so after mature deliberation.

I feel a great mistake is being made in the passage of this ordinance making the first payment to the San Francisco Exposition Company of \$100,000 for the rental of certain lands and buildings on the Marina for a term of eighteen years at a total rental of \$3,300,000, with

an option to purchase, giving six months' notice in advance.

Last week I called the attention of this Board to the fact that no credit for this first payment of \$100,000 was given to the City of San Francisco, and I stated that the contract as a whole was a subterfuge for a bond issue, and today I want to call your attention to four reasons why my motion for recon-sideration should be enacted.

First. Budget Item No. 82 does not call for payment on a contract that will amount to \$3,300,000.

Second. Article 16, Section 29, of the Charter clearly states our limitations in creating a liability without the approval of two-thirds of the electors.

Third. In the California Reports. No. 187, page 287, Chief Justice Angellotti rendered the following

decision:

"The acceptance by a city of deed to a tract of land upon the condition that the land should revert to the grantors unless the city could expend not less than five thousand dollars annually in improving it as a park, the total cost of the improvement aggregating fifty thousand dollars, created a liability to the grantors within the meaning of Section 18 of Article XI of the Constitution, which precludes any city from incurring any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year without the assent of two-thirds of the qualified electors thereof." (Concurred in unanimously by Justices Shurtleff, Williams Lawlor Lennor and bur, Sloane, Lawlor, Lennon and Shaw.)

Fourth. Enclosed find letter from Auditor Bovle, stating that he will not audit this bill until he receives

a court order.

As one member of this Board, I feel that it would be very indiscreet to deliberately ignore a provision in our Charter which the Supreme Court of the State of California has decided as valid, and especially where we have made no provision for the payment of \$100,000 in this year's budget to the San Francisco Exposition Company.

For these reasons I am asking for the reconsideration, and that this statement be made part of the rec-

ords.

Reconsideration Defeated.

Therepuon, the roll was called on reconsideration and the motion defeated by the following vote:
A yes—Supervisors Deasy,

Sheehy-2.

Noes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Katz, Welch

SPECIAL ORDER-3 P. M.

Application of Northwestern Pacific Railroad for Ferry Franchise Between San Francisco and Tiburon.

Public Utilities Committee reports Board without recommendation. Bill No. ---, Ordinance No. -

No. ——, Ordinance No. ——
(New Series), as follows:
Granting a franchise to Northwestern Pacific Railroad Company
and its assigns to erect, take tolls
on and keep a public ferry to operate between the City and County
of San Fvancisco, State of California, and the town of Tiburon, County of Marin, State of California, across the San Francisco Bay, and fixing the amount of the bond, the license tax and the rate of tolls to be collected.

Report of Public Utilities Committee. The following report was presented:

San Francisco, May 5, 1924. Board of Supervisors, City County of San Francisco.

In the matter of the application of the Northwestern Pacific Railroad Company for a franchise to erect and operate a public ferry between the City and County of San Fran-cisco and the town of Tiburon, Marin County, California.
Your Public Utilities Committee

reports to the Board without recommendation a proposed ordinance which, if passed by the Board, will grant to the Northwestern Pacific Rail oad Company said franchise.

The matter is reported to the Board without recommendation, for the reason that the committee is unable to agree. Supervisor Mc-Sheehy favors the granting of the franchise, while Supervisor Shan non is opposed to the granting of

the franchise. Supervisor Katz is ill in the hospital.

Respectfully submitted, WARREN SHANNON, JAS. B. McSHEEHY, Public Utilities Committee. Privilege of the Floor.

Stanley Moore, Jr., attorney for the applicant, the Northwestern Pa-cific Railroad Company, was granted the privilege of the floor and ad-dressed the Board, urging the grant ing of the franchise. He filed for record with the Board resolutions and petitions from the Board of Su-pervisors of Marin County, Peta-luma Chamber of Commerce, town luma Chamber of Commerce, of San Anselmo and the Healds-burg Chamber of Commerce. D. D. Bowman, Mayor of San Ra-

fael, was granted the privilege of the floor and addressed the Board at length, urging the granting of the application of the Northwestern Pacific Railroad for permission to was granted the privilege of operate a ferry between San Francisco and Tiburon.

Harvey M. Toy, chairman Cali-

fornia Highway Commission, offered the following in support of the application for an additional ferry between Marin County and San Francisco:

First. The California Highway Commission considers increased ferry service to both Sausalito and Tiburon to be an absolute neces-

sity.

Second. Millions of dollars are being spent by the State Highway Commission on the "Redwood Highway" from Oregon to San Francisco, and unless we can get better auto ferry service at this end I cannot see why the State is justified in continuing to spend this money. Third. The "Redwood Highway"

is San Francisco's own road. We expect it to carry between 5000 and 10,000 people on Sundays and holidays and perhaps half that on week days; this in the very near future. Remember that people traveling this road must come to San Francisco. This is the most direct feeder San Francisco has in any of the

highways.

Fourth. If the traffic on this road cannot fill three ferries at Sausalito and three at Tiburon, why is there any need of talking about bridging the Golden Gate? If this is the case it is absolute folly to talk about a bridge. However, I believe that the traffic warrants ferry service for autos at Tiburon as well as at Sausalito and in the future will warrant the construction of a bridge over the Golden Gate. Fifth. The California Highway

Commission would like to see two roads from San Rafael-the present road through Ross and Corte Ma-dera and another road by way of Greenbrae and Tiburon. We feel that there is sufficient traffic to warrant two roads, even at the present time.

Sixth. In the Highway Commission's program is the plan to widen the road to twenty feet from San Rafael to Cloverdale and a great deal of this contemplated work is in the 1924 program. A bridge over the Klamath River-the greatest highway bridge in Californianow being advertised for bids. Why should the State spend millions of dollars to connect the Redwood Highway with the roads of Oregon, build the Klamth River bridge, widen the highway from San Rafael to Cloverdale, unless adequate ferry service is given the users of the road at both Sausalito and Tiburon?

Personally, I think it is absolutely imperative for the development of San Francisco and the accommodation of the traveling public that a franchise be granted to the Northwestern Pacific Railway run automobile ferries from San Francisco to Tiburon.

W. S. Palmer, president of North-western Pacific Railroad Company, was heard in advocacy of the application for a ferry to Tiburon.

J. H. Kirkpatrick, representing Ukiah Chamber of Commerce;

H. W. Kerrigan, representing Petaluma Chamber of Commerce; Geo. P. McNear, representing Petaluma; Edgar Peixotto, representing the San Francisco Down Town Association; Mr. Gco. F. Ruddick and Capt. Parker, representing Belvedere; Mr. Squires, Sausalito real-tor; Fred H. Meyer, member of highway committee of the San Francisco Chamber of Commerce and Californians, Inc.; Geo. Ger-Francisco Change, Inc.; Geo and Californians, Inc.; Geo Civic League, and Dr. Rastall, represent-Californians, Inc., also addressed the Board favoring the application of the Northwestern Pacific Railroad.

Protests.

H. A. Spees, general manager Golden Gate Ferry; Dudley Sales, attorney for Golden Gate Ferry, and H. P. Cousette, stockholder Golden Gate Ferry, were heard in opposition to the granting of the franchise for an additional ferry at this time, basing their objection on the ground that the Golden Gate Ferry was rendering efficient service and had a new vessel under construction to improve the service. It was claimed that there was not enough business for two ferries.

Amendment.

Supervisor Rossi moved that the bond be fixed at \$10,000 and the license fee at \$100 per month, same as Golden Gate Ferry.

Supervisor McSheehy moved to amend that the franchise be fixed at twenty years instead of fifty years, same as the Golden Ferry.

Amendments carried.

Passed for Printing.

Whereupon, the bill, as amended, and in words and figures as follows, was passed for printing by the following vote:
Bill No. 6700, Ordinance No. —

(New Series), as follows:

Granting a franchise to Northwestern Pacific Railroad Company, and its assigns, to erect, take tolls on and keep a public ferry to operate between the City and County of San Francisco, State of Califor-nia, and the town of Tiburon, County of Marin, State of California, across the San Francisco Bay, and fixing the amount of the bond, the license tax and the rate of tolls to be collected.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Northwestern Pacific Railroad Company having on the 10th day of March. 1924, made application to the Board of Supervisors of the City and County of San Francisco, State of California, and filed its written petition, praying for authority to erect, take tolls on and keep a public ferry to be operated across San Francisco Bay between the City and County of San Francisco, State of California, and the town of Tiburon, County of Marin, State of California, and said retition having come on regularly for hearing before the said Board of Supervisors and it having been made to appeaar by the necessary affidavits presented at said hearing and filed with the Clerk of said Board of Supervisors that said Northwestern Pacific Railroad Company has given notice of its intention to apply to said Board for authority to erect, take tolls on and keep a public ferry as hereinbefore stated, and that said notice was given in the manner, form and for the time required by law and that said notice was served upward of ten (10) days prior to the date of the application of said Northwestern Pacific Railroad Company to this Board upon the owners of the real property upon which said North-western Pacific Railroad Company expects to locate its slips, wharves,

docks and other terminal facilities:

Section 2. It further appearing that said Northwestern Pacific Rail-road Company has in all things complied with the law in making application for said ferry franchise and permit between said points and in giving notice of said application: and

Section 3. It further appeaaring that such ferry is a public necessity and convenience and for the interests of said City and County of San Francisco and said town of Tiburon, and said County of Marin and the traveling public: and

It further appearing Section 4. that said Northwestern Pacific Railroad Company is a proper and suitable person to whom to grant such a franchise, right and privilege, and that the owners of the land de-scribed in said written petition, and neither of them, have made application for a ferry franchise within a reasonable time after the necessity therefor arose and that no franchise for a ferry has been granted by this Board within one mile frfom the proposed location of said ferry.

Section 5. Now, therefore, This Board of Supervisors does hereby grant to said Northwestern Pacific Railroad Company, its successors and assigns, for a term of twenty (20) years, the right, privilege and authority to erect, take tools on and keep a public ferry to be run and operated across the San Fran-cisco Bay between said City and County of San Francisco, State of California, and said town of Tiburon, County of Marin, State of California, with ferry landings or terminals located in said City and County of San Francisco and said town of Tiburon, and more particularly described as follows:

San Francisco Ferry Landing: One of the ferry slips on the waterfront at or near the foot of Taylor street to be designated by the Board of Harbor Commissioners of the State of California, in and for the City and County of San Francisco:

Town of Tiburon Ferry Landing: New slip which will be built on property owned by the Northwestern Pacific Railroad Company, well toward the westerly line of its holding at Tiburon;

And the further right is hereby granted to said Northwestern Pacific Railroad Company, its cessors and assigns to land its ferry boat or boats at such other point

or points on the shore line of the City and County of San Francisco as the Board of Harbor Commis-sioners and said Board of Super-visors may designate or at such other point or points on the shore line of the said town of Tiburon as the proper authorities there may designate;

That the amount of the bond to be given by the said Northwestern Pacific Railroad Company, its successors or assigns, under Section 2850 of the Political Code, is hereby fixed at the sum of ten thousand (\$10,000) dollars, and it shall be given and renewed immediately for

the said sum:

That the amount of the license tax to be paid by said Northwestern Pacific Railroad Company, its successors and assigns for taking tolls on said ferry is hereby fixed at the sum of one hundred (\$100) dollars

per month, payable yearly;
That the rate of tolls and fares which may be collected for crossing said ferry are hereby fixed as fol-

lows:

Rates for Animals, Teams and Vehicles, Accompanied and Handled by Passenger, also Freight Transported on Vehicles.

Rate in Cents each except as Item No. COMMODITY. shown. 25 Animals, viz.:

Horses, mules, colts, cows,
calves, sheep or goats.....\$.40

30 Automobiles, except as shown
in Item Nos. 35, 45, 60..... 1.00 1.00 1.00 load or vehicle (see Rules 25 2.00 ton of 2000 pounds..... 55 Freight, all kinds, transported on vehicles (1) 7½ cents per 100 pounds (see note).

Note: This rate is in addition to charges for vehicles on which freight is loaded as shown in other items (1) mirroum charge on freight.

minimum charge on freight will be 20 cents

1.00 .30 .60

70 Wagon, buggy, sulkey, truck, undertaker's wagon (includ-ing empty casket), earl drawn by one horse, including horse..... 1.00

	drawn by two horses, in-	
	cluding horses	1.50
80	Truck or dray, drawn by two	
	horses	1.75
85	Wagon or truck, drawn by	
	three horses, including	
	horses	2.15
90	Wagon or truck, drawn by	
	four horses, including	
	horses	2.55
95	Wagon or truck, drawn by six	
	horses, including horses	3.55
100	Trailers, two wheeled attached	

75 Wagon, buggy, carriage, hack,

to automobile..... Trailers, four wheeled at-tached to automobile..... to automobile..... four wheeled at-

Trailers, four wheeled attached to truck, same as rates in Item 45. RULES AND REGULATIONS. No. 1-Articles which will not be

taken: Benzine, benzere, which gasoline, crude or refined petroleum, oil of vitriol, turpentine, cotton, hay or straw, hemp, rags, matches, naphtha, nitric acid, gunpowder, nitroglycerine and other articles of a highly inflammable or combustible nature, or freight which the law prohibits steamers carrying, will not be taken. Animals, vehicles and freight on the law prohibits steamers carrying, will not be taken. Benzine, benzole, camphone, coal oil, asoline, crude or refined petroleum, Animals, vehicles and height vehicles will be taken only at carrier's convenience.
No. 5—Freight too large to pass

through gangway;

Freight too large to pass through angway, necessitating turning of gangway, necessitating turning of boat in order to load or unload, should not be received except by special arrangement and permission of superintendent, in which case an additional charge of \$12.50 will be made for each time the boat is turned around.

No. 15—Toll at San Francisco:

State toll at San Francisco, as provided in Northwestern Pacific Railroad Terminal Tariff No. 4-1, C.R. C. 287, supplements thereto and reissues thereof, will be absorbed by this company. gangway,

company.

No. 20—Passengers and drivers:
Passengers or drivers accompanying
animals or vehicles will pay regular
passenger rates, in addition to the rates provided herein.
No. 25—Commercial

25—Commercial and delivery

No. 25—Commercial and delivery vehicles or mortor trucks:
Rates charged for commercial or delivery vehicles or motor trucks are for standard sizes only. The rate for motor trucks of a tonnage capacity not classified will be the same rate as charged for motor trucks of the higher tonnage classification.
No. 30—Articles in excess of 20 feet in length:

length:

Flag poles, telegraph ploes, ladders, and all other articles of a similar nature as to length, will be charged for at the rate of 10 cents per lineal foot for every foot over twenty.

APPLICATION OF RATES.

It∈m No.

5 Rate shown on vehicles will also include empty returning carriers when transported on vehicles.

PASSENGER FARES.

One way (baggage privilges)....\$.36 One way (no baggage privileges). .30

Round trip (no baggage privi-

.48

Ayes-Supervisors Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—12.

Noes — Supervisors Badaracco,

Bath, Shannon-3.

Absent-Supervisors Katz, Welch Excused-Supervisor Harrelson-

REPORTS OF COMMITTEES.

following committees. their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings and Lands Committee. by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor

Harrelson, chairman.

Public Health Committee, by Supervisor Badaracco, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following

Authorizations.

Resolution No. 22405 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Library Fund.

(1) G. E. Stechert & Co., library books (claim dated March 31, 1924), \$1,703.54.

(2) San Francisco News Co., library books (claim dated March 31,

1924), \$1,980.71.

(3)Roberts Manufacturing Co., electric fixtures, Public Library (claim dated March 31, 1924), \$605.

(4) American Building Mainte-nance Co., library janitorial service (claim dated March 31, 1924), \$1,004.

(5) Foster & Futernick Co., minding library books (claim dated

March 31, 1924), \$2,846.65.

Park Fund. (6) Pacific Gas and Electric Co., gas and electricity service for parks (claim dated April 25, 1924), \$936.10.

Spring Valley Water water for parks (claim dated April 25, 1924), \$988.72.

Special School Tax.

J. Greenback, seventh payment, lathing and plastering, Horace Mann School (claim dated April 23.

1924), \$1,550. (9) John Reid Jr., final payment, architectural service, Pacific Heights School (claim dated April 23, 1924), \$1,337.52.

Municipal Railway Fund.

(10) Market Street Railway Co., track repairs on The Embarcadero (claim dated April 22, 1924), \$773.12. (11) Standard Oil Co., gasoline, Municipal Railways (claim dated

April 22, 1924), \$666.40.

Municipal Railway Depreciation

Fund.

(12) Anna L. Crews, settlement claim in compensation for accident occurring Dec. 5, 1923; approved by City Attorney (claim dated April 22, 1924), \$1,425.

Water Construction Fund, Bond Is-

sue 1910.

(13) Maud Green, Land G. Gates and Security Trust and Savings Bank, payment for lands in Stanis-laus County required for Hetch Hetchy right of way; per Resolution No. 22308, New Series (claim dated April 17, 1924), \$3,550.

Grant Smith & Company, 6492 lineal feet of 6-inch sewer pipe in place, Pulgas tunnel (claim dated

April 21, 1924), \$13,113.84. (15) Sierra Railway Company of California, Hetch Hetchy car service (claim dated April 21, 1924), \$677.64. (16) Armour B. Smith and Tina

M. Smith. payment for Hetch Hetchy right of way lands in Stan-islaus County; per Resolution No. 22308, New Series (claim dated 22308, New Series (claim dated April 21, 1924), \$8,000. (17) Robert M. Searls, for reim-

bursement of Hetch Hetchy Special Counsel's revolving fund, for sums expended for Hetch Hetchy rights way, as per vouchers attached laim dated April 17, 1914), (claim \$3,804.90.

(18) Ames, Harris, Neville Co., tents for Hetch Hetchy (claim dated

April 23, 1924), \$1,230.03.
(19) Reo Motor Car Company of California, one Reo truck, Hetch Hetchy (claim dated April 23, 1924), \$1,462.50.

(20) Associated Oil Company, fuel oil, Hetch Hetchy (claim dated April 23, 1924), \$1,095.
(21) Del Monte Meat Company,

meats (claim dated April 23, 1924), \$1,266.36.

(22) The Edison Storage Battery Supply Co., Edison cells, etc. (claim dated April 23, 1924), \$1,680.34.
(23) M. M. O'Shaughnessy, revolving fund expenditures, per

vouchers (claim dated April 23, 1924), \$2,134.23. (24) Universal Concrete Gun Co.

monthly payment, Contract 77-C

(claim dated April 23, 1924). \$972.01.

General Fund, 1923-1924.

(25) Equitable Asphalt Mainte-nance Co., street asphalt resurfacing (claim dated April 21, 1924), \$755.60.

(26) Niles Sand, Gravel & Rock Co., gravel for street repair (claim

dated April 21, 1924), \$645.10. (27) Standard Oil Co., asphalt for street repair (claim dated April 21, 1924), \$2,737.70.
(28) Shell Company, fuel oil, etc.,

street repair (claim dated April 21,

1924), \$638.50.

(29) Western Rock Products Company, sand for street repair (claim dated April 21, 1924), \$1,-948.54.

(30) Shell Company, fuel oil, etc. Civic Center Power House and Hall of Justice (claim dated April 21,

1924), \$1,844.40.

(31) Greenebaum, Weil & Michaels, underwear for Relief Home (claim dated April 28, 1924), \$770.
(32) San Francisco Chronicle,

advertising (claim dated official

April 28, 1924), \$502.27.

Ayes - Supervisors Badaracco, Colman, Deasy. Harrelson, Bath, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Appropriation, \$1,500, Expense of and Certification Fumigation of Horticultural Shipments.

Resolution No. 22406 (New Se-

ries), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Butget Item No. 26, fiscal year 1923-1924, under direction of the Horticultural Commissioner of the City and County, for expense of fumigation and certification of horticultural shipments out of San Francisco, and necessary on account of the embargo on such shipments by reason of the so-called foot and mouth disease.

Ayes—Supervisors Badaracco, Bath, Colman, Deast Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent—Supervisors Katz, Welch

Appropriation, \$2,525, Payment for Land for Diagonal Street in Potrero. Resolution No. 22407 (New Series), as follows:

Resolved, That the sum of \$2,525

be and the same is hereby set aside and appropriated out of \$65,000 set aside out of County Road Fund by Resolution No. 20428 (New Series, for construction of diagonal roadway in district bounded by Twentieth, Twenty-second, Rhode Island and Carolina streets, and authorized in payment to Annie T. Jones in payment to Annie T. Jones Scherf and Frank S. Scherf for property and damages in full to property required for the opening of diagonal roadway as above described; and as per acceptance of offer by Resolution No. 22373, New Series (claim dated April 24, 1924).

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheely, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16

Absent-Supervisors Katz, Welch

Appropriations for Land for Playground at Twenty-first and Folsom Streets.

Resolution No. 22408 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are bereby set aside and appropriated out of Budget Item No. 71, General Fund, 1923-1924, and authorized in payment to the hereinafter mentioned persons in payment for lands required for playground purposes, to-wit:

(1) To Helena Rolfe, lands commencing on west line of Folsom street, 95 feet north from Twentyfirst street, of dimensions 60 by 122.6 feet; as per Ordinance No. 6198, New Series (claim dated April 28, 1924), \$7,500.

(2) To Eliza R. Feldmann, also called Elise Rebecka Feldman, and Matilda Gretchen Reimer Feldmann, also known as Matilda Feldmann, for lands commencing on east line of Shotwell street, 75 feet north from Twenty-first street, of dimensions 50 by 122.6 feet; as per Ordinance No. 6199, New Series (claim dated April 28, 1924), \$7,500.

Ayes - Supervisors Badaracco, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Appropriation, \$1,225, Land and Damages, Roosevelt Boulevard.

Resolution No. 22409 (New Series), as follows:

Resolved, That the sum of \$1,225 be and the same is hereby set aside

and appropriated out of County Road Fund and authorized in payment to Mary E Kane for property and damages in full to property required for the opening and widening of Roosevelt boulevard; as per Resolution No. 22374, New Leries (claim dated April 24, 1924).

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Appropriations, Salaries Attorney J. J. Dailey and N. Randall Ellis.

Resolution No. 22410 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby authorized to be expended out of General Fund, 1923-1924, in payment to the following named claim-

ants, to-wit:
(1) To John Dailey, for legal City and County, as per contract of employment under Resolution No. 22251 (New Series); for the month

of April, 1924 (claim dated April 17, 1924), \$850. (2) To N. Randall Ellis, for engineering services rendered City Attorney's office in connection with valuation of San Francisco electrical properties during month of April, 1924 (claim dated April 17, 1924), \$750.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Appropriation, \$34,250, Land for Francisco School Site.

Resolution No. 22411 (New Se-

r'es), as follows:

Resolved, That the sum of \$34,-250 be and the same is hereby sct aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the Commercial Centre Realty Company for lot of land situate at the north-east corner of Powell and Chestnut streets, of dimensions 137.6 by 137.6 feet; being a portion of 50 Vara Block 126; also known as Lot 7, Block 53; and required for the Francisco School.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Appropriations, Mint Avenue Fire House and Washington Irving School.

Resolution No. 22412 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby aside, appropriated and thorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Fire Department Buildings, etc.— Budget Item No. 63.

To cover costs of contracts, architect's fee, extras, etc., in connection with the completion of two floors and basement in building on Mint avenue and Stevenson street be-tween Fifth and Sixth streets, for Fire Department purposes, as follows:

General contract (Henry J.

Mahony), \$26,155.

Electrical work (L. Flatland), \$3,100.

Hot water heating (F. J. Edwards), \$3,177.

Plumbing work (A. Lettich), \$5,-238. Additional architect's fee, \$300.

Extras, incidentals, inspections. etc., \$2,700.

School Construction Fund, Bond Issue 1918.

For cost of improvements to the Washington Irving School yard. Broadway between Montgomery and Sansome streets, as follows:

Concrete work and grading, \$9,-

000.

Plumbing work, \$500. Asphalt paving, \$600. Carpenter work, \$400. Plastering, \$500.

Wire fencing and iron work, \$1,000.

Inspection, extras and incidentals, \$750.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.Absent—Supervisors Katz, Welch

Garage, Supply Station and Oil Permits.

Resolution No. 22413 (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:
Transfer Public Garage Permit.
To W. Eldridge, G. S. Herman
and J. H. Hale, permit granted by

Resolution No. 19209 (New Series) to Automobile Owners Cooperative Service for premises situate 25 Do-

lores street.

To Mint Garage, permit granted by Resolution No. 22267 (New Se-ries) to R. H. Wren for premises situate 884 Mission street. Repair shop attached to said garage is to be enclosed by a fireproof wall.

Automobile Supply Station.

Standard Oil Company, at the southeast corner of Baker and Fulton streets; also to store 2000 gallons of gasoline on premises.

Public Garage.

W. E. Crichton, on the north side of Twenty-fourth street, 255 feet east of Castro street; also to store 600 gallons of gasoline on premises.

J. W. Gunn, on the east side of La Playa, 200 feet south of Balboa street; also to store 1200 gallons of gasoline on premises.

> Oil Storage Tank. (1500 gallons capacity.)

Epp, at the northwest corner. of Fulton street and Seventeenth avenue.

Marian Realty Co., at the north-east corner of Washington and Leavenworth streets.

Dr. A. W. Morton, at the north-east corner of Thirtieth and Church

J. Fransina, on the east side of Leavenworth street, 50 feet north of Broadway.

Fred Grannis, at the southwest rner of Jackson and Laguna corner

streets.

E. Johnson, on the south side of Pine street; 175 feet west of Powell street.

E. Broussall, at 939 Clement street.

E. Singer, at the northwest corner of Post and Pierce streets.

H. O. Linderman, on the north side of Sacramento street, 75 feet west of Cherry street.

Pacific Carbon & Ribbon Manufacturing Co., at 1451 Harrison street. (600 gallons capacity.)

Atlas Heating Co., at 2613 Buchanan street.

Paul Mary, at 1631 Ocean avenue. Carmody & Gilroy, at 464 Ninth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Blasting Permit.

Resolution No. 22414 (New Se-

ries), as follows:

Resolved, That Wm. F. McHugh is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading property in block bounded by Geary and Anza streets, Thir-tieth and Thirty-first avenues, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works, and approved by his Honor the Mayor in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m. and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Wm. F. Mc-Hugh then the privileges and all the rights accruing thereunder shall immediately become null and void. This permit shall expire August

15, 1924. Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Amending Zoning Ordinance, Marina. Bill No. 6682, Ordinance No. 6222

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the following described land in the second residential district instead of the first residential district: Commencing at a point 100 feet southerly from the southerly line of Marina boulevard and 93.75 feet easterly from the easterly line of Baker street, and running thence southerly on a line parallel with and distant 93.75 feet easterly from the easterly line of Baker street to a point 137.5 feet northerly from the northerly line of Chestnut street; thence at right angles westerly 6.25 feet; thence at right angles southerly 137.5 feet to the northerly line of Chestnut the northerly line of Chestnut street; thence easterly along the northerly line of Chestnut street to a point 100 feet westerly from the westerly line of Fillmore street if produced northerly; thence at right angles northerly to the southwest-erly line of Cervantes boulevard; thence at right angles easterly 100 feet; thence at right angles northerly to a point 100 feet southerly from the southerly line of Marina boulevard; thence at right angles westerly to the point of commence-

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Establishing Set-back Lines.

Bill No. 6683, Ordinance No. 6223 (New Series), as follows:

Establishing set-back lines along portions of Fifth avenue, Forty-third avenue, Twenty-sixth avenue and Twenty-third avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 7th day of April, 1924, It is hereby recited the Board of Supervisors adopted Resolution of Intention No. 38 to establish set-back lines along por-tions of Fifth avenue, Forty-third avenue, Twenty-sixth avenue and Twenty-third avenue, and fixed the 28th day of April, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid and that no objections were made except those that were duly and properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series) setback lines are hereby established as

follows:

Along the westerly side of Fifth avenue, commencing at a point 101.85 feet northerly from California street and running thence northerly to a point 100 feet southerly from Lake street, said set-back

line to be 10 feet.

Along the westerly side of Fortythird avenue, commencing at a point 100 feet northerly from Anza street and running thence northerly 25 feet, said set-back line to be 3 1-3 feet; thence northerly 25 feet, said set-back line to be 6 2-3 feet; thence northerly 300 feet, said set-back line to bt 10 feet; thence northerly 25 feet, said set-back line of be 6 2-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet; along the easterly side of Forty-third avenue, commencing at Anza street and running thence northerly 450 feet, said set-back line to be 10 feet.

Along the westerly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 1-3 feet; thence northerly 25 feet, said set-back line to be 6 2-3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet; along the easterly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said setback line to be 9 feet; thence northerly 250 feet, said set-back line to be 11½ feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 15 feet, said set-back line to be 6 feet; thence northerly 15 feet, said set-back line to be 6 feet; thence northerly 15 feet, said set-back line to be 6 feet; thence northerly 15 feet, said set-back line to be 6 feet; thence northerly 15 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said set-back line to be 9 feet; thence northerly 15 feet, said erly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Twenty-third avenue, commencing at Kirkham street and running thence northerly 359 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 171/2 feet; thence northerly 25 feet, said set-back line to be 20 feet; thence northerly 81 feet 9 inches, said setback line to be 28 feet; thence northerly 25 feet, said set-back line to be 20 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines. except as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A v e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Prohibiting the Burning of Husks, Hulls, etc.

Bill No. 6684, Ordinance No. 6224

(New Series), as follows: Prohibiting the ignition or burning of the husks, hulls, chaff, win-nowings, straw or other waste vegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air within cer-tain districts in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or of any other grain or seed, or any other inflammable substance or refuse of any character in the open air within the following described districts in the City and County of San Francisco:

(a) Commencing at the intersection of Potrero avenue and Twentyfifth street; thence easterly along the center line of Twenty-fifth street to the shore line of the Bay of San Francisco; thence southerly along said shore line to the center line of Army street; thence westerly along the center line of Army street to the center line of Potrero avenue; thence northerly along the center line of Potrero avenue to the point

of commencement.

(b) Commencing at the intersection of San Bruno and Oakdale avenues; thence easterly along the center line of Oakdale avenue to the center line of Third street; thence southerly along the center line of Third street to the intersection of San Bruno avenue and Third street; thence northerly along the center

line of San Bruno avenue to the point of commencement.

Section 2. Any person, firm, corporation or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction, shall be punished by a fine not exceeding three hundred (300) dol-lars, or by imprisonment for a term not exceeding one hundred (100) days, or by both such fine and imprisonment.

Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Colman, Deasy, Bath, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Conditional Acceptance, Streets. Bill No. 6685, Ordinance No. 6225 (New Series), as follows:

Providing for conditional acceptance of the roadway of Bismarck street between Rhine street and the county line; Cabrillo street tween Forty-second and Forty-third avenues; Castro street between Twenty-ninth and Valley streets; avenues; Cabrillo street between Thirty-sixth and Thirty-seventh avenues; Thirty-Cabrillo street between Fortieth and Forty-first avenues; Heyman avenue between Prospect avenue and Coleridge street; Prospect aveand Coleringe Street, Prospect and Lizzie street, including the crossing of Prospect avenue and Eugenia avenue; West Portal avenue between Fifteenth avenue and St. Francis Circle; crossing of Castro and Twenty-ninth streets; crossing of Esmeralda avenue and Lundy's Lane; Forty-third avenue between Balboa and Cabrillo streets; Paris street between Italy and Amazon avenues; crossing of Grafton avenue and Lee avenue; Funsten avenue between Italy and Italy avenue have between Italy avenue. nue between Lake street and its northerly termination; Ingerson avenue between Third and Jennings streets; Rhode Island street between Seventeenth and Mariposa streets; Shotwell street between Army street and Precita avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The roadways of the

following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of

San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI, of the Charter, said roadways having been paved with concrete and asphaltic concrete and curbs laid thereon, and are in good condition throughout, to-wit:

Bismarck street between Rhine street and the county line, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have

been laid therein.

Cabrillo street between Fortysecond and Forty-third avenues. paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

street between Twentyninth and Valley streets, paved with concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Cabrillo street between Thirtysixth and Thirty-seventh avenues, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Cabrillo street between Fortieth and Forty-first avenue, paved with asphaltic concrete and concrete curbs have been laid thereon. sewers and gas mains have been laid therein, no water mains have

been laid therein.

Heyman avenue between Prospect avenue and Coleridge street, paved with concrete and granite curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid there-

Prospect avenue between Heyman avenue and Lizzie street, including the crossing of Prospect avenue and Eugenia avenue, paved with concrete and concrete curbs, sewers and water mains have been laid therein, no gas mains have been laid therein.

West Portal avenue between Fifteenth avenue and St. Francis Circle, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers have been laid in the sidewalk areas, gas and water mains have been laid in the sidewalk areas.

Crossing of Castro and Twentyninth streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Crossing of Esmeralda avenue and Lundy's Lane, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Forty-third avenue between Balboa and Cabrillo streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Paris street between Italy and Amazon avenues, payed with con-crete and asphaltic concrete and oncrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Crossing of Grafton and Lee avenues, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

Funston avenue between Lake street and its northerly termina-tion, paved with asphaltic concrete and granite curbs have been laid thereon, sewers, gas and water mains have not been properly laid

Ingerson avenue between Third and Jennings streets, paved with asphaltic concrete and concrete curbs have been laid thereon, sewers have been laid therein, no gas or water mains have been laid therein.

Rhode Island street between Seventeenth and Mariposa streets, paved with concrete and asphaltic concrete and concrete curbs have been laid thereon, sewers and gas mains have been laid therein, no water mains have been laid therein.

street between Shotwell street and Precita avenue has been improved by the construction of an asphaltic concrete pavement with a 14-foot central strip of basalt blocks, sewers and gas mains have been laid therein, no water mains have been laid therein.

Section 2. This ordinance shall take effect immediately.

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch -2.

Establishing Grades.

Bill No. 6686, Ordinance No. 6226

(New Series), as follows:

Establishing grades on Bergin alley between Hyde street and a line parallel with and 114.58 feet westerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The grades on Bergin alley between Hyde street and a line parallel with and 114,58 feet westerly therefrom are hereby tablished at points hereina tablished at points hereinafter named and at heights above city base as hereinafter stated in accordance with recommendation of the Board of Public Works filed April 16, 1924.

Bergin alley, 60 feed westerly from Hyde street, 73.30 feet; 114.58 feet westerly from Hyde street, 73

feet.

On Bergin alley between Hyde street and a line parallel with and 114.58 feet westerly therefrom be established to conform to true gradients between the grade elevations above given therefor and the present official grade of Hyde street at Bergin alley. Section 2.

This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore ---16.

Absent-Supervisors Katz, Welch

Changing Grades.

Bill No. 6687, Ordinance No. 6227

(New Series), as follows:

Changing and re-establishing the official grades on Mount Vernon and Ottawa avenues between Mission street and Huron avenue and on Huron avenue between Niagara and Ottawa avenues.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 26th day of February, 1924, by Resolution No. 22140 (New Series), declare its intention to change and re-establish the grades on Mount Vernon and Ottawa avenues between Mission street and Huron avenue and on Huron avenue between Niagara and Ottawa avenues.

Whereas, said resolution was so ablished for ten days, and the published Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted

along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section I. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and es tablished as follows:

Mount Vernon Avenue.

Mission street, 220 feet. same being the present (The official grade).

12 feet southerly from the northerly line of, at Mission street west-

erly line, 220 feet.

12 feet northerly from the southerly line of, 5.23 feet westerly from Mission street, 220 feet.

12 feet southerly from the northerly line of, 98.66 feet westerly from Mission street, 221.35 feet.

12 feet southerly from the northerly line of, 145.66 feet westerly

from Mission street, 221.29 feet. 12 feet southerly from the northerly line of, 192.66 feet westerly from Mission street, 219.79 feet.

Vertical curve passing through the last three described points.

12 feet northerly from the southerly line of, 103.89 feet westerly from Mission street, 221.35 feet.

12 feet northerly from the south-

erly line of, 150.89 feet westerly from Mission street, 221.29 feet. 12 feet northerly from the south-

erly line of, 200.89 feet westerly from Mission street, 219.67 feet.

12 feet southerly from the northerly line of, 242.66 feet westerly from Mission street, 217.45 feet. 12 feet northerly from the south-

erly line of, 287 feet easterly from Huron avenue, 210.36 feet.

12 feet northerly from the southerly line of, 237 feet easterly from Huron avenue, 208.03 feet.

12 feet southerly from the northerly line of, 240 feet easterly from Huron avenue, 208.18 feet.

12 feet southerly from the northerly line of, 200 feet easterly from Huron avenue, 206.18 feet.

12 feet southerly from the northerly line of, at Huron avenue, 196.80 (The same being the present official grade.)

12 feet northerly from the southerly line of, at Huron avenue, 197 (The same being the present official grade.)

Ottawa Avenue.

(The Mission street, 236 feet. official same being the present grade.)

15 feet southerly from the northerly line of, at Mission street west-

erly line, 236 feet.

15 feet northerly from the southerly line of, 5.24 feet westerly from Mission street, 236 feet.

15 feet southerly from the northerly line of, 185.90 feet westerly from Mission street, 224.49 feet. 15 feet southerly from the north-

from Mission street, 221.39 feet.

15 feet northerly from the south-

erly line of, 337 feet easterly from

Huron avenue, 212.10 feet.

15 feet northerly from the southerly line of, 287 feet easterly from Huron avenue, 209.61 feet.

15 feet northerly from the southerly line of, 237 feet easterly from

Huron avenue, 208.36 feet.

Vertical curve passing through the last three described points.

15 feet southerly from the northerly line of, 287 feet easterly from Huron avenue, 209 feet.

15 feet southerly from the northerly line of, 237 feet easterly from Huron avenue, 208.36 feet.

Northerly line of, at Huron avenue, 205 feet. (The same being the

present official grade.)

Southerly line of, at Huron avenue, 206.20 feet. (The same being the present official grade.

Huron Avenue.

Niagara avenue southerly line, 195.20 feet. (The same being the present official grade.)

200 feet southerly from Niagara avenue, 198.50 feet.

Mount Vernon avenue northerly line, 196.80 feet. (The same being the present official grade.)

Mount Vernon avenue southerly line, 197 feet. (The same being the present official grade.)

from Mount 200 feet southerly

Vernon avenue, 199 feet.

Ottawa avenue northerly line, 205 feet. (The same being the present

official grade.) On Mount Vernon and Ottawa avenues between Mission street and Huran avenue and on Huron avenue between Niagara and Ottawa avenues, changed and established to conform to true gradients between the grade elevations above given therefor.

This ordinance shall Section 2.

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Bill No. 6688, Ordinance No. 6228

(New Series), as follows:

Changing and re-establishing the official grades on Harkness avenue between San Bruno avenue and Brussels street, and on Girard street between Ward street and Wilde ave-

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 1st day of February, 1924, by Resolution No. 22010 (New Series), declare its intention to change and re-establish the grades on Harkness avenue between San Bruno avenue and Brussels street, and on Girard street between Ward street and Wilde avenue.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as

provided by law; and
Whereas, more than forty days
has elapsed since the first publication of said resolution of intention;

therefore

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The grades on the fol-Section 1. lowing named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

Harkness Avenue.

Northerly line of, at San Bruno avenue, 151.40 feet. (The same being the present official grade.)

Southerly line of, at San Bruno avenue, 152.70 feet. (The same being the present official grade.)

10 feet northerly from the southerly line of, at Girard street east-

erly line, 165.50 feet.

10 feet southerly from the northerly line of, at Girard street east-erly line, 165.50 feet.

Northerly line of, 10 feet westerly from Girard street easterly line, 167 feet.

Southerly line of, 10 feet westerly from Girard street easterly line,

Northerly line of, 10 feet easterly from Girard street westerly line, 169 feet.

Southerly line of, 10 feet easterly from Girard street westerly line, 169 feet.

10 feet southerly from the northerly line of, at Girard street west-erly line, 170.18 feet.

10 feet northerly from the south-erly line of, at Girard street west-

erly line, 170.18 feet. 100 feet westerly from Girard

street, 182 feet.

10 feet southerly from the northerly line of, at Brussels street easterly line, 194 feet. (The same being the present official grade.)

10 feet northerly from the southerly line of, at Brussels street easterly line, 194 feet. (The same being the present official grade.)

Girard Street.

Ward street, southerly line, 185 feet. (The same being the present official grade.)

10 feet westerly from the easterly line of, at Harkness avenue north-

erly line, 167 feet.

10 feet easterly from the westerly line of, at Harkness avenue north-

erly line, 169 feet. Easterly line of, 10 feet southerly Harkness avenue northerly

line, 165.50 feet. Westerly line of, 10 feet southerly Harkness avenue northerly from

line, 170.18 feet. Westerly line of, 10 feet northerly from Harkness avenue southerly

line, 170.18 feet.

Easterly line of, 10 feet northerly Harkness avenue southerly from line, 165.50 feet.

10 feet westerly from the easterly line of, at Harkness avenue southerly line, 167 feet.

10 feet easterly from the westerly

line of, at Harkness avenue south erly line, 169 feet. 10 feet easterly from the westerly

line of, 50 feet southerly from Hark-

ness avenue, 169.25 feet.

10 feet westerly from the easterly line of, 50 feet southerly from Harkness avenue, 168.25 feet.

10 feet easterly from the westerly line of, 200 feet southerly from Harkness avenue, 170 feet.

10 feet westerly from the easterly line of, 200 feet southerly from Harkness avenue, 169 feet. 10 feet easterly from the westerly

line of, 50 feet northerly from Wilde

avenue, 166.84 feet.

10 feet westerly from the easterly line of. 50 feet northerly from Wilde

avenue, 165.84 feet.

10 feet easterly from the westerly line of, at Wilde avenue northerly line, 166.30 feet. (The same being the present official grade.)

10 feet westerly from the easterly line of, at Wilde avenue northerly line, 164 feet. (The same being the present official trade.)

On Harkness avenue between San

Bruno avenue and Brussels street, and on Girard street between Ward street and Wilde avenue changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore --16

Absent-Supervisors Katz, Welch

Bill No. 6689, Ordinance No. 6229

(New Series), as follows

Changing and re-establishing the official grades on Eighteenth avenue between Rivera street and a line parallel with Santiago street and 200 feet southerly therefrom, and on Santiago street between Seventeenth and Nineteenth avenues.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 26th day of February, 1924, by Resolution No. 23431 (New Series) declare its intention to change re-establish grades on Eightand eenth avenue between Rivera street and a line parallel with Santiago street and 200 feet southerly therefrom, and on Santiago street be-tween Seventeenth and Nineteenth avenues.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously along all streets specified in the resolution, in the manner and as

provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

Eighteenth Avenue.

Easterly line of, at Rivera street, 431 feet. (The same being the present official grade.)

Westerly line of, at Rivera street, 429 feet. (The same being the pres-

ent official grade.) 300 feet southerly from Rivera

street, 412 feet.

15 feet easterly from the westerly

line of, at Santiago street northerly

line, 388 feet.

15 feet westerly from the easterly line of, at Santiago street northerly line, 388 feet.

Westerly line of, 15 feet south-erly from Santiago street northerly

line, 387.62 feet.

Easterly line of, 15 feet southerly from Santiago street northerly line,

Easterly line of, 15 feet northerly from Santiago street southerly line, 386.37 feet.

Westerly line of, 15 feet northerly from Santiago street southerly line, 386.37 feet.

15 feet easterly from the westerly line of, at Santiago street southerly line, 386 feet.
15 feet westerly from the easterly

line of, at Santiago street southerly

line, 386 feet. 200 feet southerly from Santiago street, 370.66 feet. (The same being the present official grade.)

Santiago Street.

Seventeenth avenue, 415 feet. (The same being the present official

15 feet southerly from the northerly line of, at Eighteenth avenue

easterly line, 387.62 feet.

15 feet northerly from the southerly line of, at Eighteenth avenue easterly line, 386.37 feet.

Northerly line of, 15 feet westerly from Eighteenth avenue easterly line, 388 feet.

Southerly line of, 15 feet westerly from Eighteenth avenue east-erly line, 386 feet.

Northerly line of, 15 feet easterly Eighteenth avenue westerly from Eightee line, 388 feet.

Southerly line of, 15 feet easterly from Eighteenth avenue westerly line. 386 feet.

15 feet southerly from the northerly line of, at Eighteenth avenue westerly line, 387.62 feet.

15 feet northerly from the southerly line of, at Eighteenth avenue westerly line, 386.37 feet. 15 feet southerly from the north-

erly line of, 50 feet easterly from

Nineteenth avenue, 372.50 feet. 15 feet northerly from the southerly line of, 50 feet easterly from

Nineteenth avenue, 371.30 feet.
Northerly line of, at Nineteenth avenue, 371 feet. (The same being the present official grade.)
Southerly line of, at Nineteenth avenue, 366.50 feet. (The same being the present official grade.)

On Eighteenth avenue between Rivera street and a line parallel with Santiago street and 200 feet southerly therefrom, and on Santiago street between Seventeenth

and Nineteenth avenues, changed and established to conform to true gradients between the grade eleva-tions above given therefor. Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Bill No. 6690, Ordinance No. 6230

(New Series), as follows:

Changing and re-establishing the official grades on Capitol avenue between Montana and Minerva streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works. did, on the 26th of February, 1924, by Resolution No. 22139 (New Series), declare its intention to change and re-establish the grades on Capital avenue between Montana and Minerva streets;

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention, caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as herein-after stated, are hereby changed and established as follows:

Capitol Avenue.

Montana street southerly line, 368 feet. (The same being the present official grade.)

60 feet southerly from Montana

street, 359.27 feet.

110 feet southerly from Montana street, 352.65 feet.

160 feet southerly from Montana

street, 347.36 feet. Vertical curve passing through

the last three described points.

Minerva street northerly line, 339 feet. (The same being the present official grade.)

On Capitol avenue between Montana and Minerva streets changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch

<u>-2</u>.

Bill No. 6691, Ordinance No. 6231 (New Series), as follows:

Changing and re-establishing the official grades on Eighteenth avenue between Kirkham and Lawton streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 26th day of February, 1924, by Resolution No. 22130 (New Series), declare its intention to change and re-establish the grades on Eighteenth avenue between Kirkham and Lawton streets;

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention, caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Eighteenth 1 wann

Eighteenth Avenue.
Kirkham street southerly line,
312 feet. (The same being the present official grade.)

15 feet westerly from the easterly line of, 250 feet southerly from Kirkham street, 336.17 feet.

15 feet westerly from the easterly line of, 300 feet southerly from Kirkham street, 339.90 feet.

15 feet westerly from the easterly line of, 350 feet southerly from Kirkham street, 341.43 feet.

Vertical curve passing through the last three described points.

15 feet easterly from the westerly line of, 250 feet southerly from Kirkham street, 335.34 feet.

15 feet easterly from the westerly

line of, 300 feet southerly from Kirkham street, 338.93 feet.

15 feet easterly from the westerly line of, 350 feet southerly from Kirkham street, 340.40 feet.

Vertical curve passing through the last three described points.

Easterly line of, at Lawton street, 344 feet. (The same being the present official grade.)

westerly line of, at Lawton street, 342 feet. (The same being the pres-

ent official grade.)

On Eighteenth avenue between Kirkham and Lawton streets, changed and established to conform to true gradients between the grade elevations above given therefor—all other grades on this block to be abolished.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Weich

Bill No. 6692, Ordinance No. 6232 (New Series), as follows:

Changing and re-establishing the official grades on Seneca avenue between Otsego and Delano avenues.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 1st day of February, 1924, by Resolution No. 21995 (New Series), declare its intention to change and re-establish the grades on Seneca avenue between Otsego and Delano avenues;

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention. caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore

therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Otsego avenue, 151 feet. (The

Otsego

being the present official same · grade.)

150 feet westerly from Otsego

from

avenue, 152.12 feet.

250 feet westerly avenue, 155.48 feet.

350 feet westerly from Otsego

avenue, 164.08 feet.

Vertical curve passing through the last three described points.)

Delano avenue easterly line, 178 feet. (The same being the present

official grade.)

On Seneca avenue between Otsego and Delano avenues, changed and established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Spur Track Permit, W. H. Sullivan. Bill No. 6693, Ordinance No. 6233

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Walter H. Sullivan to construct, maintain and operate a spur track from the existing spur track in Ritch street between Brannan and Townsend streets, thence over and across Ritch street and into the property on the easterly side of Ritch street, as shown on the blue print attached to the application.

Be it ordained by the People of the City and County of San Francisco is follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Walter H. Sullivan to construct, maintain and operate a spur track from the existing spur track in Ritch street between Brannan and Townsend streets, thence over and across Ritch street and into the property on the easterly side of Ritch street, as shown on the blue print attached to the application.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Walter H. Sullivan.

Provided, that girder rail be used between the property lines on Ritch street, and that bridge ties be in-stalled to distribute the load over the sewer, that two storm-water inlets be constructed to the north of the proposed track and connected with the sewer, the work to be done under the direction and supervision of the Board of Public Works. Provided, that Walter H. Sullivan

shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Removal of Laurel Hill Cemetery.

The following entitled bill, heretofore passed for printing,

taken up on final passage:

Bill No. 6694, Ordinance No. -(New Series), entitled "Declaring that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.'

Privilege of the Floor.

Mme. Grosjean was granted the privilege of the floor and asked that the opening side be permitted to close the debate and that she be heard after the other protestants had been heard.

Thereupon, Leonard Kothe and George Clark Sargent addressed the Board at length in opposition to

the proposed ordinance.

Dr. M. F. Coffey, Dr. John Gallwey, Dr. Fred W. Lux, Dr. W. W. Weimore and Dr. A. P. O'Brien were duly sworn and testified as to health matters as affected by the removal of the cemetery.

Telegrams from superintendents of cemeteries of other cities, in answer to letters of Assistant City Attorney Marks, as to danger of epidemic by removal of cemeteries, were read and filed for the record.

At this point in the proceeding Acting Mayor McLeran delivered a message from Supervisor Welch to the effect that he (Supervisor Welch) had met with an accident and could not attend, and wanted the pending matter postponed one week, at which time he would be able to attend.

Final Passage.

Thereupon, the Roll was called and the following ordinance was finally passed by the following vote:

Removal of Laurel Hill Cemetery. Bill No. 6694, Ordinance No. 6234

(New Series), as follows:

Declaring that the further maintenance of Laurel Hill Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate

within the following boundaries, to-

Laurel Hill Cemetery, bounded by Presidio avenue, California street, Parker avenue and a line drawn northwesterly from a point formed by the intersection of the north line of Post street, extended, with the west line of Presidio avenue, to a point on the east line of Parker avenue, distant thereon 100 feet southerly from the intersection of the south line of Euclid avenue, produced easterly, and the easterly line of Parker avenue.

Section 2. It is hereby ordered demanded that, within years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the own-ers or holders of burial lots therein, or the relatives or friends of those whose bodies are interred therein disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one burdered thousand persons to one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such wodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mau soleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed." proved June 5, 1923. Ap-

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordi-nance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City and County.

Section 4. It is hereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the daté upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of gen-eral circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or con-trolling such cemetery a copy there-of. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regula-tions. All disinterments, transpor-tation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said and the provisions of the said act of the legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislature, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed to erect a memorial mausoleum or columbarium for the depositing therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columabriums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution

Section 6. This ordinance shall be in force and take effect imme-

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1.

Absent-Supervisors Katz, Welch

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$44,447.32, recommeads same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor McLeran: Resolution No. --- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

- (1) Associated Oil Company, fuel oil, Hetch Hetchy (claim dated Apr. 30, 1924), \$1,095.
- (2) Del Monte Meat Co., meats, Hetch Hetchy (claim dated Apr., 30, 1924), \$2,463.81.
- (3) The Edison Storage Battery Supply Co., battery cells (claim dated Apr. 30, 1924), \$2,427.55. (4) California Stucco Products

Co., stucco finish, etc. (claim dated

Apr. 30, 1924), \$860.57. (5) Dyer Brothers, structural steel, etc. (claim dated Apr. 30,

1924), \$889.04. (6) Holbrook, Merrill & Stetson, French ranges, etc. (claim dated Apr. 30, 1924), \$504.23.

Apr. 30, 1924), \$504.23.
(7) Waterhouse-Wilcox Co., tubular doors and frames (claim dated

Apr. 30, 1924), \$2,610.
(8) The White Co., four White auto trucks (claim dated Apr. 30,

1924), \$23,205.07.

(9) Aluminum Company of California, third payment, for aluminum cable, Contract 89 (claim dated Apr. 30, 1924), \$110,139.02.

(10) General Electric Co., fourteenth payment, electric generators and equipment, Moccasin Creek Power Plant, Contract 80 (claim dated Apr. 30, 1924), \$9,666.81. (11) Joshua Hendy Iron Works,

first payment, butterfly valves, Contract 97 (claim dated Apr. 30, 1924),

\$12,435.

(12) M. M. O'Shaughnessy, lving fund expenditures, revolving fund per vouchers claim dated Apr. 25,

1924), \$535.52. (13) M. M. O'Shaughnessy, volving fund expenditures, reper claim vouchers dated Apr. 28. 1924), \$2,274.64.

Special School Tax.
(14) Central Scientific Co., ence materials, Galileo High School (claim dated Apr. 29, 1924), \$683.37.

(15) Louis G. Henes, lathes, Galileo High School (claim dated Apr. 29, 1924), \$2,572.75.

(16) Roberts Machinery & Supply Co., one lathe, Galileo High School (claim dated Apr. 29, 1924), \$815.

(17) Harron, Rickard & McCone, shop equipment, Mission High School (claim dated Apr. 29, 1924), High \$6,618.85.

(18) W. P. Fuller & Co., lead, oil, etc., for schools (claim dated Apr.

1924), \$900.80.

(19) Anderson & Ringrose, thirteenth payment, general construction, Horace Mann School (claim dated Apr. 30, 1924), \$71,985.50.

(20) Butte Electrical Equipment Co., fifth payment, electric work, Horace Mann School (claim dated Apr. 30, 1924), \$1,006.50.

- (21) A. Lettich, seventh payment, plumbing, Horace Mann School (claim dated Apr. 30, 1924), \$2,-614.50.
- (22)Central Electric Co., final payment, electric work, Oriental School Annex (claim dated Apr. 30, 1924), \$692.50.
- (23) John Reid, Jr., final payment, architectural services, Ori-

ental School Annex (claim dated April 30, 1924), \$555.51.

(24) Anderson & Ringrose, sixth payment, general construction, Portola Primary (San Bruno) School (claim dated April 30, 1924), \$11,-

880.

(25) P. J. Enright, third payment, heating and ventilating, Portola Primary (San Bruno) School (claim dated April 30, 1924), \$1,-623.34.

(26) J. E. O'Mara, first payment, heating, Sarah B. Cooper School (claim dated April 30, 1924), \$1,-

043.63.

(27) Wm. Bruce, second payment, general construction, Sarah B. Cooper School (claim dated Apr. 30, 1924), \$1,846.88.

School Construction Fund, Bond

Issue 1918.

(28) Harron, Rickard & McCone, manual training benches, Galileo High School (claim dated Apr. 29, 1924), \$1,336.40.

(29) Manning, Maxwell & Moore Inc., lathes, Galileo High School (claim dated Apr. 29, 1924), \$^5.00, (30) Pratt & Whitney Co., lathes, Galileo High School (claim dated Apr. 29, 1924), \$2,695. (31) Theatre Equipment Supply

Co., equipment, Galileo High School (claim dated Apr. 29, 1924), \$1,-492.45.

(32) Waterhouse & Lester Co., lathe, Galileo High School (claim dated Apr. 29, 1924), \$1,299.

(33) Braun-Knecht-Heiman Co. microscopes, Mission High School (claim dated Apr. 29, 1924), \$2,-712.60.

(34) Harron, Rickard & McCone, manual training benches, Mission High School (claim dated Apr. 29, 1924). \$1,336.40.

(35)Western Manning Maxwell Moore, lathes, Mission High School (claim dated Apr. 29, 1924),

\$2,500.

(36) John Reid, Jr., third payment, architectural services, High School of Commerce (claim dated Apr. 23, 1924), \$14,204.

Municipal Railway Depreciation Fund.

(37) Standard Underground Cable Co., copper trolley wire, Municipal Railways (claim dated Apr. 29,

1924), \$3,272.82. (38) James M. Smith, final payment, grading, etc., Occan View extension of Municipal Railways (claim dated Apr. 30, 1924), \$22,-

070.97.

(39) United States Steel Products Co., final payment for track material, Municipal Railways, Contract 136 (claim dated Apr. 30, 1924), \$43,681.04.

Water Construction Fund, Bond Is-

swe 1910. (40) John C. Thomson, services and opinions on \$5,593,000 Water Bonds (claim dated May 5, 1924), \$1,864.34.

School Construction Fund, Bond Is-

sue 1923.
(41) John C. Thomson, services and opinion on validity of \$12,000,-000 School Bonds, part payment (claim dated May 5, 1924), \$2,500. General Fund, 1923-1924.

(42) Preston School of Industry, maintenance of minors (claim dated

Apr. 24, 1924), \$748.28. (43) Preston School of Industry, maintenance of minors (claim dated

Apr. 24, 1924), \$811.62. (44) Standard Oil Company, gasooline, Police Dept. (claim dated Apr. 28, 1924), \$874.65.
(45) Producers Hay Co., hay, etc., Police Dept. (claim dated Apr. 28, 1924), \$584.56.
(46) Spring Valley Water Co., water characteristics of the control of th

water furnished Fire Dept. hydrants (claim dated Apr. 30, 1924), \$13,-605.10.

(47) Elliot & Grant, first payment, general construction, alterations to O'Farrell Street Police Station (claim dated Apr. 30, 1924),

\$3,732.41.

(48) San Francisco Society for the Prevention of Cruelty to Ani-mals, impounding, feeding, etc., of animals (claim dated May 5, 1924), \$1,125.

(49) California Academy of Sciences, expense of maintenance of Steinhart Aquarium for April dated May (claim 1924).

\$3,334.07.

(50) Railroad Commission of the State of California, for expense of valuation of electric properties, per Resolution No. 22214, New Series (claim dated May 5, 1924), \$2,000.

(51) Capital Decorating & Manufacturing Co.. decorating Market street from The Embarcadero to Ninth street (claim dated April 30,

1924), \$915. (52) Spe Sperry Flour Co., flour for Relief Home (claim dated April 28, 1924), \$539.

Appropriations, Timber Trestles, Pipe Line, Hetch Hetchy; Hardware, Moccasin Creek Power Plant.

Also, Resolution No. —— (New

Series), as follows: Resolved. That That following the amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

For construction of timber trestles for the Hetch Hetchy bay crossing pipe line, Contract No. 96, as per award to Leonard F. Youdall, \$167,645; possible bonus, \$8,500; ex-tras and incidentals, \$8,855.

For cost of furnishing and delivering electric transmission line hardware for the Moccasin Creek power plant, Contract 103, Hetch Hetchy Water Supply, as per award to Westinghouse Electric & Mfg. Co., \$11,425.91; as per award to Western Electric Co., \$4,897.80; in-

spection, \$676.29.

Appropriation, \$5,500, Plans, etc., Southern Police Station.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$5,500 be and the same is hereby set aside, appropriated and authorized to be expended out of "Police Department Buildings," Budget Item No. 82-A, for the preparation of plans, specifications, detail drawings and supervision of construction of Southern Police Station building at the northwest corner of Fourth and Clara streets.

(Supervisor Schmitz, in connection with the foregoing, ealled at-tention to the necessity for a new

Bush street police station.)

Appropriation, \$813.50, Intercommuni-System, Audl. cating Telephone torium.

Also, Resolution No. -- (New

Series), as follows: Resolved, That the sum of \$813.50 be and the same is hereby set aside, appropriated and authorized to be expended out of Auditorium Fund to cover cost of installation of an intercommunicating telephone system in the Exposition Auditorium. (Award of contract to Crown Electric Co. at \$613.50; extras, incidentals, inspection, etc., \$200.)

Appropriation, \$15,250, Land and Improvements, Hearst-Moulder School Site.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$15.250 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to Viggo B. Nielsen; being payment for land and improvements situate on the east line of Webster street, distant 95 feet north from the northerly line of Page street, of dimensions by 1021/2 feet; as per acceptance offer by Resolution No. 22394 25 by (New Series), required for the Hearst-Moulder School.

Appropriation, \$6,400. Reconstruction of Ward "R" (Psychopathic Ward), San Francisco Hospital.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$6,400 be and the same is hereby set aside, appropriated and authorized to be expended out of General Fund, 1923-1924, for the reconstruction of Ward "R,' San Francisco Hospital, into a psychopathic ward, including extras, incidentals, inspection, (Contract awarded to H. Hallen-sleben for \$5,400.)

Appropriation, \$89,161, Payment Trustees of San Francisco V Memorial.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the sum of \$89,161 be and the same is hereby set aside and appropriated out of General Fund, Budget Item No. 81, and authorized in payment to the trustees of the San Francisco War Memorial; being payment of money advanced for the purchase of property by the City and County at the southwest corner of Van Ness avenue and McAllister street. (Claim

dated May 5, 1924.)
A y es — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1.

Absent-Supervisors Katz, Welch

Transfer of Municipal Railway Funds to Cover Deficit.

Supervisor McLeran presented: No. 22415 (New Se-Resolution

riese), as follows:

Resolved, That the sum \$9,604.02 be and the same is hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of the Municipal Railway Operating Fund, to cover operating deficit of Municipal Railways for the month of March, 1924.

(Recommendation of Board of Public Works by Resolution No. 81403, Second Series.)

Adopted by the following vote: A y e s — Supervisors Badaracco, ath Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Accepting Statement, California Street Cable Rallroad Company.

Supervisor McLeran presented: Resolution No. 22416 (New Se-

ries), as follows:

Resolved, That the statement heretofore filed by the California Street Cable Railroad Company showing \$6,054.26 to be the amount due the City and County, being two per centum of the gross receipts during the year ending December 31, 1923, be and the same is hereby ac-

cepted.

Further Resolved, That the said California Street Cable Railroad Company is hereby directed to de-posit with the Treasurer of the City and County the said sum of \$6,054.26, the same to be placed to the credit of the General Fund.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-supervisors Katz, Welch

Accepting Statement, Market Street Railway Company.

Supervisor McLeran presented: Resolution No. 22417 (New Se-

ries), as follows:

Resolved, That the statements heretofore filed by the Market Street Railway Company showing gross receipts from passenger fares for the months of January, February and March, 1924, upon percentages in the fol which following amounts are due the City and County, be and the same are hereby accepted, to-wit:

January-

Parnassus and Ninth Avenue

Gough Street Railroad...... 41.97

February-Parnassus and Ninth Avenue

259.92 Gough Street Railroad...... 40.28March-

Parnassus and Ninth Avenue

273.35 line .

Further Resolved, That the Mar-ket Street Railway Company is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums. the same to be placed to the credit of the General Fund.

Adopted by the following vote: A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Accepting Offers to Sell Land for Widening Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22418 (New Series), as follows:

Whereas, the owners of the fol-

lowing described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz:

William A. Dougherty, \$30—Commencing at the point of intersection of the easterly line of Clayton street and the northerly line of Seventeenth street; thence northerly along the easterly line of Clayton street 11.50 feet; thence southeasterly on a curve to the left, tangent to the preceding course, 12.42-foot radius, central angle 85 degrees 36 minutes, 18.55 feet to the northerly line of Seventeenth street; thence westerly tangent to the preceding curve and along the northerly line of Seventeenth street 11.50 feet to the easterly line of Clayton street and the point of commencement. Being a portion of Lot 1, Block N, Park Lane Tract Map No. 6.

and the point of commencement. Being a portion of Lot 1, Block N, Park Lane Tract Map No. 6.

Lilla L. Mackay, \$9—Running from the point of intersection of the southeasterly line of Lower Terrace and the northerly line of Saturn street easterly along the northerly line of Saturn street 128.26 feet; thence deflecting to the left 72 deg. 43 min. 15 sec. and running northerly 98.52 feet to the point of commencement; thence northerly along the preceding course, if produced northerly, 14.26 feet; thence at right angles easterly 11.44 feet; thence deflecting to the right 128 deg. 44 min. 15 sec. and running southwesterly along a line parallel with and distant 10.00 feet scutheasterly from the southeasterly line of Lower Terrace 18.28 feet to the point of commencement. Being a portion of Lot 3, Block R, Park Lane Tract Map No. 3.

As a further consideration for the above described property of Lilla L. Mackay, the City and County of San Francisco agrees to construct at its expense a concrete wall on the adjoining property of Lilla L. Mackay of sufficient height and strength to support the grade of Roosevelt boulevard as widened and the owner agrees to grant to the City and County of San Francisco the right to construct said wall.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and effered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties; now, therefore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and, if the same are found in satisfactory condition, to accept deeds therefor in behalf of the City and County of San Francisco, upon payment of the agreed purchase prices.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovier,
Rossi, Schmitz, Shannon, Wetmore
—16.

Absent—Supervisors Katz, Welch—2.

Accepting Offer to Sell Land for Widening Randolph Street and Worcester Avenue.

Supervisor McLeran presented: Resolution No. 22419 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.

Edward I. Park and Ellen Park, \$993.05—Commencing at a point on the southerly line of Randolph street, distant thereon 50 feet easterly from the easterly line of Bright street; running thence easterly and along said line of Randolph street 50 feet; thence at a right angle westerly 21 feet; thence at a right angle westerly 50 feet; thence at a right angle northerly 21 feet to the point of commencement. Being part of Lots Nos. 27 and 28 in Block 353. City Land Association.

The above mentioned sum of nine hundred ninety-three and 05/100 dollars (\$993.05) includes in addition to the payment for the above mentioned parcel, all damages in full to the building now on said parcel, said building to be removed by the present owners within ninety (90) days from date of deed.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attor-

ney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent—Supervisors Katz, Welch

Accepting Offers to Sell Land for Transmission Line Right of Way. Also, Resolution No. 22420 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following described land situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite their names, viz.:

J. R. Sachau and Margaret Sa-au, \$25—0.3 acre, lying in the southwest quarter of Section T. 3 S., R. 2 E., M. D. B. & M. of Section (As

per written offer on file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Also, Resolution No. 22421 (New Series), as follows:

Whereas, the City Engineer has rccommended the purchase by the City and County of San Francisco from the following named owners of rights of way easements over the following described parcels of land, situated in the County of San Joaquin, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sums set forth opposite their names, viz.:

Annie Fabian, estate of Laura A. Toklas, Vera M. Broh, Alice B. Tok-las and Clarence F. Toklas (as per written offer on file), \$40.

1.4 acres, more or less, lying in Section 34, T. 3. S., R. 4 E., M. D. B. and M.

Annie M. Hopkins (as per writ-

ten offer on file), \$150.

5.9 acres, more or less, being a portion of the SE. ¼ of Section 34, T. 3. S., R. 4 E., M. D. B. and M.

Now, therefore, be it Resolved, That, in

accordance with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned easements for the sums set forth opposite their names be and the same are hereby accepted.

Further Resolved. That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offers; to examine the titles to said easements, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16

Absent-Supervisors Katz, Welch

Also, Resolution No. 22422 (New

Series), as follows: Upon the recommendation of the Special Counsel for the Hetch

Hetchy Water Supply and approval of the City Engineer,

Resolved, That the offer of H. B. Brubaker and Ida Alice Brubaker to convey to the City and County of San Francisco 2.541 acres, more or less, of land lying in Section 14, T. 3 S., R. 8 E., M. D. B. and M., Stanislaus County, for purposes of the Hetch Hetchy aqueduct and transmission line right of way, and to remove from said right of way the buildings and improvements thereon, for a total sum of \$10,000, be and the same is hereby accepted.

Further Resolved, That the offer of the Stanislaus Land and Abstract Company to clear the title and to Company to clear the title and to convey to the City and County of San Francisco 28.74 acres of land lying in Lots 2, 6, 4 and 11 of Roselle Tract, as shown on map entitled "Roselle Tract," filed August 13, 1912, Vol. 7 of Maps, page 3, Stanislaus County Records, for the sum of \$2,114.91, be and the same is berely accepted. Be it

is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the aceptance of their said offers; to examine the titles to said property, and if the same are found in satisfactory condition to accept, in behalf of the City and County of San Francisco deeds conveying title thereto, containing the conditions and reservations agreed upon said offers, and to file the same for record, with a copy of this resolu-tion attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovi Rossi, Schmitz, Shannon, Wetmore

-13.Absent—Supervisors Katz, Welch

Passed for Printing.

The following matters were passed for printing:

Amending Zoning Ordinance, Army Street.

motion of Supervisor Mc-On Gregor:

Bill No. 6695, Ordinance No. ---

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating and establishing the location of trades, industries and the location of the control of the contro of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby changed so as to place the northerly side of Army street, commencing at a point 75 feet easterly from Bryant street, and running thence easterly 25 feet and % inches, and extending to the rear lot line, in the commercial district instead of the second residential district.

Amending Zoning Ordinance, Fortythird Avenue, Between Cabrillo and Fulton Streets.

Bill No. 6696, Ordinance No. -

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 4 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Forty-third avenue between Cabrillo street and Fulton street, and extending to the rear lot lines, in the first residential district instead of the second residential district.

Amending Zoning Ordinance, Stockton Street, Southerly From Sacramento Street.

Also. Bill No. 6697, Ordinance No. (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zonc Map, constituting a part of said ordinance, is ordered changes so as to place the easterly side of Franklin street, commencing at a point 125 feet northerly from Page street, and running thence northerly 25 feet, in the commercial district instead of the second residen-

tial district.

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Stockton street, commencing at a point 57.5 feet southerly from Sacramento street, and running thence southerly 50 feet, in the commercial district instead of the second residental district.

Section 7 of the Use of Property

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Bartlett street and Twenty-third street, for a distance of 29 feet on Bartlett street and 125 feet on Twenty-third street, in the commercial district instead of the sec-

ond residential district.

Resolution of Intention to Establish Set-Back Lines No. 41.

Supervisor Harrelson presented: Resolution No. 22423 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that set-back lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the easterly side of Twenty-first avenue, commencing at a point 100 feet southerly from Cabrillo street and running thence southerly 150 feet, said set-back line

to be 20 feet.

Along the westerly side of Thirty-sixth avenue, commencing at a point 100 feet southerly from Anza street and running thence southerly 300 feet, said set-back line to be 3 feet; along the easterly side of Thirty-six avenue, commencing at a point 150 feet southerly from Anza street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 325 feet, said set-back line to be 6 feet.

Along the westerly side of Thirtyeighth avenue, commencing at a point 100 feet southerly from Balboa street and running thence southerly 69 feet, said set-back line to be 2 feet; thence southerly 25 feet, said set-back line to be 4½ feet; thence southerly to Cabrillo street, said set-back line to be 7 feet; along the easterly side of Thirty-eighth avenue, commencing at a point 100 feet southerly from Balboa street and running thence southerly 175 feet 4 inches, said setback line to be 3 feet; thence southerly 25 feet, said set-back line to be 61-3 feet; thence southerly 24 feet 8 inches, said set-back line to be 92-3 feet; thence southerly to Cabrillo street, said set-back line to be 13 feet.

Along the westerly side of Twenty-second avenue, commencing at Judah street and running thence northerly to a point 100 feet southerly from Irving street, said setback line to be 11 feet; along the easterly side of Twenty-second avenue, commencing at Judah street and running thence northerly to a point 130.25 feet southerly from Irving street, said set-back line to be 15 feet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 125 feet northerly from Judah street and running thence northerly to a point 100 feet southerly from Irving street, said setback line to be 6 feet; along the easterly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 225 feet, said set-back line to be 9½ feet; thence northerly 175 feet, said set-back line to be 12 feet.

Along the westerly side of Belvedere street from Grattan street to Parnassus avenue, said set-back line to be 11 feet.

And notice is hereby given that Monday, the 2d day of June, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath. Colman. Deasy. Harrelson, Hayden, McGregor. McIeran. McSheehy. Morgan. Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent—Supervisors Katz, Welch—2.

ries), as follows:

objections ; Resolved, That all made to the establishment of setback lines along both sides of Octavia street between Chestnut and Francisco streets be and they are hereby overruled.

Adopted by the following vote:

A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Passed for Printing.

Whereupon, the following bill was passed for printing:
Bill No. 6698, Ordinance No. —

(New Series), as follows:

Establishing set-back lines on Octavia street between Chestnut and Francisco streets.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 19th day of March, 1923, the Board of Supervisors adopted Resolution of Intention No. 12 to establish set-back lines along Octavia street between Chestnut and Francisco streets, and fixed the 16th day of April, 1923, at 2 o'clock p. m. at the chambers of the Board of Supervisors as the time and loss Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said reso-lution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series) set-back No. 5636 (New Series) set-back lines are hereby established along both sides of Octavia street between Chestnut and Francisco streets, said set-back lines to be six feet.

As shown on the map filed in the office of the Board of Supervisors

and to which reference is hereby made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of

Objections Overruled, Octavia Street, this ordinance shall be as fixed by Supervisor McGregor presented: the ordinance aforesaid. Resolution No. 22424 (New Se-Passed for Printing.

The following resolution was passed for printing:

Garage, Boiler and Oil Permits. On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage. To E. E. Harty and George Camache, permit granted by Resolution No. 16227 (New Series) to Stein and Brill for premises situate 1522-1530 Ellis street.

To E. Marencia and B. Brewer, permit granted by Resolution No. 21810 (New Series) to Manfred Johnson for premises situate 3223 Geary street.

Boiler.

Delico Baker Enamel Auto Co., at 175 Russ street, 7 horse power.

> Oil Storage Tank. (1500 gallons capacity.)

L. Beiss, on south side of California street, 53 feet east of Seventeenth avenue.

K. Holmgren, at southwest cor-ner of Eleventh avenue and Cali-

fornia street.

Strand & Strand, on west side of Sixteenth avenue, 50 feet south of California street.

C. Schwartz, on west side of Guerrero street, 122 feet south of Twenty-second street.

William Helbing, on west side of Polk street, 125 feet south of Chestnut street.

L. B. Ham, at northwest corner of Sutter and Leavenworth streets.

P. Tyler, on west side of Leavenworth street, 150 feet north of Geary street.

William Helbing, on west side of Polk street, 65 feet south of Chest-

William Helbing, on west side of Polk street, 95 feet south of Chestnut street.

Axel Johnson, on south side of Washington street, 200 feet east of Jones street.

Zappettino & Penasso Co., at southwest corner of Washington

and Montgomery streets. The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void. Denying Automobile Supply Station Permit.

Supervisor Deasy presented: Resolution No. 22425 (New Series), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied Ralph G. Curtis to maintain an automobile supply station at the southwest corner of Mission and Randall streets. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

-2.

Passed for Printing.

The following bill was passed for printing:

Removal of Wooden Buildings in Fire Limits.

On motion of Supervisor Deasy: Bill No. 6699, Ordinance No. —— (New Series), as follows:

Providing for the removal of all wooden and frame buildings erected within the City and County of San Francisco subsequent to the earthquake and fire of April 18, 1906, in violation of the building laws and ordinances of the City and County of San Francisco, and providing penalties for the violation thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows;

Section 1. It is hereby found and recited that subsequent to the earth-quake and fire of April 18, 1906, by reason of which a large part of the City and County of San Francisco was reduced to ruins, many wooden and frame buildings were constructed to meet the emergency then existing in violation of the building laws and ordinances of said City and County of San Francisco. It is further found and recited that said emergency has long since ceased to exist and that there is no longer any reason for the continued maintenance of any of said wooden and frame buildings and that the public safety and welfare now demand their removal.

Section 2. All wooden and frame buildings erected subsequent to April 18, 1906, within the City and County of San Francisco in violation of and contrary to the laws and ordinances of said City and County of San Francisco are hereby ordered

demolished and removed.

Section 3. It is hereby made the duty of the Board of Public Works to enforce the provisions of this ordinance and the Board of Public Works is hereby directed and empowered to serve notice in writing

upon all owners of buildings affected by this ordinance to demolish and remove said buildings in accordance with the provisions hereof.

Said notices may be served upon the person or persons, or either of them, owning any such building by personally delivering a copy of said notice to the person to be served; and if such owner or owners be absent from the City and County of San Francisco or cannot be found therein then such notice may be served in the same manner upon any tenant or other person in possession or occupancy of any such building or any part thereof; pro-vided, however, that if the owner or owners of any such building be absent from said City and County, or cannot be found therein, and there is no tenant or other personin possession or occupancy of such building or any part thereof, then such notice may be served by posting same in some conspicuous place upon such building.

Section 4. If the owner or owners any such building shall fail for a period of ninety days after service of notice, as provided in Section 3 hereof, to demolish and remove said building said Board of Public Works is hereby authorized and directed to demolish and remove such building; and the cost of said demolition and removal shall constitute a first lien on said building

and the material thereof.

Section 5. Any person, corporation, partnership or association of persons failing to comply with the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding \$500, or by imprisonment in the County Jail not exceeding six months, or by both such fine and imprisonment; and every such person, corporation, partnership or association of persons shall be deemed guilty of a separate offense for every day that any building owned by such person, corporation, partnership or association of persons remains undemolished after the expiration of ninety days after service of notice as provided in Section 3 hereof, and shall be subject to the penalty imposed by this section for each separate offense.

Section 6. This ordinnace shall take effect and be in force imme-

diately.

Clerk to Advertise for Proposals for Burial of Indigent Dead.

Supervisor Badaracco presented: Resolution No. 22426 (New Ses), as follows: Resolved, That the Clerk of the Board is hereby directed to advertise proposals for the burying of the indigent dead of the City and County of San Francisco from July 1, 1924, to and including June 30, 1925, in accordance with specifications prepared by the Board of Health.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22427 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Install 400 M. R.

Thirty-ninth avenue and Cabrillo street.

Tioga and Alpha streets.

Twenty-third and Diamond streets.

Twenty-third street between Douglass and Diamond streets.

Install 250 M. R.

Thirty-ninth avenue between Fulton and Cabrillo streets.

Install 600 M. R.

Church and Cumberland streets.

Remove Gas Lamp.

Church and Cumberland streets.

Northeast and southwest corners
of Twenty-third and Diamond

Twenty-third street between Douglass and Diamond streets.

Jouglass and Diamond streets.

Adopted by the following vote:

Ayes — Supervisors Badaracco,
Bath. Colman. Deasy. Harrelson.

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent—Supervisors Katz, Welch—2.

Messenger Call Boxes, City Hall. Supervisor Schmitz presented: Resolution No. 22428 (New Se-

ries), as follows:

streets.

Resolved, That, in accordance with request of the Postal Telegraph-Cable Company, permission is hereby granted the said company to install its messenger and call boxes in existing ducts and outlets in the various offices and departments in the City Hall, under the supervision and approval of the Department of Electricity.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon Wetmore —16.

Absent—Supervisors Katz, Welch

--2.

Regents of University of California Offered \$12,000 for Land on Potrero Avenue.

Supervisor Wetmore presented:

Resolution No. 22429 (New Se-

ries), as follows:

Resolved, That the Clerk of this Board be and is hereby directed in behalf of the City and County of San Francisco to tender an offer in the sum of \$12,000 to the Regents of the University of California for the purchase by the City and County of San Francisco of the certain land described as follows, to-wit:

Commencing at a point on the westerly line of Potrero avenue, distant thereon twenty-five feet southerly from the southerly line of Twenty-second street, running thence southerly along said westerly line of Potrero avenue 125 feet; thence at a right angle westerly 200 feet to the easterly line of Hampshire street; thence northerly along said easterly line of Hampshire street 50 feet; thence at a right angle easterly 100 feet; thence at a right angle northerly 75 feet; thence at a right angle easterly 100 feet to the westerly line of Potrero avenue and point of commencement; being a portion of Mission Block 148, also known as Block 4153 on Assessor's Map Book.

4153 on Assessor's Map Book.

Adopted by the following vote:

Ayes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri,
Rossi, Schmitz, Shannon, Wetmore

-16. Absent-Supervisors Katz, Welch

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22430 (New Se-

ries), as follows:

Resolved, That the City Construction Company is hereby granted an extension of thirty days' time from and after April 22, 1924, to complete the following public contracts, viz.:

Surrey street between Castro and

Diamond streets.

Diamond street between Chenery

and Surrey streets.

Surrey street between Diamond street and a line 275.98 feet south-westerly therefrom.

The above extensions are recommended for the reason that the contractor was delayed in securing material.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Also, Resolution No. 22431 (New Series), as follows:

Resolved, That City Construction, Company is hereby granted an extension of ninety days' time from and after April 28, 1924, withir which to complete the improvement of Farallones street between San Jose avenue and Plymouth streets. This extension of time is granted for the reason that it was not advisable to open up the streets during the winter months.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch -2.

Amended Map of Block 27, Ingleside Terraces.

Supervisor Harrelson presented: Resolution No. 22432 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 81530 (Second Series) approve a map of Block 27 of "Amended Map of Engleside Terraces:" therefore, be it

Resolved, That the map of Block 27 of "Amended Map of Ingleside Terraces" is hereby approved.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16

Absent-Supervisors Katz, Welch

Loading Platform Permit.

Supervisor Harrelson presented: Resolution No. 22433 (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted Harold L. Wright, executor of the estate of Helen Wright Miller, to maintain a loading platform on south line of Natoma street, about 200 feet south-

westerly from the southwesterly line of New Montgomery street. The said loading platform, 4 feet 8 inches in width and 20 inches in height, shall be maintained to the satisfaction of the Board of Public Works.

Adopted by the following vote:

A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. - (New Se-

ries), as follows:

Resolved, That the following organizations and persons be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Loyal Order of Moose, use of the Main and Polk halls, September 6, 1924, 6 p. m. to 1 a. m., for the pur-

pose of holding a dance.

Frank W. Healy, use of Main Hall, Auditorium, March 15, 1925, 8 a. m. to 6 p. m., for the purpose of holding a concert.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch -2.

Citizens' Milltary Training Camp.

Supervisor Colman presented: Resolution No. 22434 (New Series), as follows:

Whereas, the Citizens' Military Training Camp is to open at Del Monte on June 16th; and

Whereas, these training camps have proven their value for the young men of the nation from the standpoint of physical training and training in citizenship and character without carrying any obliga-

tion for military service; and Whereas, San Francisco's quota of 149 is still far from being tilled and if not promptly filled will be released to other sections of the

State which have already signed up more members than the quotas as-

signed to them; and

Whereas, there is no expense involved for any young man who attends the camp, his transportation being refunded to him by the government and his board, clothing, equipment and housing being supplied by the government; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County San Francisco urges upon parents of young men, eligible for membership by reason of age and character, the many advantages to accrue to their sons through attendance at the camp; and be it Further Resolved, That a copy of

this resolution be transmitted to the head of each department of the city government with the request that he do all within his proper powers to disseminate information relative to the camp among the personnel of his department, for the purpose of bringing to the attention of the sons of such employees the opportunities that the coming Citizens' Military Training Camp at Del Monte offers to them

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Charter Amendment, Police and Fire Department Salary Increases.

Supervisor Schmitz presented: Resolution No. ——— (New Se-

ries), as follows:

Whereas, our Police and Fire Departments stand at the head of the

list of all other cities; and

Whereas, in other cities of the size of San Francisco the members of the Police and Fire Departments are paid a higher rate of wage than that paid to the members of the Police and Fire Departments of San Francisco; therefore, be it Resolved, That the Judiciary Com-

mittee of this Board of Supervisors be requested to prepare a charter amendment to submit to the people at the next general election raising the salaries of members of the Po-

lice and fire departments.

Referred to Judiciary Committee.

Removal of Calvary Cemetery. At 7:35 p. m. the following entitled bill was taken up for consideration:

Bill No. 6648, Ordinance No. --

(New Series), entitled "Declaring that the further maintenance of Calvary Cemetery threatens and health, endangers the safety. comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom, and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial mausoleums or columbariums, grounds, vaults and monu-ments."

RECESS.

Supervisor Shannon moved that the Board take a recess until 8:30 p. m. this evening.

Motion carried.

REASSEMBLED.

At the mour of 8:30 p. m. the Board reassembled and the following Supervisors were noted present:

Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, Mc-Sheehy, Morgan, Robb, Schmitz, Wetmore-11.

Supervisor Colman's Statement.

Mr. Chairman: In agreeing to a recess, I did it in good faith, thinking that we would have most of the Board of Supervisors present here this evening. With the few present now, I think we should not now go along, as it would not be doing the matter justice. It seems to me that this matter demands the attention of the entire Board, and that each member of the Board should have an opportunity to hear what is being said and to cast his vote upon I was in good faith myself in agreeing to this postponement and I am here myself. I thought that we would have the same attendance here tonight as this afternoon. So far as the idea of taking testimony is concerned I don't think that would be advisable now because there is a very respectable sized majority of the Board that has a right to hear this testimony, and I am going to move that, under these circumstances, this matter be continued until next Monday, and be made a Special Order of Business for 3 p. m. on that day. Motion carried.

ADJOURNMENT.

Whereupon, the Board at 8:50 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June 16, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco. Monday, May, 12, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 12, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 12, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—16.

Absent-Supervisors Katz, Welch

(Supervisors Katz and Welch excused on aecount of illness.)

Quorum present. His Honor Acting Mayor McLeran presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of April 21, 1924, was considered read and approved. ROLL CALL FOR PETITIONS FROM

MEMBERS

Victory Highway.

Communication-From Ben Blow, manager Victory Highway Associa-tion, congratulating the Board of Supervisors and thanking the members for interest evidenced in completion of Victory Highway.

Referred to Public Utilities Com-

mittee.

Hetch Hetchy Dumbarton Submarine Pipe Contract.

Communication — From R. Martindale, Pacific Coast manager, United States Cast Iron Pipe and Foundry Co., transmitting copy of letter from the California Development Association to M. M. O'-Shaughnessy reversing their position with reference to award of contract for Hetch Hetchy submarine pipe for Dumbarton crossing. Filed.

Thanks for Francisco School Site. Communication-From Mrs. Rose

Canevaro, secretary Michael Angelo Parent-Teachers' Association, expressing thanks of said association

for co-operation with North Beach Association, North Beach mer-chants, North Beach property owners and the Central Council of Civic Leagues for voting money for purchase of Francisco School.

Filed.

Request for Rescinding Resolution Delaying Hetch Hetchy Submarine Pipe

Communication—From Chamber of Commerce urging, in view of the seriousness of the water situation, that resolution requesting cancellation of contract for Dumbarton submarine Hetch Hetchy pipe be rescinded and appropriation made to permit work to proceed.

Filed.

Complaint Against Metal Mats Municipal Cars.

Communication — From H. H. Clark, complaining that passengers on Geary street cars stumble over metal mats and requesting that modern floor covering be provided. Referred to Public Utilities Com-

mittee.

Report of Reviewing Committee, Board Education, on Housing Program.

Communication-From Board of Education, transmitting report of reviewing committee on the reorganization and housing program of the Board of Education for the de-velopment of the San Francisco School Department.

Referred to Education, Parks and Playgrounds Committee.

Letter of Thanks. San Francisco, May 4, 1924.

Dear Mr. McLeran:
On behalf of my family I wish
to thank you most sincerely for the impressive enlogy you delivered in tribute to our dear son and brother, Charles Nelson.

We feel deeply grateful to you that you, whose many years of friendship for Charley, and you whom he always held in such high regard, made the closing address in the final chapter of his life on earth. Please convey to your associates, the members of the Board of Supervisors, our grateful appreciation for their beautiful floral

offering, comforting words of sympathy and for the resolution they adopted in memory of our loving son and brother. Again I thank you and with kindest regards from my mother and sisters, I am,

Most sincerely, NANNIE NELSON. Read, filed and ordered printed

in the Journal. Leave of Absence, H. Fleishhacker,

Park Commissioner.

The following matters were presented and read:

San Francisco, Cal., May 12. 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal. Gentlemen: Application has been

made to me by Hon. Herbert Fleish-hacker, member of the Park Commission, for a leave of absence, with permission to absent himself from the State of California for a period of sixty days, commencing May 25th. 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours, RALPH McLERAN, Acting Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22438 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Mc-Leran, Hon. Herbert Fleishhacker, member of the Park Commission, is hereby granted a leave of absence for a period of sixty days, com-mencing May 25, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGrégor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmit, Shannon, Wetmore—

Absent-Supervisors Katz, Welch -2.

Leave of Absence, Hon. S. J. Lazarus, Police Judge.

The following matters were presented and read:

San Francisco, Calif., May 8, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen: Application has been made to me by Hon. S. J. Lazarus, Judge of the Police Court, for a leave of absence, with permission to absent himself from the State of California, for a period of sixty days, commencing June 1st.

Will you please concur with me in granting this leave of absence?

Respectfully yours.

RALPH McLERAN,

Acting Mayor.

May 7, 1924. Hon. Board of Supervisors of the City and County of San Fran-cisco, City Hall, San Francisco, California.

I hereby request that you grant me permission to leave the State of California for a period of sixty

days, commencing June 1, 1924.

Trusting that this request will meet with your approval, I beg to

remain.

Yours faithfully SYLVAIN J. LAZARUS, Police Judge of the City and County of San Francisco.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22439 (New Series), as follows:

Resolved, That, in accordance the recommendation of his with Honor Acting Mayor Ralph Mc-Leran, Hon. Sylvain J. Lazarus, Police Judge of the City and County of San Francisco, is hereby granted a leave of absence for a period of sixty days, commencing June 1, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Leave of Absence, Wm. F. Humphrey, Park Commissioner.

The following matters were presented and read:

San Francisco, Cal., May 12, 1924. To the Hon. Board of Supervisors, City, Hall, San Francisco, Cal.,

Gentlemen: Application has been made to me by Hon. William F. Humphrey, member of the Park Commission, for a leave of absence, with permission to absent himself from the State of California for a period of sixty days, commencing May 25, 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours.

RALPH McLERAN, Acting Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22440 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Mc-Leran, Hon. William F. Humphrey, member of the Park Commission, is hereby granted a leave of absence for a period of sixty days, commencing May 25, 1924, with permission to leave the State.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy. Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

REPORTS OF COMMITTEES.

The following committees. hv their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings and Lands Committee, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor Harrelson, chairman.

PRESENTATION OF PROPOSALS.

Sealed proposals were received between the hours of 2 and 3 p. m., by the Board of Supervisors, for furnishing:

Class 6-Engineering and plumb-

ing supplies.
Class 7—Hardware and metals. 9-Paints, painters' sup-

plies and glass.

Referred to Supplies Committee. Sealed proposals were received between 2 and 3 p. m. for burying the indigent dead on and after July , 1924, to and including June 30, 1925.

Referred to Public Health Com-

mittee. Budget of Municipal Expenditures for

1924-1925. Supervisor McLeran presented:

BILL NO. 6709, ORDINANCE NO. — (New Series).

An ordinance fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same.

Be it ordained by the People of the City and County of San Francisco as follows:

The aggregate sums and items thereof hereinafter Section 1. set forth are hereby fixed, designated and appropriated for the respective purposes set opposite the same, to be expended during the fiscal year ending June 30, 1925, in accordance with the provisions of Article III, Chapter I, of the Charter of the City and County.

Section 2. No department, officer, board or commission shall expend, or agree to expend, moneys, or to incur liabilities which, in total amount, exceed the total sum appropriated to such department, officer, board or commission by this ordinance, or which may subsequently be appropriated to such department, officer, board or commission.

Section 3. The amounts appropriated to the various departments, officers, boards and commissions shall be expended and administered by them subject to the following conditions:

No department, officer, board or commission shall expend moneys, or incur liabilities, in excess of the total amount appropriated to such department, officer, board or commission; provided further, that such expenditure shall conform to the provisions of Article III, Chapter I, Section 9, of the Charter.

When a specific appropriation is made to any bureau, division or institution of a department, board or commission such appropriation shall be known and administered as a main appropriation title, and the main division thereunder of an object of expenditure classification as theretofore adopted shall be known and administered as a specific sub-appropriation thereof.

Departments, officers, boards or commissions desiring to make transfers from one sub-appropriation to any other sub-appropriation embraced within the same main appropriation title shall file with the Finance Committee of the Board of Supervisors a statement in duplicate setting forth the reasons for requesting such transfers, the purpose to which the money is to be devoted, the sub-appropriations from and to which such transfer is requested, the amounts of such transfers, and any other facts which may aid in determining the merits of such request. Whenever any such transfer is approved by the Finance Committee, the duplicate request shall be forwarded to the Auditor and a notice sent to the department making the request, setting forth the amounts and the sub-appropriation, or budget item numbers affected. In case of disapproval, notice to this effect shall be given to the department making the request.

Whenever any department, officer, board or commission desires to make a transfer from any sub-appropriation or appropriation embraced in one main appropriation title or titles, to any other or the same sub-appropriation or appropriations embraced in or desired to be embraced in any other main appropriation title or titles, said department, officer, board or commission shall file with the Board of Supervisors a statement in duplicate similar to the statement required in condition "C" above and containing, in addition, the main appropriation title or titles from and to which such transfer is requested. If the Board of Supervisors approves the request, notice thereof shall be forwarded to the originating department and the duplicate copy of the request forwarded to the Auditor. Said notice shall contain the main appropriation title or titles affected, the sub-appropriation or appropriations from and to which such transfer is to be made and the amounts thereof. If the Board of Supervisors denies the request, notice thereof shall be sent to the originating department, with the reasons for such action.

Section 4. The amounts appropriated are as follows:

Budget Appro-Item Acct No.-Code Description Detail priation No. (Appropriation 1) For plans and 1090 E construction of new school buildings, additions and repairs to ex-1093 Eisting school buildings, furniture, the purchase of land for school purposes, a special tax on each one hundred dollars of assessed valuation to produce..... \$250,000

BOARD OF SUPERVISORS.

Per	sonal S	<i>ervices</i> —(Appropriation 2-A)	
2	401 A	18 Supervisors at \$2,400 each	\$43,200
3	402 A	Clerk	4,800
4	4.6	1 Chief Assistant Clerk	3,600
5	44	1 Expert Accountant	6,000
6	6.6	1 Bond and Ordinance Clerk	3,000
7	4.6	1 Assistant Clerk	3,000
8	**	4 Assistant Clerks at \$2,700	10,800
9	4.6	1 Assistant Clerk	2,400
10	4.4	1 Stenographer to Finance Commit-	_,
		tee	3,300
11	"	1 Stenographer	2,100
12	4.6	1 Shorthand Reporter	2,100
13	**	1 Telephone Operator and Filing	2,200
		Clerk	1.800
14	401 A	1 Sergeant-at-Arms	2,100
15	"	1 Chauffeur-Messenger	2,400
16	529 A	1 Gas and Water Inspector	2,100
17	464 A	1 Horticultural Commissioner	3.000
18	44	1 Horticultural Inspector	2,100
			-,,,,,
		TELEPHONE EXCHANGE.	
19	433 A	Chief Operator	1,980

Budget	Acct.			Appro-
No.	No.—Co	ode Description	Detail	priation
20	**	4 Operators at \$1,680	6,720	
21	66	Relief Operators	600	
		Total Personal Services		107.100

MISCELLANEOUS ACCOUNTS UNDER CONTROL OF BOARD OF SUPERVISORS.

(A)	ppropria	tions 3-22 to 3-110)	
22	403 B	Finance Committee Expenses	\$5,000
23	401 K	Supervisors' Incidental Expenses	5,000
24	464 K	Horticultural Commissioner's Ex-	-,
24	40417	penses	1,800
0.5	400 D	Advertising Resolutions and Ordi-	1,000
25	402 B	nances	36,000
	400 77		
26	$402~\mathrm{K}$	Urgent Necessity	100,000
27	$402~\mathrm{B}$	Printing Public Documents	4,000
28	"	Printing Law and Motion Calendar.	8,000
29	614 K	Celebration Fourth of July	2,500
30	66	Memorial Day Observance	500
31	$613~\mathrm{B}$	Maintenance Municipal Band	12,000
32	425 A	Examination of Insane	9,000
33	$455~\mathrm{B}$	Maintenance of Insane Criminals	5,000
34	$1092~\mathrm{D}$	Furniture for Public Buildings	10,000
35	$529~\mathrm{B}$	Lighting Streets	590,000
36	—— Н	Premiums on Official Bonds	5,000
37	415 A-C	Block Books	4,500
38	**	Civic Center, opening of Fulton and	
		Leavenworth streets into Market	
		street	200,000
39	527 E	Street Work in Front of City Prop-	00.000
4.0	1000 77	erty	30,000
40	1093 E	County Road Fund	1,000
41	5273	Repair and Painting of Bridges,	10,000
42 43	629 H	Extension of Main Sewers	125,000
44	029 II	Police Relief Pension Fund Deficit.	103,000 5,000
44	678 K	Relief of Exempt Firemen Auditorium	10,000
46	467 H	Public Pound	13,500
47	553 B	Feeble-Minded Home	90,000
48	553 H	Maintenance of Minors	535,000
49	"	Widows' Pensions	235,000
50	44	St. Catherine's Training School	8,000
51	44	State Schools	17,000
52	419 K	City Planning Commission	7,050
53	402 C	City Hall Garage, Gasoline and	1,000
		Supplies	3,000
54	1093 E	Fire Department Building	50,000
55	432 K	Miscellaneous Repairs to and Main-	,,,,,,
		tenance of Buildings	40,000
56	—- К	Stationery, Printing, Books and	
		Postage	80,000
57	1090	University Mound Playground	8,625
58	66	Glen Park Playground (contract).	11,000
59	1090	Ocean View Playground	20,000
60	1091	Bay View Playground development	15,000
61	1091	Telegraph Hill Improvement	10,000

Bud	mak			
Iter	m Acct.			Appro-
No			Detail	priation
62	1090	For Purchase of Land from Market Street Railway	7,750	
63	1090	For Purchase of Land from Spring Valley Water Company	37,520	
64	66	Aquatic Park, Kinsey purchase con-		
		tract	22,000	
65	66	Playground, Twenty-first and Folsom streets, purchase of lands	25,347	
6 6	1090	Playground, Douglass and Twenty-		
		sixth strets, purchase of lands	10,500	
67	1093	Completion and equipment of swim-		
		ming tank, bath house, and improvement of City property at		
		Ocean Beach	100,000	
68	"	For erection of buildings and im-		
		provement of public golf links at		
co	1093	Lake Merced	50,000	
09	1099	For development and improvement of Marina, contract	190,000	
70	1093	Police Department building	35,000	
71	423 B	Repair of Elevators, as required by	,	
		State Industrial Accident Com-		
7 0	1000	mission	5,000	
72	1093	Convenience Station	30,000	
	432	New StadiumLighting City Hall Dome	100,000	
	a 1091	Civic Center beautification	20,000	
	1093	Opening of Stanyan street	20,000	
	1090	Health Department land	12,000	
	1091	Hospital buildings	50,000	
78	"	Embarcadero Subway	85,500	
79	402	Railroad Commission valuation ex-	,	
		penses	25,000	
80	527	Miscellaneous expenditures — emer-		
		gency repairs to streets, etc., un-		
		der recommendation of City En-		
		gineer	5,000	
		Total	-	\$3,266,092

Reconstruction and Repair of Following Streets as Designated.

81	1093	California street, Kearny to Powell	24,250
82	46	Pine street, Montgomery to Kearny	7,500
83	66	Washington street, Stockton to	
		Powell	5,600
84	**	Lombard street, Columbus to Grant	
		avenue	25,600
85	66	Powell street, Francisco to Lombard	10,000
86	44	Union street, Kearny west	40,000
87	66	Baker street, Green to Union	4,750
88	66	Divisadero street, Broadway to	
		Vallejo	5,250
89	66	Bush street, Presidio avenue to	
		Lyon street	6,000
90	**	California street, Presidio avenue to	
		Walnut street	5,000

Budget Item Acc No. No.—		Detail	Appro- priation
91 "	Presidio avenue, California to	Detail	priation
31	Washington	13,000	
92 "	Bush street, Larkin to Hyde	3,500	
93 "	Pine street, Van Ness avenue to		
	Kearny street	2,500	
94 "	Sacramento street, Market to		
• •	Drumm	6,500	
95 "	Sixth street, Brannan to Townsend	18,200	
96 "	•	15,000	
	Folsom, Fifth west		
91	Howard street, Fourteenth west	30,000	
98 "	Army street, Mission to Valencia	8,200	
99 "	Third avenue, Irving to Parnassus	6,000	
100 "	Pierce street, Broadway to Pacific	6,000	
101 "	Pierce street, Green to Vallejo	2.000	
100 ((street	2,000	
102	Green street, Pierce to Scott	9,000	
103 "	Laguna street, Broadway to Vallejo street	6,000	
104 "	Commercial and Sacramento streets,	0,000	
104	Battery to Sansome	3,500	
106 "	Davis street, Clay north	18,000	
107 "	Main street, Mission to Howard	12,000	
108 "	Fremont street, Howard to Folsom	12,000	
109 "	Folsom street, First to Fremont	6,000	
110 "	Second street, Brannan to Bryant.	15,000	
111 "	Twenty-fourth street, Fair Oaks to		
	Dolores	4,000	
111a "	Green street, Mason to Powell	6,500	
111b "	Sutter street, Octavia west	20,000	
111c "	Clay street, Van Ness to Franklin	7,250	
	Total	_	\$364,100
	Bureau of Supplies.		
Pareanal S	ervices—(Appropriation 3½-A)		
		010000	
112 634 A	1 Purchaser of Supplies	\$10,000	
110	1 Superintendent of Supplies	3,000	
114 " 115 "	1 Inspector of Supplies	$2,700 \\ 2,700$	
116 "	1 Clerk, Stationery	2,100	
117 "	1 Stenographer	1,800	
118 "	1 Assistant Purchaser, Schools	2,400	
119 "	1 Assistant File Clerk, Schools	1,200	
	, , , , , , , , , , , , , , , , , , , ,	_	
			\$26,200
	EXECUTIVE DEPARTMEN	NTS.	

EXECUTIVE DEPARTMENTS MAYOR.

Per.	sonal S	ervices—(Appropriation 4-A)	
120	404 A	Mayor	\$6,000
121	"	Executive Secretary	4,200
122	44	Assistant Secretary	3,600
122a	. "	Stenographer	2,100
123	66	3 Stenographer - Typewriters at	
		\$1,800 each	5,400
124	"	Telephone Operator	1,680

Budg Iter No	n Acct.		Description	Detail	Appro- priation
125 126	44			1,800 2,400	·
		Total	Personal Services	\$27,180	
Non	n-Person	al Services	—(Appropriation 4-B)		
127 128	404 K	Contingent Personal S	Expenses (Charter) Services and other than	\$3,600	
		Personal	Services	5,000	
		Total	Non-Personal Services.	\$8,600	
		Total	Mayor		\$35,780
			AUDITOR.		
Per	sonal Se	ervices—(A	ppropriation 5-A)		
129	405 A			\$4,000	
130	66	Office Supe	erintendent	3,300	
131	"	3 Deputies	at \$3,300 each	9,900	
132	"		at \$27.00 each	5,400	
133 134	"		at \$2,520 each	10,080 2,400	
135	46		at \$2,100 each	12,600	
136	44	1 Stenogra	pher-Bond Clerk	2,400	
137	"		ate Law), Section 4099A	2,400	
138	"		Operator and Filing		
		Clerk .		1,800	
139	66			1,800	
140	**		Assessment Roll, State		
			al; compiling statistics		
			e Board and Controller, lements with City and		
			with Oity and	9,600	
		State			
		Total	Personal Services	\$65,680	
No	n-Person	al Services	—(Appropriation 5-B)		
141	405 B	Contingent	s	\$500	
142	66	License Ta	gs and Blanks	3,000	
		Total	Non-Personal Services.	\$3,500	
		Total	Auditor		\$69,180
		Т	TAX COLLECTOR.		
Per	sonal Se	ervices—(A	Appropriation 6-A)		
143	408 A	Tax Collec	etor	\$4,000	
144	44	Office Supe	erintendent	3,000	
145	"			3,000	
146	46			3,000	
147	"		Deputies at \$2,400 each	14,400	
148	**	1 Assistant	Cashier	2,400	
149 150	"	26 Deputie	Searchers at \$2,400 each. s at \$2,100 each	4,800 54,600	
151	"	1 Stenogra	nher	2,100	
152	66	Extra Cle	pher	10,800	
153	"	Adjuster	of Licenses	2,400	
154	44		countant	2,100	
		Total	Personal Services	\$106,600	

Nor	ı-Persoi	nal Services—(Appropriation 6-B))	
Budg		` ** *		
Iten	n Acct			Appro-
No		•	Detail	priation
155	408 B	Printing Delinquent Tax List	\$3,600	
156	"	Advertising Tax Notices and Con-		
		tingents	2,400	
		Total Non-Personal Services	\$6,000	
		Total Tax Collector	_	\$112,600
		TREASURER.		
Per	sonal Se	ervices—(Appropriation 7-A)		
157	406 A		e4 000	
158	400 A	Treasurer	\$4,000 2,700	
159	66	Cashier	4,500	
160	66	Bank and Bond Deputy	3,300	
161		1 Deputy	3,600	
162		Coupon Clerk	2,400	
163	66		3,000	
164	**	1 Deputy	3,000	
165	46	Assistant Bookkeeper	2,100	
166	44	2 Clerks at \$2,400 each	4,800	
167	44	1 Clerk	1,800	
101		- Oferk	1,000	
		Total Personal Services	\$35,200	
Non	-Person	al Services—(Appropriation 7-B)		
168	406 K	Non-Personal Services	\$15 0	
		Total Treasurer		\$35,350
		ASSESSOR.		
Pers	onal Se	ervices—(Appropriation 8-A)		
169	407 A	Assessor	\$8,000	
170	"	Superintendent of Appraisers	4,500	
171	"	Head Appraiser of Real Estate De-	-,	
		partment	4,200	
172	44	Head Appraiser of Improvement	,	
	,	Department	4,200	
173	44	Appraiser of Banks and Insurance	3,600	
174	44	Head Appraiser of Real Estate	3,600	
175	"	Head Appraiser of Personal Prop-	Í	
		erty	3,600	
176	44	Appraiser of Warehouses	3,000	
177	44	Appraiser of Probate	3,000	
178	44	Appraiser of Veterans' Exemptions	3,000	
179	"	4 Appraisers of Real Estate at	ĺ	
		\$3,000 each	12,000	
180	"	4 Appraisers of Improvements at		
		\$3,000 each	12,000	
181	44	Appraiser of Automobiles	2,700	
182	"	Cashier-Auditor	3,000	
183	44	Cartographer	3,000	
184	44	4 Appraisers of Personal Property,		
		at \$3,000 each	12,000	
185	44	3 Assistant Appraisers of Real		
		Estate, at \$2,400 each	7,200	

	dget em Acct.			Appro-
1	No. No.—C		Detail	priation
186	5 "	3 Assistant Appraisers of Imprive-	5 000	
107	7 44	ments, at \$2,400 each	7,200	
187		2 Assistant Appraisers of Personal Property, at \$2,400 each	4,800	
188	2 "	Assistant Appraiser of Warehouses	2,400	
189		Assistant Appraiser of Veterans'	2,100	
100		Exemptions	2,400	
190) "	Confidential Deputy	2,400	
191		13 Deputy Assessors, at \$2,100 each	27,300	
192	2 "	Extra Clerks, at \$150 per month for		
		time employed, as per Ordinance	00.000	
		No. 5970, Section 1, Subd. J	88,200	
		Total Personal Services	227,300	
193	3 407 B	Non-Personal Services	6,500	
100	, 101 15	Tion I organiar Services	-	
		Total Assessor		\$233,800
				,,
		DEPARTMENT OF ELECTI	ONS.	
$P\epsilon$	rsonal Se	ervices—(Appropriation 9-A)		
194		5 Commissioners, at \$1,000 each	\$5,000	
195		Registrar	4,800	
196		2 Deputy Registrars, at \$3,000 each	6,000	
197		6 Deputy Registrarss, at \$2,400 each	14,400	
198	3 "	9 Deputy Registrars, at \$2,100 each	18,900	
199		1 Typograph Operator-Mechanic	2,100	
200) "	1 Stenographer-Typewriter	2,100	
		Total Personal Services	\$53,300	
70	7			
$P\epsilon$		d Non-Personal Services—(Appro)-	
	priat	tion 9-B)		
		Election Expenses.		
$P\epsilon$	ersonal Se	ervices		
201	1 4310 A-A	Storekeeper	\$2,900	
202	2 4310 A-B	Outside registration, 10 cents a		
		name	10,000	
203	3 "	Temporary Clerks, office and peti-	F0 000	
20.	(4910 A C	tions	50,000	
201		Election Officers	110,580	
200	,		1,000	
		Total temporary wages	\$174,480	
N	m-Person	al Contractual Service.		
	3 4310 B	Auto hire, carfare	\$750	
200		Delivery of Supplies and Voting	\$100	
20		Machines	2,500	
208	3 "	Postage, sample ballots		
209	• "	Printing forms, lists	15,000	
210		Printing index	20,000	
211		Printing sample and official ballots	1,200	
212	4	Official Advertising	2,000	
213	,	Furnishing lamps, chairs, etc	9,000	
214 218	ŧ	Rent of equipment	2,000 2,000	
216		Erecting booths and fitting	20,000	
		Stationery and supplies	2,000	
21	7 4310 C	Stationery and supplies	000	

Budget Item	Acct.	Du T	Appro-
218	No.—Code Description Ballot paper	Detail 7,000	priation
219 433	10 B Rent of polling places	5,000	
	Total ······	\$ 97,450	
	Total Department	of Elections	\$325,230
	DISTRICT A	TTORNEY.	
Person	nal Services—(Appropriati	on 10-A)	
	2 A District Attorney	\$5,000	
221 '	a Assistants at \$4,000		
222 '	1 Assistant		
223	0 Assistants at \$4,400		
224 225	1 Assistant	,	
	' 1 Assistant Warrant		
	Clerk		
227	6 Assistant Warrant		
	Clerks at \$2,100 each		
448	Chief Clerk		
449	Assistant Circl Clerk.		
430	' Bookkeeper		
	' 1 Stenographer		
	' Messenger		
	' 1 Juvenile Court Inve	stigator 2,100	
	Total Personal S	ervices \$80,300	
Person	nal and Non-Personal Servi propriation 10-B).	ces—(Ap-	
235 4	12 K Detection and Prosecu	tion of Crim-	
200 1	inals		
	Total District A	ttorney	\$87,800
	PUBLIC D	EFENDER.	
Perso	nal Services—(Appropriati	ion 10-C)	
	11 Public Defender	·	
Perso	nal and Non-Personal Serve priation —)	aces—(Appro-	
237 4	Deputies and Expenses	\$8,400	
	Total Public Defer	nder	\$13,400
	CITY AT	TORNEY.	
Perso	nal Services—(Appropriati	ion 11-A)	
	10 A City Attorney 3 Assistant City Attorney	\$5,000	
240	each		
~ 10	each		
241 242	" 1 Assistant City Attor " 2 Stenographers at \$2	ney 2,400	

Budge				Appro-
Item No.	Acct.	Code Description	Detail	priation
243	4.6	1 Bookkeeper-File Clerk	2,400	
244	44	Chief Clerk	1,800	
		Total Personal Services	\$37,400	
Pers		nd Non-Personal Services—(Appro)-	
	priat	tion 11-B)		
245	410 K	General Litigation	\$5,000	
246	44	Rate Litigation	5,000	
		Total Non-Personal Services	\$10,000	
		Total City Attorney		\$47,400
		CIVIL SERVICE COMMISS	SION.	
Perso	onal Se	ervices—(Appropriation 12-A)		
247	417 A	3 Commissioners at \$1.200 each	\$3,600	
248	44	Deputy Commissioner and Chief Ex-	, .,	
		aminer	3,900	
249	6.6	1 Chief Inspector	2,700	
250	66	1 Inspector	2,700	
251	4.6	Assistant Inspector	2,100	
252	64	1 Assistant Secretary	2,100	
253	6.6	2 General Clerks at \$2,400 each	4,800	
254	6.6	1 Clerk-Stenographer	1,920	
255	4.6	Special Examiners and Extra Clerks	1,200	
		Total Personal Services	\$25,020	
256	417 K	Non-Personal Services (Appropria-		
		tion 12-B)	1,250	
		Total Civil Service Commission		\$26,270
		COUNTY CLERK.		
Perso	mal Se	rvices—(Appropriation 13-A)		
	426 A	County Clerk	\$4,000	
258	120 A	Chief Registry Clerk	3,300	
259	4.6	Cashier	2,700	
260	4.4	5 Registry Clerks at \$2,700 each	13,500	
261	**	10 Assistant Registry Clerks at	,	
		\$2,100 each	21,000	
262	44	16 Superior Court Clerks at \$2,100		
		each	33,600	
263	"	4 Police Court Clerks at \$2,100 each	8,400	
264	**	38 Copyists at \$2,100 each	79,800	
		Total Personal Services	\$166,300	
265	426 K	Non-Personal Services (13-B)	150	
26 5 a	44	Typewriting Machines	7,326	
		Total County Clerk		\$173,776
		SHERIFF.		
Perso	mal Se	rvices—(Appropriation 14-A)		
	430 A	Sheriff	\$8,000	
267	"	Cashier, Grade Seven	3,000	
268	44	Deputy, Grade Six	2,700	
269	4.6	Attorney	1,800	
		•		

Budg	ret			
Iten No	a Acct.	Code Description	Detail	Appro- priation
270	"	Secretary and Chief Bookkeeper	2,700	priacion
271		2 Bookkeepers, Grade Four, at \$2,100		
		each	4,200	
272	46	12 Deputies, Grade Four, at \$2,100		
		each	25,200	
273	557 A	59 Jailers, Grade Four, at \$2,064 each	191 776	
274	430 A	Stenographer	121,776 $2,100$	
275	557 A	Chaufeur-Machinist	2,400	
276	4.6	Office Superintendent	3,000	
277	44	Superintendent of Jails	2,400	
$\frac{278}{279}$	"	Assistant Superintendent	2,340 2,400	
280	44	Commissary Storekeeper	2,400	
281	66	1 Bookkeeper, Grade One	2,100	
282	4.6	1 Matron	2,100	
283	"	4 Female Jailers at \$2,064 each	8,256	
284 285	"	2 Drivers at \$2,064 each	4,128 3,600	
286	"	2 Cooks at \$1,800 each	2,200	
200		- June 1 1 7 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2,200	
		Total Personal Services	208,800	
Oth	er Tha	n Personal Services—(Appropria	l-	
		14-B)		
287		· Maintenance, Subsistence and		
		Equipment	\$57,000	
			-	
		TR-4-1 (1)		000= 000
		Total Sheriff		\$265,800
		Total Sheriff		\$265,800
Por	eonal S	RECORDER.		\$265,800
Per		RECORDER. ervices—(Appropriation 15-A)		\$265 ,800
		RECORDER. ervices—(Appropriation 15-A) Personal Services.		\$265,800
Per 288 289	454 AA "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder	\$4,000 3,300	\$265,800
288	454 AA	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder	\$4,000 3,300	\$265,800
288 289 290	454 AA "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each	\$4,000 3,300 4,800	\$265,800
288 289 290 291	454 AA "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each	\$4,000 3,300 4,800 14,400	\$265,800
288 289 290	454 AA " " "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each	\$4,000 3,300 4,800	\$265,800
288 289 290 291 292 293 294	454 AA	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700	\$265,800
288 289 290 291 292 293 294 295	454 AA " " " " " " "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800	\$265,800
288 289 290 291 292 293 294	454 AA	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700	\$265,800
288 289 290 291 292 293 294 295	454 AA " " " " " " "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800	\$265,800
288 289 290 291 292 293 294 295	454 AA " " " " " " "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800	\$265,800
288 289 290 291 292 293 294 295 296	454 AA " " " " " 454 AB	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B)	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900	
288 289 290 291 292 293 294 295 296	454 AA " " " " " 454 AB	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each. Total Personal Services.	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900	\$265,800 \$107,900
288 289 290 291 292 293 294 295 296	454 AA " " " " " 454 AB	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B)	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900 1,000	
288 289 290 291 292 293 294 295 296	" " " " " " " " " " " " " " " " " " "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B) Total Recorder SUPERIOR COURTS.	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900 1,000	
288 289 290 291 292 293 294 295 296 297	454 AA "" "454 AB 454 B	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B) Total Recorder SUPERIOR COURTS. ervices—(Appropriation 16-A)	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900 1,000	
288 289 290 291 292 293 294 295 296 297	" " " " " " " " " " " " " " " " " " "	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B) Total Recorder SUPERIOR COURTS. ervices—(Appropriation 16-A) 16 Judges	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900 1,000	
288 289 290 291 292 293 294 295 296 297	454 AA "" "454 AB 454 B	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B) Total Recorder SUPERIOR COURTS. ervices—(Appropriation 16-A) 16 Judges Secretary Messenger-Clerk	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 \$106,900 1,000	
288 289 290 291 292 293 294 295 296 297 Per 298 299 300 301	454 AA "" "454 AB 454 B	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B) Total Recorder SUPERIOR COURTS. ervices—(Appropriation 16-A) 16 Judges Secretary Messenger-Clerk 8 Translators at \$1,800 each.	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 1,800 58,800 1,000 \$106,900 1,000 5,400 1,800 14,400	
288 289 290 291 292 293 294 295 296 297	454 AA "" "454 AB 454 B	RECORDER. ervices—(Appropriation 15-A) Personal Services. Recorder Office Superintendent 2 Deputies (Cashiers) as \$2,400 each 6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist Machinist Stenographer 28 Copyists at \$2,100 each Total Personal Services. Non-Personal Services (15-B) Total Recorder SUPERIOR COURTS. ervices—(Appropriation 16-A) 16 Judges Secretary Messenger-Clerk	\$4,000 3,300 4,800 14,400 14,700 2,400 2,700 58,800 \$106,900 1,000	

Budget Item Acci		70 (1)	Appro
No. No.— 304 425 A	Stenographers (Reporters' Fees)	Detail 20,000	priation
305 "	Telephone Operator and Filing Clerk	1,800	
	Total Personal Services	\$134,400	
Non-Person	nal Services—(Appropriation 16-B)	
306 425 K	Court Orders	\$4,000	
	Total Superior Courts		\$138,400
	JUSTICES' COURTS.		
	ervices—(Appropriation 17-A)		
307 424 A	5 Justices of the Peace at \$4,200	0.01.000	
308 "	each	\$21,000 4,200	
309 "	Chief Deputy	3,000	
310 "	Cashier	3,000	
311 "	3 Deputy Clerks, at \$2,700 each	8,100	
312 "	Messenger	2,700	
313 "	2 Clerks at \$2,400 each	4,800	
	Total Justices' Courts		\$46,800
	JUVENILE DETENTION H	OME.	
Personal Se	ervices—(Appropriation 18-A)		
314 558 A	Superintendent	\$2,100	
315 "	Matron	1,500	
316 "	Assistant Superintendent	1,500	
317 " 318 "	Night Superintendent	1,500 1,080	
319 "	7 Nurses at \$840 each	5,880	
320 "	Cook	1,200	
331 "	1 Orderly	1,380	
32 2 "	1 Orderly	1,080	
	Total Personal Services	\$17,220	
	al Services—(Appropriation 18-B)		
323 558 Var	Maintenance and Subsistence	14,000	
	Total Juvenile Detention Home		\$31,220
	JUVENILE COURT.		
Personal Se	rvices—(Appropriation 19-A)		
324 5591 A	Chief Probation Officer	\$3,600	
325 "	Assistant Chief Probation Officer	2,700	
326 "	10 Assistant Probation Officers at	04.000	
327 "	\$2,100 each	21,000	
	each	6,300	
328 "	1 Collector	2,400	
329	1 Cashier-Bookkeeper	2,100	
330 " 331 "	1 File Clerk	1,800 7,200	
332 ".	1 Clerk	1,800	
	Total Personal Services	\$48,900	
	A Otto I CIDONAL DELVICES	A 70,900	

Bud			Detail	Appro- priation
	5591 K	Non-Personal Services (Appropria-	Detail	priacion
		tion 19-B)	3,600	
		Total Juvenile Court		\$52,500
	A	ADULT PROBATION DEPAR	TMENT.	
Per	sonal S	ervices—(Appropriation 20-A)		
	5590 A	Chief Probation Officer	\$3,600	
335 336	44	Assistant Chief Probation Officer 7 Assistant Probation Officers, at	2,700	
330		\$2,100 each	14,700	
337	**	1 Stenographer	1,800	
		Total Personal Services	\$22,800	
338	5590 K	Non-Personal Services (Appropria-		
		tion 20-B)	500	
		Total Adult Probation Depart-		
		ment		\$23,300
		WIDOWS' PENSION BURI	EAU.	
Per	sonal S	ervices—(Appropriation 21-A)		
339	553 A	Director	\$2,700	
340	44	Assistant Director	2,220	
341		each	6,300	
		matal Danamal Comican	011 000	
342	553 K	Total Personal Services Non-Personal Services (Appropria-	\$11,220	
		tion 21-B)	600	
		Total Widows' Pension Bureau.	_	\$11,820
		LAW LIBRARY.		
Per	sonal Se	ervices—(Appropriation 22-A)		
343	427 A	Librarian	\$3,600	
344	46	Assistant Librarian	2,100	
		Book Repairer	1,800	
		Total Law Library		\$7,500
		POLICE COURTS.		
Per	sonal Se	ervices—(Appropriation 23-A)		
345.	423 A	4 Police Judges, at \$3,600 each	\$14,400	
346	** .	4 Stenographers, at \$3,000 each	12,000	
		Total Police Court		\$26,400
		CORONER.		
Per.	sonal Se	ervices—(Appropriation 24-A)		
347	429 A	Coroner	\$4,000	
348 349	"	Chief Deputy	$\frac{3.000}{3.000}$	
350	66	3 Deputies at \$2,400 each	7,200	
351	66	3 Assistant Deputies (female) at	5.400	
		\$1,800 each	5,400	

Budget			
No. No.—C	ode Description	Detail	Appro- priation
352 "	3 Assistant Deputy Drivers at	0.100	
353 "	\$2,040 each	6,120 2,400	
354 "	1 Assistant Stenographer	2,100	
355 "	Toxicologist	1,500	
356 "	Relief	812	
	Total Personal Services	\$35,532	
357 429 K	Non-Personal Services (Appropria-	, ,	
	tion 24-B)	2,500	
	Total Coroner		\$38,032
	LER OF WEIGHTS AND M	EASURI	ES.
Personal Se	rvices—(Appropriation 25-A)		
358 460 A	Sealer	\$4,200	
359 "	Chief Deputy	3,000	
360 "	6 Deputy Sealers at \$2,400 each	14,400	
	Total Personal Services	\$21,600	
361 460 K	Non-Personal Services and Equip-		
	ment (Appropriation 25-B)	1,400	
	Total Sealer of Weights and		
	Measures		\$23,000
I	DEPARTMENT OF PUBLIC V	VORKS.	
Ι	DEPARTMENT OF PUBLIC V Commissioners and General		
	Commissioners and General		
362 414 A			\$36,300
	Commissioners and General Personal Services (Appropriation 26-A)	Office.	\$36,300
362 414 A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting.	Office.	\$36,300
	Commissioners and General Personal Services (Appropriation 26-A)	Office.	\$36,300 \$58,120
362 414 A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A)	Office.	
362 414 A 363 414 A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture	Office.	
362 414 A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A)	Office.	
362 414 A 363 414 A 364 416 A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A)	Office.	\$58,120 \$13,200
362 414 A 363 414 A 364 416 A Bureau of	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenance	Office.	\$58,120 \$13,200
362 414 A 363 414 A 364 416 A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation	Office.	\$58,120 \$13,200
362 414 A 363 414 A 364 416 A Bureau of 365 432 Λ	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A)	Office.	\$58,120 \$13,200 peration.
362 414 A 363 414 A 364 416 A Bureau of	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal	Office.	\$58,120 \$13,200 peration.
362 414 A 363 414 A 364 416 A Bureau of 365 432 Λ	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropri-	Office.	\$58,120 \$13,200 peration. \$201,960
362 414 A 363 414 A 364 416 A Bureau of 365 432 A 366 —— A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Fuilding Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropriation 291/2A)	Office.	\$58,120 \$13,200 peration.
362 414 A 363 414 A 364 416 A Bureau of 365 432 Λ	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropri-	Office.	\$58,120 \$13,200 peration. \$201,960
362 414 A 363 414 A 364 416 A Bureau of 365 432 A 366 —— A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropriation 29 ½ A) Non-Personal Services (Appropriation 29 18) Materials and Supplies (Appropria-	Office.	\$58,120 \$13,200 peration. \$201,960 \$85,110 \$27,000
362 414 A 363 414 A 364 416 A Bureau of 365 432 A 366 — A 367 — B 368 — C	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropriation 29 ½ A) Non-Personal Services (Appropriation 29 ½ B) Materials and Supplies (Appropriation 29-B) Materials and Supplies (Appropriation 29-C)	Office.	\$58,120 \$13,200 peration. \$201,960 \$85,110
362 414 A 363 414 A 364 416 A Bureau of 365 432 A 366 — A	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropriation 29½A) Non-Personal Services (Appropriation 29-B) Materials and Supplies (Appropriation 29-C) Lighting Public Buildings (Appropriation 29-C)	Office.	\$58,120 \$13,200 peration. \$201,960 \$85,110 \$27,000 \$37,580
362 414 A 363 414 A 364 416 A Bureau of 365 432 A 366 — A 367 — B 368 — C 369 — B	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropriation 29½A) Non-Personal Services (Appropriation 29-B) Materials and Supplies (Appropriation 29-C) Lighting Public Buildings (Appropriation 29-D)	Office.	\$58,120 \$13,200 peration. \$201,960 \$85,110 \$27,000
362 414 A 363 414 A 364 416 A Bureau of 365 432 A 366 — A 367 — B 368 — C	Commissioners and General Personal Services (Appropriation 26-A) Bureau of Accounting. Personal Services (Appropriation 27-A) Bureau of Architecture Personal Services (Appropriation 28-A) Building Repair, Maintenanc Personal Services (Appropriation 29-A) Repairs to Public Buildings, other than school buildings, personal services, employments (Appropriation 29½A) Non-Personal Services (Appropriation 29-B) Materials and Supplies (Appropriation 29-C) Lighting Public Buildings (Appropriation 29-C)	Office.	\$58,120 \$13,200 peration. \$201,960 \$85,110 \$27,000 \$37,580

Bureau of Stores and Yards.

Bud Ite:		:. Code Description	Appr Detail priation	0.
	4142 A	Personal Services (Appropriation	Double princip	22
372	"В	30-A)	\$48,76	9
0.2	D	tion 30-B)	\$1,90 \$4,00	
		Bureau of Building Inspecti	ion.	
373	455 A	Personal Services (Appropriation 31-A)	843,74	0
		Bureau of Engineering.	,	
374	415 A	Personal Services (Apropriation		
375	414 B	32-A)	\$158,31	0
		tion 32-B)	\$7,50	0
376	527 —	Non-Personal Services Street Signs (Appropriation 32-B1)	\$10,00	0
		Bureau of Street Repairs.		
377	527 A	Personal Services (Appropriation		
378	527 A	33-A) Employments (Appropriation 33-B)	\$13,500 \$154,600	
	1092	Non-Personal Services, Materials,	\$104,000	•
		Supplies and Equipment (Appropriation 33-C)	\$155,778	χ.
	Danie	au of Bridge Operation and Ma	, ,	
380	527 A	Personal Services (Appropriation	aintenance.	
		34-A)	\$48,090)
381	4.6	Non-Personal Services (Appropriation 34-B)	\$3,500)
		Bureau of Street Cleaning		
382	502 A	Personal Services (Appropriation	•	
383	502 A	35-A)	\$22,320 \$405,550	
384	502 A	Non-Personal Services, Material	\$409,990	1
	1000	Supplies and Equipment (Appro-	P04 704	
	1092	riation 35-B)	\$61,500	•
385	501 A	Bureau of Sewer Repair. Personal Services (Appropriation		
900	301 A	36-A)	\$9,300)
386 387	501 A 501 —	Employments (Appropriation 36-A1)	\$172,150	,
901	301	Non-Personal Services, Material Supplies and Equipment (Ap-		
		propriation 36-B)	\$50,700)
		Sewage Pumping Stations.		
388	501 A	Personal Services (Appropriation 37-A)	\$2,000	
389	501 —	Non-Personal Services (Appropria-		
	_	tion 37-B)	\$500	
200	К	pard of Public Works, Miscella	ineous.	
390	K	Non-Personal Services (Appropriation 38)	\$15,200)
		Total Board of Public Works	\$1,903,179	,

DEPARTMENT OF ELECTRICITY.

Per	sonal S	dervices—(Appropriation 40-A)		
Budg Iter		.		Appro
No	. No.—	Code Description	Detail	priation
391	465 A	Office Superintendent	\$4,200	
392	"	Secretary :	2,700	
393	66	1 Clerk	2,400	
394 395	66	1 Stenographer-Typewriter	2,100	
396	461 A	1 Helper-Messenger	$\frac{1,800}{2,700}$	
397	101 A	14 Inspectors at \$2,400 each	33,600	
398	465 A	Chief Operator	2,700	
399	"	8 Fire Alarm Operators at \$2,400 each	19,200	
- 400	66	4 Telephone Operators at \$1,680	10,200	
		each	6,720	
401	44	Relief Telephone Operator	750	
402	66	Superintendent of Plant	3,000	
403	66	Cable Splicer at \$8.50 per diem	2,550	
404	66	Batteryman	2,400	
405	"	Foreman Instrument Maker	. 2,700	
406	"	5 Instrument Makers at \$2,400 each	12,000	
407	66	Foreman Underground construction	2,100	
408	66	2 Laborers at \$5.50 per diem	2,000	
409	"	2 Machinists at \$8 per diem	4,800	
410		3 Foreman Lineman at \$2,460 each	$7,380 \\ 27,360$	
411 412	66	12 Linemen at \$2,280 each Inside Wireman		
413	66	Commissary	2,100	
414	66	Repairer	2,340	
416	6.6	2 Clerks at \$1,800 each	3,600	
		Total Personal Services		
Non	n-Person	nal Services—(Appropriation 40-B	.)	
417	465	Material, Supplies and Equipment		
Per		and Non-Personal Services—(Aporiation 40-E)		
418	1093	Underground Conduit System	\$15,000	
		Total Non-Personal Services	\$27,800	
		Total Department of Electricity		\$182,500
		FIRE DEPARTMENT.		
Per	sonal S	ervices—(Appropriation 41-A)		
419	452 A	4 Commissioners at \$1,200 each	\$4,800	
420	"	Office Superintendent and Secretary	3,900	
421	"	Physician	2,400	
422	66	Stenographer	2,400	•
423	66	Chief Engineer	5,360	
424	"	First Assistant Chief	3,960	
425	46	Second Assistant Chief	3,360	
426	"	18 Battalion Chiefs at \$3,060 each.	55,080 $43,200$	
427	"	20 Operators at \$2,160 each 1 Superintendent of Assignments	1,440	
428		1 Supermendent of Assignments	1,110	
			\$125,900	

ENGINE COMPANIES.

Budg	get n Acct			
No			Detail	Appro- priation
429	452 A	50 Captains at \$2,460 each	\$123,000	
430	**	73 Lieutenants at \$2,310 each	168,630	
431	66	32 Engineers at \$2,280 each		
432	"	60 Drivers at \$2,040 each		
433 434	"	7 Drivers at \$1,920 each		
435	"	5 Drivers at \$1,800 each 57 Stokers at \$2,040 each		
436	16	9 Stokers at \$1,920 each		
437	**	6 Stokers at \$1,800 each	10,800	
438	"	365 Hosemen at \$2,040 each		
439	"	41 Hosemen at \$1,920 each		
440	"	25 Hosemen at \$1,800 each		
441	"	Automatic Increase in Salaries	5,590	
			61 F07 F00	
			\$1,527,700	
		CHEMICAL COMPANIES.		
442	452 A	13 Captains at \$2,460 each		
443	"	13 Lieutenants at \$2,310 each		
444	"	13 Drivers at \$2,040 each		
445		13 Hosemen at \$2,040 each	26,520	
			\$115,050	
		TRUCK COMPANIES.		
446	452 A	13 Captains at \$2,460 each	\$31,980	
447	"	13 Lieutenants at \$2,310 each	30,030	
448	"	13 Drivers at \$2,040 each	26,520	
449	"	13 Tillermen at \$2,040 each	26,520	
450	**	103 Truckmen at \$2,040 each	210,120	
451	"	1 Truckman		
452	66	Automatic Increase in Salaries	100	
			\$327,190	
	N	EW TRUCK COMPANY, SIX MONT		
453	452 A	Captain	\$1,230	
454	"	Lieutenant	1,155	
455	66	14 Drivers, Tillermen, Truckmen		
		WATER TOWER COMPANIE	\$14,985	
456	452 A	WATER TOWER COMPANIE		
457	492 A	1 Driver	2,040	
201				
			\$4,080	
		FIRE BOAT.		
458	452 A	For Fire Boat Crew and Mainte-		
		nance, all revenues received from		
		State of California to be credited		
		to this item	\$67,500	
450	450	PUMPING STATIONS.	0.000	
459	452 A	2 Chief Engineers at \$3000 each	\$6,000	
460		5 Assistant Engineers at \$2,400 each	12,000	
461	"	7 Firemen at \$1,980 each		
462	**	Vacation Engineers		
463	"	Vacation Firemen		
			\$33,137	

DISTRIBUTING SYSTEM.

Budget			A
No. No.—C	Code Description	Detail	Appro- priation
464 452 A	Superintendent	\$3,420	
465 "	Foreman Gateman	2,520	
466 "	Assistant Foreman Gateman	2,370	
467 "	10 Gatemen-Hydrantmen at \$2,220		
	each	22,200	
468 "	1 Calker at \$6.75 per diem	2,025	
469 "	3 Laborers	4,950	
		A07.107	
		\$37,485	
	CORPORATION YARD.		
470 452 A	Superintendent	\$3,600	
471 "	Clerk and Commissary	2,400	
472 "	1 Bookkeeper	2,100	
473 "	3 Watchmen, second grade, at \$1,620		
	each	4,860	
474 "	1 Drayman	1,920	
475 "	1 Clerk	2,100	
470	1 Batteryman	2,400	
411	General Foreman	3,000	
418	12 Machinists at \$8 per diem each	28,800	
479 "	5 Machinists' Helpers at \$6 per	9,000	
480 "	diem each	7,200	
481 "	3 Blacksmiths' Helpers at \$6.08 per	1,200	
401	diem each	5,472	
482 "	2 Woodworkers at \$8 per diem	4,800	
483 "	1 Brass Finisher at \$8 per diem	2,400	
484 "	1 Boilermaker at \$8 per diem	2,400	
485 "	1 Boilermaker's Helper at \$6.08	, ,	
	per diem	1,824	
486 "	Foreman Carriage Painter at \$8.50		
	per diem	2,550	
487 "	2 Carriage Painters at \$8 per diem	4,800	
488 "	Leather Workers at \$8 per diem	2,400	
	_	CO 1 00C	
	_	\$94,026	
	Total Personal Services	32,347,053	
Non-Person	al Services		
489 452 Var	Maintenance, Material and Supplies		
	(Appropriation 41-B)	\$131,800	
4 90 452 B	Hydrant Service Spring Valley		
	Rental, Water for Buildings and		
	High Pressure Service (Appro-	000 000	
401 1000 7	priation 41-C)	200,000	
491 1092 E	Equipment (Appropriation 41-D)	100,000	
	Total Non-Personal Services	\$431,800	
	Total Fire Department		\$2,778,853

POLICE DEPARTMENT.

GENERAL OFFICE AND ADMINISTRATION.

Per	sonal S	ervices—Appropriation 42-A)	
492	451 A	4 Commissioners at \$1,200 each	\$4,800
493	44	Office Superintendent	3.000

Budge				
Item No.		t. -Code Description	Detail	Appro- priation
494	"	Confidential Clerk	2,400	priamon
495	"	Stenographer	3,000	
496	4.6	Chief of Police	6,000	
497	"	Clerk to Chief	3,000	
	"	Lieutenant	2,520	
498	"	Office Assistant (Sergeant)	2,280	
499	"	Office Assistant (Corporal)	2,160	
500	"	Surgeon and Physician	1,860	
501		6 Telephone Operators at \$1,680 each	10.080	
502	"	Inspector of Motor Vehicles	2,400	
503	66	Inspector of Horses and Equipment	2,400	
		BOOKKEEPING AND ACCOUNTS		
Pers	onal S	dervices	.va.	
504	451A	1 Bookkeeper (Sergeant)	\$2,280	
505	40114	Bookkeper (Corporal)	2,160	
506	66	3 Bookkeepers (Patrolmen) at	2,100	
000		\$2,064 each	6,192	
		PROPERTY CLERK'S BUREAU		
507	451 A	Property Clerk (Captain)	\$3,000	
508	"	Assistant Property Clerk (Cor-	ψ5,000	
		poral)	2,160	
509	6.6	4 Assistant Property Clerks (Pa-	_,	
		trolmen) at \$2,064 each	8,256	
		BUREAU OF PERMITS AND REGIST	PATION	
510	451 A	Sergeant	2,280	
511	"	3 Patrolmen at \$2,064 each	6,192	
		COMPLAINT BUREAU.	0,102	
512	451 A	Lieutenant	2,520	
512a	"	Corporal	2,160	
513	4.6	3 Patrolmen at \$2,064 each	6,192	
		DETECTIVE BUREAU.		
514	451 A	Captain	4,000	
515	64	6 Lieutenants at \$2,520 each	15,120	
516	"	56 Detective Sergeants at \$2,400		
	46	each	134,400	
517	"	1 Stenographer	2,400	
518	66	1 Photographer	2,424	
519		3 Women Protective Officers at \$2,064 each	6 102	
			6,192	
* 00		UNIFORM FORCE AND OTHER EMP		
520	451 A	15 Captains at \$3,000 each	45,000	
$\begin{array}{c} 521 \\ 522 \end{array}$	66	19 Lieutenants at \$2,520 each	47,880	
523	"	78 Sergeants at \$2,280 each	177,840 166,320	
524	"	819 Patrolmen at \$2,064 each1		
525	66		51,000	
526	44	9 Hostlers at \$1,800 each	16,200	
527	4.4	4 Matrons at \$1,920 each	7,680	
528	46	Matrons' Relief	1,200	
529	"	Cook	1,800	
530	66	3 Engineers at \$2,400 each	7,200	
		Total Personal Services\$2	2.466.364	
Von	-Perco	nal Services	,,	
531	451 K			
991	491 IV	Contingent Expense (Appropriation 42-B)	\$9,000	
			, - ,	

547 612

Budget Item Acct. Appro-No.—Code Description No. Detail priation 451 Var Maintenance (Appropriation 42-C) 50,000 533 1092 " Equipment (Appropriation 42-B).. 30,000 Total Non-Personal Services... \$89,000 Total Police Department..... \$2,555,364 DEPARTMENT OF PUBLIC HEALTH. Central Office. 534 476 A Personal Services (Appropriation \$313.608 535 476 B Lighting, Health Department Buildings (Appropriation 43-B)..... 2,200 536 for Health Department Buildings (Appropriation 43-C). 25,700 476 C Material and Supplies (Appropria-537 tion 43-D) To carry on the work now being 54,000 538 476 done by the San Francisco Society for the Prevention of Tuberculosis; conducting clinics, employing nurses, both field and clinic; physicians, carfare, food, medicines and incidental expenses (Appripriation 43-E) \$20,000 Rat extermination 5.000 Relief Home. Personal Services (Appropriation 539 552 A \$113,318 540 552 Non-Personal Services (Appropriation 44-B) 216,000 7.500 Isolation Hospital. Personal Services (Appropriation 541 554 45-A) 48,650 San Francisco Hospital. 554 Personal Services (Appropriation 542 379,860 Non-Personal Services (Appropria-543 5540 tion 46-B) 415,000 Emergency Hospitals. Personal Services (Appropriation 544 5541 A 133,145 545 Non-Personal Services (Appropriation 47-B) Purchase of One White Ambulance 29,400 546 1092 (Appropriation 47-C) 5,600 Total Health Department \$1,768,981 Playgrounds.

Personal and Non-Personal Services

(Appropriation 48)

TOTAL GENERAL FUND...

\$170,000

\$15,329,627

SCHOOL APPROPRIATION FUND NO. 49.

	SCH	OOL AFFROIRIATION FOR	ID NO.	49.
Budget				
Item No.	No.—C	Code Description	Detail	Appro-
		Georgia		priation
	76 A	Commissioners	\$5,000	
549	66	Superintendent of Schools	10,000	
550	••	Deputies, Supervisors, Directors		
	"	and Assistants	75,000	
551	**	Secretary of Board of Education		
		and Secretary of High School		
		Board of Education	2,700	
552	"	29 Office Bookkeeping, Clerical and		
		Assistants	58,360	
553	"	Superintedent of Building Repairs	3,000	
554	46	Inspectors, Water, Gas and Elec-	5,000	
		tricity	1,980	
			1,000	
		Total Administration\$	156,040	
			150,040	
		STORES AND SHOPS.		
555	"	Storekeeper	\$2,400	
556	"	3 Varnishers at \$8.50 a day each	7,650	
557	"	3 Cabinetmakers at \$8.50 a day each	8,400	
558	"	Shop Mechanics and Laborers	20,340	
			\$38,790	
			ψου, εσυ	
		ATTENDANCE SUREAU.		
559	"	Director	\$2,400	
560	46	4 Officers at \$1,500 each	6,000	
		_		
			\$8,400	
		INSTRUCTION.	40,200	
	"		0.040.000	
561	"	1490 Teachers, Elementary, Day\$		
562	46	59 Teachers, Elementary, Even-		
		ing	53,460	
563	66	78 Teachers, Junior High	167,459	
564	"	393 Teachers, High, Day 20 High School Assistants to	922,716	
565	"			
		Teachers (Laboratory)	1,380	
566	66	88 Teachers, High, Evening	92,280	
567	"	20 Teachers, High, Part Time	37,081	
568	"	119 Teachers, Special Depart-		
		ments	99,550	
569	**	Sick Leave Allowance	37,500	
570	66	Teachers' Automatic Increase	45,000	
570a	"	9 Librarians and Assistants	6,000	
570b		High School Text-Book Committee.	6,000	
570c		Teachers' increase over present	0,000	
3100			100.000	
		rates	100,000	
		2.4	445.050	
		\$4	,417,656	
		INCREASE DUE TO GROWTH		
571	44	Teachers, Elementary, Day	\$40,000	
572	66	Teachers, Elementary, Evening	4,000	
573	"	Teachers, High, Day, Evening,		
3.0		Teachers, High, Day, Evening, High, Junior High and Part		
		Time High	80,000	
574	66	Teachers, Kindergarten	10,000	
014		reachers, ixinuergarten	10,000	
			B134, 000	
	66		p134,000	
575		Janitors and Engineers for all	212 944	
		Schools	313,344	

Budg Iten				Appro-
No			Detail	priation
576	576 C	Materials and Supplies, fixed charges and Teachers' Institute	\$370,000	
		Total School Department		\$5,438,230
577	601	Park Fund (Appropriation 50)		\$670,000
578	631/32	Bond Interest and Redemption		4,
		(Appropriation 51)		\$4,683,779
579	629	Firemen's Relief and Pension Fund		, , , , , , ,
		(Appropriation 52)		\$324,000
580	577	Library Fund (Appropriation 53)		\$242,700
581	440	Board of Administration—San Fran-		
		cisco City Employees' Retirement		
		Fund (Appropriation 54)		\$372,000
582	403	Publicity and Advertising		\$70,000
583	553	Maintenance of Blind		\$15,000
584	— К	Maintenance Aquarium, Golden		
		Gate Park		\$40,000
		TOTAL BUDGET		\$27,185,336

Supervisor Rossi's Statement.

Supervisor Rossi presented ollowing statement, which was read by the Clerk:

To the Honorabie Members of the Board of Supervisors:

I take the liberty of offering by way of recommendation for the consideration of this honorable Board certain suggestions not included in the report of the honorable Finance Committee.

It is purely from a sense of honest difference of opinion upon certain essentials, which same I have voiced before the committee, and it is in no way a minority report, for, as is well known, I have the deepest respect for my colleagues on the Finance Committee.

I, however, feel it my conscientious duty to bring before this honorable Board for its consideration, certain specific items upon which there may exist a difference of opin-

ion as to policy.

It is clear that there are two fundamental methods of arriving at the tax rate, which we all agree should be kept at the least possible amount. These two methods are as follows, namely:

First. By arbitrarily fixing rate, for example, \$3.47, and then cutting and eliminating items of the budget so as to come within that rate, regardless of public necessity,

convenience or welfare.

Second. To form a list of the various items of the budget that are in the wisdom of the committee or the Board most necessary for public necessity, convenience or public welfare and then reduce and eliminate them as far as possible and thus make the rate such as will cover and pay for the items agreed upon. I, like all my colleagues, desire the least possible tax rate.

If the first policy is followed, we must give first consideration to public necessities and essentials and climinate the lesser essentials, such as beautifications and which might generally be termed the esthetics of the municipality.

If the second policy is adhered to, then more consideration may be given to beautification and what I have termed esthetics. I am of the opinion that by following the policy of the second suggestion a greater public benefit and satisfaction will be obtained, even though a slight tax raise might be the result, which I again say is not my desire. exact amount of the tax cannot now be determined as same is dependent more or less on the assessed value and the increase thereof to be hereafter reported by the assessor. In line with these considerations, I submit for your approval:

First: That an additional sum of at least \$250,000 be placed in the budget to care for the natural growth and necessities of the School Department as per Budget

This policy was adoped by this Board when the recent bond issue was advocated, it being the fact that the bonds now available were only intended for new schools and school sites and not for repairs and betterments to schools that now exist and are obsolete and out of repair. If these betterments and provisions for additional schools are

not taken care of from year to year by yearly contributions, the lack of school facilities will present it-self in the future, whereby it will be necessary to call for further bond

Second. The sum of \$50,000 should be provided to continue the policy of purchasing annually voting machines which is admitted by all that this system by far increases the efficiency over the present method and a saving resulting thereby will pay for the machines within a period of a few years. It is estimated by the Registrar of Voters that when the full number of voting machines necessary are in use the cost of elections will be reduced about fifty per cent.

of \$150,000 The sum should be provided for the erection of the first unit of a warehouse. Since the establishment of the Bureau of Supplies, the saving resultthereby on purchases amounted to more than our expectations, saving at least an amount that would equal two cents in the tax rate. It has been evidenced during the few months of the incumbency of the Purchaser of Supplies that it is not possible to buy in large quantities of commodities of a common usage without the necessary facilities for storage. Additional sums in large amounts may be saved and will be saved when we are in a position to purchase in carload lots.

The further need for such a fireproof building for central stores has been evidenced many times during the present year. Vast amounts of materials and supplies are kept by the School Department in the old fire-trap, Lowell High School Building, on Sutter street between Octavia and Gough streets. We are informed that there are approximately \$250,000 worth of hardwood patterns stored in a shack at Francisco and Stockton streets under jurisdiction of the Fire Department.

Fourth. Fifty thousand dollars should be provided for the Aquatic Park. While not an essential, I feel that we are duty bound to add this sum to the \$70 000 now on hand in order that a beginning will be made this year with the construction of that project, which is esti-mated will cost several hundred thousand dollars.

This project is dear to the hearts of many of our citizens who enjoy aquatic sports attendant on a bay city, and they should have attention as much as persons devoted to other

sports.

Respectfully submitted ANGELO J. ROSSI.

Supervisor McLeran's Statement. Mr. Chairman and Members of the

Board:

The statement just made by my colleague on the Finance Committee compels me to make a brief reply which I ask be written into the record. It is proper enough to oppose the Finance Committee's report. but not at the same time to sign the committee's report.

Supervisor Rossi has signed the report and now he comes in with a recommendation adding to that report several hundred thousand dollars—a half million or thereabout—and asks this Board to adopt

his recommendation.

He suggested that in the Finance Committee and I suggested to him that he file an amended report and not sign the report of the Finance Committee. He is perfectly justi-fied in disagreeing with the Fi-nance Committee and adding to the Finance Committee's recommendations as many millions as he wants, regardless of the tax rate.

Replying specifically to the rec-

ommendations that he makes:
As to the supplies building, the committee before we made our report, he laid a plan on the table of a building that will cost in the neighborhood of \$300,000, to be built on the site now occupied by the Street Cleaning Department and Sewer Department, at Eleventh and Bryant streets. He asked that we make the initial appropriation in the budget this year to build the supply depot that will ultimately cost \$300,000.

This Board has gone on record and has appropriated money to build an immense building on the

Marina.

Supervisor McGregor suggested that it might be possible to use the basement of that building for a supply building. Then he comes

in here with this report.

As to voting machines, this year we have purchased some voting mochines and it is a constructive thing to do. Ultimately we should have voting machines in every booth in San Francisco and I hope the day will not be long delayed when that condition will be brought about. With the appropriation we have allowed the Election Commissioners, we think they have money with which they can buy some machines this year. Supervisor Rossi wants to buy the machines forthwith.

As to the School Department, he recommends an additional appropriation of \$250,000. I, along with many others, was somewhat dis-appointed in the activities of the School Department so far as the \$12,000,000 bond issue is concerned. Up to the present time they have not let one plan. All we are reading about in the papers is reports, protests and demands of the various

districts.

On other items in general that he speaks about, he says it is not a I respect Superminority report. visors Rossi's opinion as well as he respects mine, but in all fairness to the members of the Board and their position and the position he occupies, he should have filed a minority report and asked for its adoption instead of bringing in a report of this nature, at the same time signing the report as a doublebarreled proposition

Public Hearing.

Whereupen, on motion of Supervisor McLeran, the public hearing on the budget was fixed for Wednes-day, May 14, 1924, at 10 a. m

SPECIAL ORDER-3:30 P. M.

Removal of Calvary Cemetery. Consideration of bill providing for the removal of Calvary Cemetery.

Supervisor Roncovieri's Resolution. Supervisor Roncovieri presentea the following resolution and moved its adoption:

- (New Se-

Resolution No. ries), as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco favor the removal of the cemeteries and have accordingly passed ordinances directing and ordering the removal of the sonic, the Odd Fellows and Laurel Hill cemeteries; and Ma-

Whereas, the proposed ordinance for the removal of Calvary Ceme-tery is on today's calendar for further hearing before said Board; and

Whereas, it is represented to this Board that the Masonic and Odd Fellows cemeteries are to immediately institute legal proceedings to have determined the validity of the ordinances passed in reference to them, as well as the validity of said Morris Act, which proceedings will most likely result in a decision from the Supreme Court of this State within a period of approximately ten months;

Resolved, That the matter of the passage to print of the proposed bill for the removal of Calvary Cemetery, being No. 26 on today's calendar, be and the same is hereby -, pending the handing down of said decision and determination of

said Supreme Court. Resolution defeated by the following vote:

Ayes—Supervisors Deasy, Mc-Sheehy, Roncovieri, Shannon-4.

Noes—Supervisors Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore-11.

Absent—Supervisors Badaracco,

Katz, Welch-3.

Privilege of the Floor.

L. V. Crowley, representing the Roman Catholic Archbishop, urged that action on the pending bill be deterred until cemetery ordinances already passed be tested in the courts.

Dr. Doane requested that Laurel Hill Cemetery bill be reconsidered in the event that any such action deferring Calvary Cemetery bill is

had.

Dr. Wm. C. Hassler, Health Officer, being duly sworn, testified with reference to the possibility of Wm. C. Hassler, Health Ofan epidemic in case of removal of the cemeteries and the effect on the health of the community by the continued existence of the cemeteries.

Geo. Skaller, manager, Masonic Cemetery, was also duly sworn and

testified.

Mrs. Rose Goldsmith, principal of Fremont School, also duly sworn and testified.

Clyde E. Healy, representing City Engineer's office, was also sworn and testified.

Mr. Geo. Turrill, representing President Curran of the Cemetery representing

Protective Association.

Leonore Kothe, Mrs. Templeman,
Miss Shiller and Mrs. Gurnett were heard in protest against the passage of the bill.

Miss Barry was granted the privilege of the floor and urged the passage of the bill providing for the removal of Calvary Cemetery.

Mme. Grosjean, addressed Board, closing the case for the op-

ponents of the pending bill.

Supervisor McSheehy moved that this ordinance be continued on the calendar for two weeks for the purpose of giving the representative of the Archbishop of San Francisco the right to bring in experts so that they can properly inform this Board on certain matters pertaining to the removal of these cemeteries.

Amendment lost by the following vote:

Supervisors Badaracco, Ayes Deasy, McShechy, Roncovieri-4.

Noes—Supervisors Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore—11. Absent—Supervisors Katz, Shan-

non, Welch-3.

Passed for Printing.

Whereupon, the following hill was passed for printing by the fol-lowing vote: Bill No. 6695, Ordinance No.

(New Series), as follows:

Declaring that the further maintenance of the Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain condi-tions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memoriai mausoleums or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a popula-tion of more than one hundred thousand persons and the right of burial in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St. Rose's avenue and Masonic avenue. Section 2. It is hereby ordered

demanded that, within years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots therein. or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemetery and remove the same outside of the limits of the City and County of San Francisco, in accordance with and in the manner provided for in that certain act

of the Legislature of the State of California, entitled "An Act authorizing the Board of Supervisors or other governing body of any incor-porated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed. Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordi-nance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of said time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City

and County.

Section 4. It is nereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a news-paper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mail to the governing body owning or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and proniulgate, in the same manner, any reasonable and neecssary modifications or changes in said rules and All regulations. disinterments. transportation and removal of hu-man remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislaurt, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the deposting therein of the bodies disinterred from such cemetery lands and may provide sufficient grounds around the same for the beautifica-tion thereof, and may preserve such historical vaults or monuments as the board of directors, or other governing body of said corporations or associations, or the incumbent of said corporation sole, may determine to be proper or necessary.

Provided, however, that the land

thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof. Section 6. This ordinance shall

be in force and take effect imme-

diately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden. McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi. Schmitz, Wetmore—14.

No-Supervisor McSheehy-1. Absent-Supervisors Katz, Shan-

non, Welch-3.

Explanation of Vote.

Supervisor McShcehy reserved right to make statement in writing with reference to above.

UNFINISHED BUSINESS.

None.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$32,056.83, recommends same be allowed and ordered paid.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harreison, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Urgent Necessity.

Western Union Telegraph Co., official telegrams\$13.31

official telegrams\$13.31 pring Valley Water Co., water, horse troughs...... 81.37 Spring Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore --16.

Absent—Supervisors Katz, Welch

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. —— (New Se-

ries), as follows: Resolved, That the following

amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Special School Tax.

(1) Dan P. Maher Co., paints for school buildings (claim dated May

5, 1924), \$654. (2) John Reid, Jr., fifteenth payment, architectural services, Horace Mann School (claim dated May 7, 1924). \$1,727.65.

Water Construction Fund, Bond Issue 1910.

(3) Edw. L. Soule Co., steel bars, etc., Hetch Hetchy (claim dated May 7, 1924), \$1,358.80.

General Fund, 1923-1924.

(4) Spring Valley Water Co. water for playgrounds (claim dated May 7, 1924), \$794.27.

(5) Associated Charities, widows' pensions (claim dated May 9, 1924),

\$9,469.52

(6) Little Children's Aid, widows' pensions (claim dated May 9, 1924), \$7,969.68.

(7) Eureka Benevolent Society, widows' pensions (claim dated May 9, 1924), \$966.33.

(8) Daniel J. O'Brien, police contingent expense (claim dated May 5,

1924), \$750. (9) Coulin & Roberts, 100 street cleaning cans (claim dated April 28,

1924), \$540. (10) Kle Kleiber Motor Truck Co., motor truck for street cleaning (claim dated May 7, 1924), \$5.197. motor

(11) Standard Oil Co., gasoline, street repair (claim dated May 7,

1924), \$646.50.

(12) Conrad B. Sovig, f ment for cleaning and Conrad B. Sovig, final paypainting bridges (claim dated May 7, 1924),

\$5,707.95.

(13) Louis J. Conn, full payment for construction of sewer in Berry street from Second street to The Embarcadero (claim dated May 7, 1924), \$1,597.50.

(14) Herbert F. Dugan, drugs, San Francisco Hospital (claim dated April 25, 1924), \$587.54.

(15) Langendorf Baking Co. San Francisco Hospital bread.

(claim dated May 5, 1924), \$1,048.46. (16) M. J. Brandenstein Co., coffee, San Francisco Hospital

(claim dated April 25, 1924), \$580. (17) Sherry Bros., butter, San Francisco Hospital (claim dated

May 5, 1924), \$1,670.58.

(18) Walton N. Moore Co., dry goods, San Francisco Hospital 30, 1924), claim dated April **\$**675.90.

San Francisco Dairy Co., (19)milk, San Francisco Hospital (claim dated April 30, 1924), \$4,256.72.

(20) Holbrook, Merrill & Stetson, hardware, San Francisco Hospital (claim dated April 25, 1924), \$607.

(21) Bay City Market, meats, San Francisco Hospital (claim dated April 30, 1924), \$1,439.01. (22) Spring Valley Water Co.,

water for hospitals (claim dated April 30, 1924), \$1,598.14. (23) The Recorder Printing and Publishing Company, printing Law and Motion and Trial Calendar, etc. (claim dated May 12, 1924), \$665.

(24) Pacific Gas and Electric Co.,

street lighting (claim dated May 12, 1924), \$46,147.32.
(25) San Francisco Chronicle, official advertising (claim dated May 12, 1924), \$782.84.

California Printing Co., printing (claim dated May 12, 1924), \$686.30.

(27)Purchaser of Supplies, stamps and postcards (claim dated May 12, 1924), \$750.

Water Construction Fund, Bond Issuc 1910.

(28) Healy-Tibbitts Construction Co., fourth payment, construction of substructures for steel bridge across Dumbarton Straits, Contract 95 (claim dated May 8, 1924), \$41,-

859.02.

(29) United States Steel Products Co., third payment, furnishing, delivering and erecting steel bridge superstructures to carry bay crossing pipe line, Contract 93 (claim dated May 8, 1924), \$26,568.87.
(30) Western Pipe and Steel Co.,

ninth payment, construction of bay

crossing pipeline, Contract 90 (claim dated May 8, 1924), \$214,974.74.

(31) The Grange Company, supplies, Hetch Hetchy construction (claim dated May 7, 1924), \$562.50.

Park Fund.

(32) J. H. McCallum Lumber Co., lumber for parks (claim dated May

9, 1924), \$1,287.55.

General Fund, 1923-1924.

(33) Municipal Construction Co., third payment, improvements of third payment, improvements on Twenty and Collingwood, Twenty-first and Twenty-second streets (claim dated May 9, 1924), \$5,700. (34) A. Carlisle & Co.,

election forms (claim dated May 8,

1924), \$1,038. (35) California Printing Co., printing, Department of Elections (claim

dated May 8, 1924), \$8,903.84. (36) F. X. Lehner, hauling election booths, etc. (claim dated May 8,

1924), \$1,000.
(37) Louis Abrams, furnishing lamps, chairs, etc., election booths (claim dated May 8, 1924), \$1,596.20.

Appropriations. Also, Resolution No.

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Fire Department Buildings, Budget Item No. 63.

For cost of construction of Fire Department building, Engine House No. 29, on north side of Division street between Tenth and Eleventh streets, as follows: General construction

(award to O. Monson)..\$51,370.00 Electrical work (award

to Crown Electric Co.). 2,459.00

Plumbing and heating (award to Henry Ernst

4,972.48 & Son) Inspection 2,000.00 2,000.00 Extras, incidentals, etc...

Item No. 51.
For cost of city's portion of construction of sewalong Worcester street between Randolph street and Juni-

pero Serra boulevard; by E. C. Moran...... \$2,000.00 Water Construction Fund, Bond

Issue, 1910. For cost of furnishing and delivering electric motors for the Bay-Pulgas Pumping Plant, Hetch Hetchy Water Supply, Contract 104 (per award to General Electric Co. at \$6,790), including contingencies and in-

Accepting Offers for Rights of Way for Hetch Hetchy Transmission Line and Aqueduct.

Supervisor McLeran presented: Resolution No. 22441 (New Se-

ries), as follows:

Whereas, the City Engineer has recommend the purchase by the City and County of San Francisco, from the following named owners of the following described parcels of land, situated in the County of Stanislaus, State of California, re-quired as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sums set forth opposite their

names, viz.:
Frank Walker and Olive Walker, \$3,500. (As per written

offer on file.)

3.29 acres, more or less, being a portion of the S. ½ of the S. W. ¼ of N. W. ¼ of Section 3, T. 3 S., R. 9 E., M. D. B. and M. Milo C. Walker and Mary Walker,

\$150. (As per written offer on file.) 0.22 acre, more or less, being a portion of the N. ½ of the S. W. ¼ of the N. W. ¼ of Section 3, T. 3 S., R. 9 E., M. D. B. and M. Now, therefore, be it

Resolved, that in accordance with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned parcels of land for the sums set forth opposite their names and upon the conditions therein set forth, be and the same are hereby accepted; be it further Resolved, That the special Coun-

sel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offers, to examine the titles to said property, and if the same are found in satisfactory condition, to accept in behalf of the City and County of San Francisco, deeds conveying Francisco, deeds title thereto containing the conditions and reservations agreed upon in said offers, and to file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Accepting Offer of Land Required for Widening of Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22442 (New Se-

ries), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name, viz.:

Charles L. Harney, \$1,050-Commencing at a point on the northerly line of Lower Terrace, distant thereon 28.000 feet westerly from the westerly line of Pluto street; thence westerly along the northerly line of Lower Terrace 25.000 feet; thence at right angles northerly 100 feet; thence at right angles easterly 25 feet; thence at right angles south-erly 100 feet to the northerly line of Lower Terrace and the point of commencement. Being Lot 57, Block P, Park Lane Tract, Map No. 5.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City At-torney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept a deed therefor in behalf of the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz. Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Authorizing Lease of Land for Right of Way, Hetch Hetchy Electric Transmission Line.

Supervisor McLeran presented: Resolution No. 22445 (New Se-

ries), as follows:

Upon recommendation of the City Engineer the Board of Public Works is authorized to lease from J. E. Blickenstaff for a period expiring December 31, 1924, with option to extend for four months thereafter, the following described property situated in the County of Stanislaus, State of California, required as a camp site in the construction of the Hetch Hetchy electric transmission line, viz.:

1.342 acres situated in the southeast quarter of Section 11, Township 3 South, Range 8 East, M. D. B. and M., together with dwelling house, barn and water tank situated thereon, paying as rental for the use of said property the sum of \$40 per month, the first three months' rental to be paid in ad-

vance.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent-Supervisors Katz, Welch

--2.

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$1,000, Expense for Music Week.

Music Week.
On motion of Supervisor Mc-

Leran:
Resolution No. —— (New Se-

ries), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Publicity and Advertising," Budget Item No. 553, for expense of Music Week, commencing May 12, 1924.

Amending Zoning Ordinance, Stevenson Street and Clinton Park. On motion of Supervisor Mc-

Gregor:

Bill No. 6701, Ordinance No. —

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating
and establishing the location of
trades, industries and the location
of buildings for specific uses, and
establishing the boundaries for said
purposes, and providing penalties
for the violation of its provisions."

for the violation of its provisions."
Be it ordained by the People of the City and County of San Fran-

cisco.as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southwest corner of Stevenson street and Clinton Park, where not already in the light industrial district, in the light industrial district instead of the commercial district, for a distance of 60 feet on Stevenson street and a distance of 120 feet on Clinton Park.

Resolution of Intention to Establish Set-Back Lines No. 42.

Supervisor McGregor presented: Resolution No. 22444 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore,

Resolved, That it is the intention

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Twenty-second avenue, commencing at a point 100 feet northerly from Kirkham street, and running thence northerly to a point 100 feet southerly from Judah street, said set-back line to be 5 feet; along the easterly side of Twenty-second avenue, commencing at Kirkham street, and running thence northerly to Judah street, said set-back line to be 10 feet.

Along the westerly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Ulloa street, and running thence northerly 275 feet, said set-back line to be 11 feet; thence northerly 125 feet, said set-back line to 18 feet; along the easterly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Ulloa street, and running thence northerly to a point 100 feet southerly from Tarava'. street, said set-back line to be 10 feet.

Along the westerly side of Thirty-fifth avenue, commencing at Irving street, and running thence northerly 425 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet.

Along the westerly side of Thirtysixth avenue, commencing at Irving street and running thence northerly to a point 150 feet southerly from Lincoln way, said set-back line to be 14 feet; along the easterly side of Thirty-sixth avenue, commencing at Irving street and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line to be 10 feet.

Along both sides of Head street, commencing at points 100 feet northerly from Garfield street and running thence northerly to Holloway avenue, said set-back lines to

be 10 feet.

Along the westerly side of Monticello street, commencing at a point 100 feet northerly from Garfield street and running thence northstreet and running thence northerly 175 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7½ feet; thence northerly 75 feet, said set-back line to be 5 feet; thence northerly 25 feet, said set-back line to be 51/2 feet, said set-back line to be 7½ feet; thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Monticello street, commencing at a point 100 feet northerly from Garfield street and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

Along the westerly side of Miramar avenue, commencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 10 feet; along the easterly side of Miramar avenue, commencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 12 feet.

And notice is hereby given that Monday, the 9th day of June, 1924, Monday, the 9th day of June, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any chications to the sons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore ---16.

Absent—Supervisors Katz, Welch

Passed for Printing.

The following matters were passed for printing:

Supply Station, Boiler and Oil Permits. On motion of Supervisor Deasy: Resolution No. -— (New Se-

ries), as follows:

Resolved, That the following revocable permits are hereby granted:

Automobile Supply Station.

M. Sanguinetti, at the southwest corner of San Bruno and Visitacion avenues; also to store 2000 gallons of gasoline on premises.

Dave Arata, at the northwest corner of Joost avenue and Diamond street; also to store 2000 gallons of

gasoline on premises.

Transfer Automobile Supply Station. To D. Paginini, permit granted by Resolution No. 21810 (New Se-ries) to H. M. Thurber for premises situate northeast corner of Geary street and Thirty-first avenue.

Boiler.

Home Cleaners and Dyers, at 911 Washington street, 15 horse power.

Oil Storage Tank (1500 gallons capacity.)

Monihan & Slavin, on north side of Sacramento street, 60 feet east of Grant avenue.

Strand & Strand, on west side of Ninth avenue, 40 feet north of California street.

Home Cleaners and Dyers, at 911

Washington street.

Adolph Petry, on north side of Page street, 150 feet west of Steiner street.

Mrs. A. G. Freeze, on north side of Camino Del Mar, opposite Thirtieth avenue.

F. Warden, at northeast corner of Carl and Willard streets.

R. H. Wilhelm, at 915

street. I. Ezra, on north side of Anza street, 50 feet west of Fourteenth

avenue. H. Keenan, on west side of Jack-

son street, 190 feet west of Franklin street.

Stock & Jose, at northeast corner of Hyde and O'Farrell streets.

Mary K. Ladd, at northwest corner of O'Farrell street and Ada court.

H. H. Ham, on east side of Guerrero street, 100 feet south of Eighteenth street.

Mrs. Nottie Hart, on west line of Twenty-second avenue, 36 feet north

of Lake street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Animal Hospital Permit.

On motion of Supervisor Badaracco:

Resolution No. ——— (New Series), as follows:

Resolved, That permission, revo-cable at will of the Board of Super-visors, is hereby granted The San Francisco Society for the Prevention of Cruelty to Animals to maintain a hospital for sick animals on the north side of Sixteenth street Florida Alabama between and streets.

Extension of Park Street.

Supervisor Harrelson presented: Resolution No. 22445 (New Se-

ries), as follows:

Whereas, on the 7th day of April, 1924, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 22327 (New Series), which resolution was, on the 10th day of April, 1924, duly and regularly approved by the Mayor of the City and County of San Francisco, the said resolution being in words and figures as follows, to-wit:

Resolution No. 22327 (New Se-

ries).

Resolved, That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to order the extension of the following named street, to-wit: Park street between Leese street

and Mission street.

The lands and property deemed necessary to be taken for said ex-tending of Park street between Leese street and Mission street are particularly described as follows, towit:

Beginning at a point on the southwesterly line of Leese street, distant thereon 125.625 feet southeasterly from the intersection of the southwesterly line of Leese street and the easterly line of Mission street; thence westerly to a point on the easterly line of Mission street distant thereon 107 feet 5 inches southerly from its intersection with the southwesterly line of Leese street; thence southerly along the easterly line of Mission street 60 feet; thence easterly to a point on the southwesterly line of Leese street distant thereon 70.119 feet southeasterly from the point of bethence northwesterly ginning; along the southwesterly line of Leese street 70.119 feet to the point of beginning; being all of Lots 3 and 4 and the northerly 9.864 feet of Lot 5. Block F, as per map of French and Gilman Tract, filed in Man Book E and F, page 48.

And said Board of Supervisors does bereby determine and declare

does hereby determine and declare that said proposed extension of Park street between Leese street and Mission street is of more than ordinary public benefit and will affect and benefit the lands and dis-

hereinafter described trict which said district is hereby declared to be the district affected and benefited by said extension and that therefore the entire damages, costs and expenses of said extension shall be and are hereby made chargeable against and shall be assessable upon said lands and district, which lands and district are within the City and County of San Francisco, State of California, and the exterior boundaries of said lands and district affected and benefited by said extension are particularly described as follows:

Beginning at a point on the westerly line of Mission street, distant thereon 100 feet northerly from the northerly line of West Park street; thence westerly 100 feet parallel with the northerly line of West Park street; thence southerly paral-lel with the westerly line of Mission street to a point 100 feet south of the southerly line of West Park street: thence easterly parallel with the southerly line of West Park street to a point on the westerly line of Mission street; thence northeasterly to a point on the easterly line of Mission street, distant thereon 100 feet northerly from the northerly line of Richland avenue; thence easterly parallel with the northerly line of Richland avenue to a point on the southwesterly line of Leese street; thence southeasterly to a point on the northeasterly line of Leese street, distant thereon 58.25 feet northwesterly from the northerly line of Richland avenue; thence easterly parallel with the northerly line of Richland avenue 108 feet 5 inches; thence at right angles northerly 50 feet; thence easterly parallel with the northerly line of Richland avenue 550 feet; thence southeasterly to a point on a line parallel and distant 150 feet westerly from the westerly line of Murray street and distant thereon 55 feet 11½ inches southerly from the southerly line of Holly Park Circle; thence northerly parallel with Murray street, to a point on the southerly line of Holly Park Circle; thence northwesterly along the southerly line of Holly Park Circle, to a point distant 100 feet perpendicularly to the northerly line of Park street; thence westerly parallel to the northerly line of Park street to a point on the northeasterly line of Leese street; thence southerly to a point on the south-westerly line of Leese street distant thereon 77 feet 9% inches southeasterly from Mission street; thence westerly to a point on the easterly line of Mission street, distant thereon 57 feet 10% inches southerly from the intersection of the south-westerly line of Leese street with the easterly line of Mission street; thence northwesterly to a point on the westerly line of Mission street and the point of beginning, except-ing and excluding all public streets, alleys, courts and ways.

Said extension of Park street between Leese street and Mission street shall be done in pursuance of Chapter III of Article VI of the Charter of the City and County of San Francisco and shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of said Charter of the City and County of San Francisco.

Adopted — Board of Supervisors, San Francisco, April 7, 1924.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, April 10, 1924.

R. McLERAN,

Acting Mayor. And whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolutions, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause, in the manner and as required by law, a notice, similar in substance, to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, more than ten days have elapsed since the expiration of the time of publication of said notice;

Whereas, no objections to the said extension of Park street between Leese and Mission streets were filed with the Clerk of this Board within said period of ten (10) days or at all; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in said Resolution No. 22327 (New Series); and

Whereas, the Supervisors have acquired jurisdiction to order the extension of Park between Leese and Mission streets as aforesaid, and specifically described and proposed in said Resolution No. 22327 (New Series); be it

Resolved, That it be ordered and it is hereby ordered that said Park street be extended as aforesaid and as specifically described and proposed in said Resolution No. 22327

(New Series); and be it

Further Resolved, That the lands and property described in said Resolution No. 22327 (New Series) and declared to be deemed necessary to be taken for said extension be taken for said extension; and be it

Further Resolved, That the entire damages, costs and expenses of said extension be and they are hereby made chargeable upon the lands and district described in said Resolution No. 22327 (New Series) as being the lands and district affected and benefited by said extension and against which the entire costs, demages and expenses of said extension should be made chargeable; and be it

Further Resolved, That the said extension of Park street between Leese and Mission streets be done in pursuance of Chapter III of Article VI of the Charter of the City and County of San Francisco and in the manner laid down in, and in accordance with, the provisions of Section 2 and the sections following Section 2 of said Chapter III of Art-

icle VI of said Charter.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Passed for Printing.

The following bill was passed for printing:

Changing Certain Street Names. On motion of Supervisor Harrel-

Bill No. 6702, Ordinance No. ——

(New Series), as follows: Changing the names of certain streets, avenues and places in the

City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. The names of the following streets, avenues and places in the City and County of San Francisco are hereby changed as hereinafter specified and said streets, avenues and places in the City and

County of San Francisco shall hereafter be known and designated by names to which they are hereby changed, to-wit:

Railroad avenue to Tunnel ave-

State avenue to Tocoloma avenue. Pacheco avenue to Gillette ave-

Raymond avenue to Lathrop ave-

nue.

Springdale street to Cayuga avenne Bismarck street to Wilson street.

Prim street to Flournoy street. Carl place to Sixteenth avenue.

Grant way to Selma way. Section 2. The attention of the Assessor, the Recorder, the Board of Public Works, the City Engineer and other offices and departments of the City and County of San Francisco is hereby called to the pro-visions of this ordinance and said departments and offices are hereby authorized and instructed to change their maps, plats and records accordingly. Section 3.

This ordinance shall

take effect immediately.

Fixing May 26, 1924, 2 p m., Appeal From Assessment for Improvement of Rodeo Avenue.

Supervisor McLeran presented: Resolution No. 22446 (New Se-

ries), as follows:

Resolved, That Monday, May 26, 1924, at 2 p. m., is hereby fixed as the time for hearing the appeal of owners from the assessproperty ment issued for the improvement of Rodeo avenue between Arleta and Teddy avenues, and the im-provement of Teddy avenue be-tween Rodeo avenue and Alpha street.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Passed for Printing. The following matters were passed for printing: Ordering Street Work.

On motion of Supervisor Harrelson:

Bill No. 6703, Ordinance No. -(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordwith the specifications pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Ellis street between Broderick street and St. Joseph's avenue, by the construction of concrete curbs, and by the construction of a concrete pavement on the roadway thereof.
Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6704, Ordinance No.

— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter Into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted. That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten in-stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Niagara avenue between Louisburg and Tara streets, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Fixing Sidewalk Widths, Miller Place. On motion of Supervisor Harrel-

on motion of Supervisor Harrelson:

Bill No. 6705, Ordinance No. —— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and thirty-eight.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office may 3, 1924, by adding thereto a new section to be numbered eight hundred and thirtyeight, to read as follows:

Section 838. The width of sidewalks on Miller place between Sacramento street and its northerly termination shall be three (3) feet and six (6) inches. Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and after its passage.

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22447 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with Resolution No. 81655 (Second Series) of the Board of Public Works adopted May 2, 1924, and written recommendation of said Board, filed May 5, 1924, to-wit:

On Upper Terrace between the

On Upper Terrace between the westerly line of, and the westerly curb line of, extending from a line at right angles to the westerly line of, 40 feet southerly from the first angle southerly from Clifford Terrace, and a line at right angles to the easterly line of, 28.70 feet northerly from the second angle southerly from Clifford Terrace.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said cnange of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote:

Ay es — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Closing Julia Street Temporarily. Supervisor Harrelson presented: Resolution No. 22448 (New Se-

ries), as follows:

Resolved, That Julia street, a small street running northeast and southwest between Mission and Minna streets, about one hundred feet northeast of Eighth street, be closed for the period of construction of a four-story and basement reinforced concrete class "C" building, which will be finished about September 1, 1924. The permission is granted in order that the con-

tractor may use Julia street to dump materials and not obstruct the roadway of Mission street.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch

--2.

Private Contractors' Street Improvement Ordinance.

Supervisor Harrelson presented: Bill No. 6706, Ordinance No. — (New Series), entitled "Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract and repealing Ordinance No. 33 and all orders and ordinances and parts of orders and ordinances in conflict with this ordinance."

Communication.

Communication from Chamber of Commerce, requesting that action be deferred until ordinance can be investigated by its committee was read by the Clerk.

Motion.

· Supervisor McSheehy moved to tay over two weeks.

Supervisor Schmitz moved as an amendment that action be deferred one week.

Action Deferred.

Whereupon, the foregoing bill was laid over one week.

Intention to Close Portions of Lane Street.

Supervisor Harrelson presented: Resolution No. 22449 (New Se-

ries), as follows:

Resolved, That the public interest requires that Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll

streets be closed. Be.it

Further Resolved, That it is the intention of the Board of Supervisors to close Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets, situated in the City and County of San Francisco, State of California. Said closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter III of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following said Section 2. Be it

Further Resolved, That the damage, cost and expense of said closing up of Lane street between Arm strong and Bancroft streets and between Bancroft and Carroll streets be paid out of the revenues of the City and County of San Francisco. Adopted by the following vote:

Aves — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent—Supervisors Katz, Welch

Passed for Printing.

The following matters were passed for printing:

Spur Track Permit.

On motion of Supervisor Harrelson:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company to construct, maintain and operate a spur track in Seventh street between Hubbell and South streets as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Southern Pacific Company to construct, maintain and operate a spur track in Seventh street between Hubbell street and South street, as follows:

Beginning at a point in the center line of an existing Southern Pacific Company track, said point being distant southeasterly sixtytwo and seventeen one-hundredths (62.17) feet from the southeasterly line of Hubbell street produced and distant thirty-four and nine-tenths (34.9) feet, measured northeasterly at right angles from the southwesterly line of Seventh street; thence southeasterly on a curve concave to the left, having a radius of four hundred (400) feet, a distance of forty (40) feet to a point; thence southeasterly on a tangent a distance of thirty-three and forty-two one-hundredths (33.42) feet to a point; thence southeasterly on a curve concave to the left having a radius of seven hundred sixteen and thirty-five one-hundredths (716.35) feet, a distance of fifty-six and sixty-seven one-hundredths (56.67) feet to a point; thence southeasterly on a tangent a distance of seventy-five (75) feet to a point; thence southeasterly on a curve concave to the right having a radius of seven hun-

dred sixteen and thirty-five onehundredths (716.35) feet, a distance of fifty-six and sixty-seven one-hundredths (56.67) feet to a point; thence southeasterly on a tangent a distance of seven feet to a point; thence southeasterly on a curve concave to the right through a number ten switch a distance of eighty and three-tenths (80.3) feet to a point in the center line of an existing Southern Pacific Company track, said point being distant southeasterly thirty-three and seventy-eight one-hundredths (33.78) feet from the southeasterly line of South street, and seven and four-tenths (7.4) feet measured southwesterly at right angles from the northeasterly line of Seventh street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be con-strued as a part hereof, as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by the Southern Pacific Company.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Su-

pervisors.

Section 2. This ordinance shall

take effect immediately.

Spur Track Permit, Santa Fe. On motion of Supervisor Harrelson:

Bill No. 6708, Ordinance No. —

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Atchison, Topeka & Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track on Iowa street between Twenty-third street and Twenty-fifth street, as nereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Atchison, Topeka & Santa Fe Railway Com-

pany, its successors or assigns, to construct, maintain and operate a spur track as follows:

Beginning at a point in the center line of an existing track in Iowa street, City and County of San Francisco, said point lying 55 feet southerly from the southerly line of line of Twenty-third street and westerly from the easterly line of Iowa street; thence southeasterly on the arc of a curve concave to the northeast and having a radius of 235.65 feet, a distance of 93.88 feet to a point which is distant 95.46 feet southerly from the southerly line of Twenty-third street and 21.27 feet westerly from the easterly line of Iowa street; thence southeasterly in a direct line a distance of 32.09 feet to a point which is distant 177.50 feet southerly from the southerly line of Twenty-third street and 8.75 feet westerly from the easterly line of Iowa street; thence southeasterly on the arc of a curve concave to the southwest and having a radius of 235.65 feet, a distance of 93.88 feet to a point which is distant 270.46 feet southerly from the southerly line of Twenty-third street and 10 feet easterly from the easterly line of Iowa street; thence south-erly on a line parallel to and distant 10 feet easterly from the easterly line of Iowa street, a distance of 100 feet to the end.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by the Atchison, Topeka and Santa Fe Railway Company.

Provided, that the Atchison, Topcka and Santa Fe Railway Company shall erect and maintain allnight lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors. Section 2. This ordinance shall

take effect immediately.

Award of Contract, Chair Desks. Supervisor Rossi presented:

Resolution No. 22450 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing chair desks for School Department be hereby made to Heywood-Wakefield Company on bid submitted May 5, 1924, as follows, viz.:

Size No. 1; on sample Item No. 1—Chair desks, all-inone type, size No. 1, on sample, G 1203-1SS shelf oak, quantity required 500, price per unit \$9.50 each. Item No. 2—Size No. 2 on sample,

G 1255-1SS shelf oak, quantity required 500, price per unit \$9 each.

Delivery-To Horace Mann Junior High School on or before August 15, 1924.

Resolved. That all other bids submitted thereon be rejected.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Clerk to Advertise for Bids for Printing Municipal Record.

Supervisor Colman presented: Resolution No. 22451 (New Se-

ries), as follows:

Resolved, That the Clerk be directed to advertise that bids for printing the Municipal Record for the fiscal year 1924-1925 will be re-ceived by this Board at 3 o'clock ceived by this Board at 3 o'clock p. m. on Monday, June 2, 1924, and that the Public Welfare and Publicity Committee prepare specifications therefor.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri,
Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Clerk to Advertise for Bids for Printing Journals and Calendars.

Supervisor Colman presented: Resolution No. 22452 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received by this Board at the hour of 3 o'clock p. m. on Monday, June 2, 1924, for printing the Journal of Proceedings and Calendars of the Board of Supervisors, daily Trial and Law and Motion Calendars and decisions of the Supreme and Appellate Courts for the fiscal year 1924-1925. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-

Fixing May 11, 1924, 2 P. M., Hearing Objections, Extension of Van Ness

Supervisor Wetmore presented: Resolution No. 22453 (New Se-

ries), as follows:

Resolved, That Monday, May 19, 1924, at 2 o'clock p. m., is hereby fixed as the time for hearing the objections of property owners against the extension of Van Ness avenue Market street Howard to from street, as provided in Resolution of Intention No. 22328 (New Series), approved April 10, 1924.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Seventy-fifth Anniversary of Admission Day in San Francisco. Supervisor Hayden presented:

Resolution No. 22454 (New Se-

ries), as follows:

Resolved, That his Honor the Acting Mayor is respectfully requested to forward a wire to the Grand Parlor, Native Sons of the Golden West, in convention now assembled in Sacramento, inviting them to hold the seventy-fifth anniversary celebration of the admission of California into the Union, in San Francisco on September 9, 1925.

Adopted by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.Absent-Supervisors Katz, Welch

Street Lights.

Supervisor Schmitz presented: Resolution No. 22455 (New Series), as follows:

Resolved, That the Pacific Gas & Electric Co. is hereby instructed to

and

install and remove street lights as follows:

Install 250 M. R.

Kingston street between Mission and Brooke streets.

Steiner street between Geary and Post streets.

Steiner street between Post and

Sutter streets. Steiner street between Sutter and

Bush streets. Steiner street between Pine and

California streets.

Pierce street between Post and Sutter streets.

Pierce street between Sutter and Bush streets.

Pierce street between Pine and

California streets. Scott street between Geary and

Post streets.

Scott street between Post Sutter streets.

Scott street between Sutter and Bush streets.

Scott street between Bush Pine streets.

Broderick street between Geary and Post streets.

Broderick street between Post

and Sutter streets. Broderick street between Sutter

and Bush streets. Broderick street between Bush

and Pine streets. Broderick street between Pine

and California streets.

Baker street between Geary and Post streets.

Baker street between Post and Sutter streets.

Baker street between Sutter and

Bush streets. Baker street between Bush and

Pine streets. Baker street between Pine and

California streets. Lyon street between Geary

Post streets. Lyon street between Post

and Bush streets. Lyon street between Bush and

Pine streets.

Lyon street between Pine and California streets.

Lyon street between Sutter and Bush streets.

Head street between Holloway and Grafton avenues.

Install 400 M. K.

Post street between Fillmore and Steiner streets.

Post street between Steiner and Pierce streets.

Post street between Pierce and

Scott streets. Post street between Scott and

Divisadero streets. Post and Steiner streets.

Post and Pierce streets.

Post and Scott streets.

Sutter street between Fillmore and Steiner streets.

Sutter street between Steiner and Pierce streets.

Sutter street between Pierce and Scott streets.

Sutter street between Scott and Divisadero streets.

Sutter street between Divisadero and Broderick streets.

Sutter street between Broderick

and Baker streets. Sutter street between Baker and

Lyon streets.

Sutter street between Lyon street and Presidio avenue and Steiner street. Sutter and Pierce streets.

Sutter and Scott streets. Sutter and Broderick streets. Sutter and Baker streets. Sutter and Lyon streets. Sutter and Steiner streets.

Install 400 M. R.

Pine street between Fillmore and Steiner streets.
Pine street between Pierce and

Scott streets.

Pine street between Scott and Divisadero streets.

Pine street between Divisadero and Broderick streets.

Pine Broderick street between and Baker streets.

Pine street between Baker and Lyon streets.

Pine street between Lvon street and Presidio avenue.

Pine and Broderick streets. Pine and Baker streets.

Bay Franklin street between street and Van Ness avenue.

Install 600 M. R.

California street between Fillmore and Steiner streets.

California street between Steiner and Pierce streets.

California street between Pierce

and Scott streets. California street between Scott

and Divisadero streets. California street between

eriek and Baker streets. California street between Baker

and Lyon streets.

California street between Lyon street and Presidio avenue.

California and Steiner streets. California and Pierce streets. California and Broderick streets.

California and Baker streets. Install 400 M. R.

Bush street between Fillmore and Steiner streets.

Bush street between Pierce and Scott streets.

Bush street between Scott and Divisadero streets.

Bush street between Divisadero and Broderick streets.

Bush street between Broderick

and Baker streets.

Bush street between Lyon street and Presidio avenue.

Bush and Steiner streets. Bush and Pierce streets.

Bush and Scott streets. Bush and Broderick streets.

Remove Gas Lamps.

Post street, north and south sides, first west of Fillmore street.

Post street, south side, first and second west of Steiner street.

Post street, north side, first west

of Steiner street.

Post street, south side, first west

Pierce street.

Post street, north side, first and second west of Pierce street. Post street, south side, first and

second west of Scott street.

Post street, north side, first west of Scott street.

Southeast and northwest corners of Post and Steiner streets.

Northeast and southwest corners of Post and Pierce streets.

Northwest and southeast corners of Post and Scott streets.

Remove Gas Lamps.

Sutter and Broderick streets. Sutter and Scott streets.

North and south sides of Sutter street between Scott and Divisadero streets.

North and south sides of Sutter street between Divisadero and Broderick streets and Baker street.

North and south side of Sutter street between Baker and Lyon streets.

North and south sides of Sutter street between Broderick and Baker

North and south sides of Sutter street between Lyon street and Presidio avenue.

North and south sides of Sutter street between Fillmore and Steiner streets.

North and south sides of Sutter street between Steiner and Pierce streets.

South side of Sutter street, first and second west of Pierce street.

North side of Sutter street, first

west of Pierce street. North and south sides of Bush

street between Lyon street and Presidio avenue.

North and south sides of Bush street, first west of Broderick street. South side of Bush street, first and second west of Scott street.

North side of Bush street, first, second and third west of Scott street.

Southwest corner of Bush and Scott streets.

North side of Bush street, first and second west of Pierce street.

South side of Bush street, first west of Pierce street.

North and south sides of Bush street between Fillmore and Steiner streets.

Southwest corner Bush and Baker streets.

North side of Pine street, first and

second west of Baker street. South side of Pine street, first

west of Baker street.

side of Pine street, first South west of Lyon street

North side of Pine street, first west of Fillmore street.

North and south sides of Pine street between Pierce and Scott streets.

North and south sides of Pine street between Scott and Divisadero streets

North and south sides of Pine street between Divisadero and Broderick streets.

Northeast and southwest corners of Pine and Broderick streets.

Northeast and southwest corners of Pine and Baker streets.

North side of California street between Lyon street and Presidio

South side of California street, first and second west of Baker

street. Northeast and southwest corners of California and Baker streets.

North and south sides of California street between Baker and Broderick streets.

North and south sides of California street between Pierce and Scott streets.

Northwest and southeast corners of California and Steiner streets.

South side of California street, first and second west of Fillmore street.

North side of California street. first west of Fillmore street.

South side of California street between Divisadero and Broderick

North and south sides of California street between Scott and Doris streets.

North and south sides of Califor-

nia and Pierce streets.

North and south sides of California street between Steiner and Pierce streets.

Steiner street between Post and Sutter streets.

East and west sides of Steiner street between Pine and California

streets.

East and west sides of Steiner

street between Post and Geary

streets.

and west sides of Steiner East street between Bush and Sutter streets.

West side of Pierce street between

Sutter and Bush streets.

Pierce street between Sutter and Post streets.

Pierce street between Pine and California streets.

Scott street between Bush and Pine streets.

Scott street between Sutter and

Bush streets. Scott street between Post and

Sutter streets.

East and west sides of Scott street between Post and Geary streets.

East and west sides of Broderick street between Bush Pine and streets.

Broderick street between Pine and

California streets.

Broderick street between Geary

and Post streets.

Broderick street between Post and Sutter streets.

Baker street between Bush and Pine streets.

Baker street between Post and Sutter streets.

Baker street between Sutter and

Bush streets. East and west sides of Baker street between Pine and California

streets. East and west sides of Lyon street between Bush and Pine

streets. Lyon street between Pine and

California streets.

Lyon street between Post and Sutter streets.

Lyon street between Sutter and Bush streets.

Lyon street between Geary and Post streets.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Proposed Charter Amendment Incorporating Functions of Playground Commission with Park Commission.

Supervisor Morgan presented: Resolved, That Section 1 of Ar-ticle XIV of the Charter of the City

and County of San Francisco be amended to read as follows:

Section 1. The lands designated upon the map of the Outside Lands of the City and County, made pursuant to Order No. 800, by the word "park," extending from Stanyan street to the Pacific Ocean, and known as Golden Gate Park; also the land fronting on Haight street, designated on said map by the word "park," and known as Buena Vista "park," and known as Duena Park; also the lands designated on Park; also the word "avenue," exsaid map by the word "avenue," ex-tending from Baker street westward until it crosses Stanyan street; also that certain highway bounded on the west by the Pacific Ocean, and designated upon said map as "Great Highway"; also Mountain Lake Park; also Seal Rocks, as ceded to the City and County of San Fran-cisco by Act of Congress; and all the other parks, playgrounds and squares in the City and County; and all the grounds surrounding public buildings in the City and County, and all parks, playgrounds, squares and public pleasure grounds hereafter acquired by the City and County, shall be under the exclusive management of a Board of Commissioners, who shall be known and desginated as Park Commissioners.

And that Section 4 of Article XIV of the Charter of the City and of San County Francisco

amended to read as follows:
Section 4. The Commissioners shall organize by electing one of their number president, and they may elect a secretary who is not a member of the Board. The Board shall establish rules and regulations for its government and for the performance of its duties, and in this respect the Board shall have the power to appoint an advisory committee or advisory committees to aid in the performance of any and all of its duties heretofore specified or hereafter delegated to it. Board shall likewise establish rules for the conduct of its officers and employees, and shall require ade-quate bonds from all of them, except laborers, for the faithful per-formance of their duties in such sums as may be fixed by it. Such bonds shall be approved by the Mayor and filed in the office of the The person elected presi-Auditor. dent shall hold his office for one year, or until his successor is elected. The Board must hold regular meetings at least once in two weeks, and as many special meetings as it may deem proper.

Three of the Commissioners shall constitute a quorum for the transaction of business. No contract shall be entered into authorizing the expenditure of money without the approval of four of the Commissioners. Every contract exceeding five hundred dollars in amount shall be open to public competition, unless the Board shall determine in any given case to have the work

done by day's labor. All the provisions of the article in this Charter on the Department of Public Works relating to contract shall be applicable to all contract work ordered by the Commissioners.

And that Section 11 of Article XIV of the Charter of the City and of San Francisco County amended to read as follows:

Section 11. The Supervisors shall provide all necessary money for the maintenance, preservation and im-provement of said parks, playgrounds, squares, avenues and grounds, and to that end shall an-nually levy a tax on all property in the City and County not exemt from taxation of twenty cents upon each one hundred dollars assessed valuation of said property.

And that a new section, to be known as "Section 8a," be added to Article XIV of the Charter of the City and County of San Francisco

reading as follows: Section 8a. The Supervisors shall have the power to set apart either absolutely or for a definite period of time any land not improved with any public buildings belonging to the City and County other than land under the exclusive control and management of the Park Com-missioners and land acquired by the issue of bonds for other specific purposes, for use as children's play-grounds and recreation centers, and the same shall, when so set apart for such use, be under the exclusive control and management of the Park Commissioners. The Park Commissioners shall have power to set apart either absolutely or for a

definite period of time such parks and squares or portions thereof as they may see proper for use as children's playgrounds and recrea-

tion centers.

And Section 13 of Article XIV of said Charter referring to temporary use of Lobos Square for the Panama-Pacific Exposition, and Article XIV-A of the Charter referring to to the Playground Commission, are hereby repealed; provided, that where the provisions of this act are substantially the same as said re-pealed statutes they shall be con-strued as continuations thereof and not as new enactments; and, provided further, that all moneys not expended in the special fund set aside for the Playground Commission may be turned over and put under the name of the Park Commission; and provided further that mission; and provided further, that this money so turned over shall be used for playground purposes.

Approved as to form. Maurice T. Dooling, Jr., Assistant City Attor-

ney.

Referred to Judiciary and EducaRegerred to Judiciary and Education, Parks and Playgrounds Com-

mittee.

Morgan (Supervisor requested that notices be sent to members of the Playground and Parks Commission that there would be a meeting to consider the foregoing on Friday, at 2:30 p. m.)

ADJOURNMENT.

There being no further business, the Board at the hour of 8:15 p. m. adjourned.

J. S. DUNNIGAN,

Clerk.

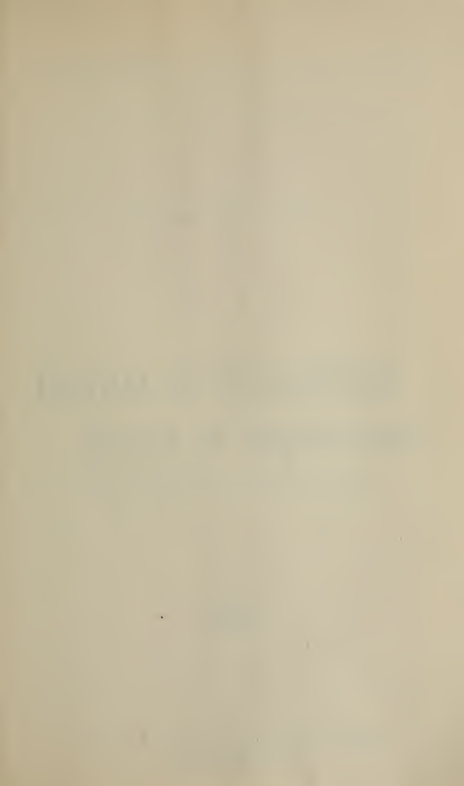
Approved by the Board of Supervisors June 16, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.







Wednesday, May 14, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

WEDNESDAY, MAY 14, 1924, 10 A. M.

In Board of Supervisors, Wednesday, May 14, 1924, 10 a. m.

The Board of Supervisors met pursuant to adjournment for the purpose of hearing the public on the proposed Budget of Municipal Expenditures for the fiscal year beginning July 1, 1924, and ending June 30, 1925.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted pres-

Supervisors Badaracco, Bath, Colman. Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-15.

Absent — Supervisors McSheehy, Morgan, Welch—3.

Quorum present. Supervisor Schmitz was elected to preside.

Park Stadium.

Wm. F. Humphrey, Park Commissioner, was granted the privilege of the floor and addressed the Board. He declared that he was representing the Park Commission and 75,000 or 85,000 school children,

business men and others.
He declared that the \$100,000 recommended by the Finance Committee was not adequate to complete the proposed new staudium and the proposed new statutum and asked that the amount be increased to \$200,000. "The completed structure," he said, "including eight tennis courts, baseball and football facilities, a basketball pavilion and handhall courts, will cost in the neighborhood of \$300,000. A third of this amount will easily to be a second of the constant of of this amount will come from a bequest made several years ago by the Kezar estate."

"Unless," he said, "the Board of Supervisors sees its way clear to appropriate additional funds, the stadium project will be held up for another year, and there is danger that we will lose the \$100,000 bequest of the Kezar estate.

"By the Board's direction we have been working on this project for two years," said Commissioner Humphrey. "We asked for no appropriation in 1922 or 1923 and now

we are ready to build a real athletic home for our youth.

"If the city gives the \$200,000 this year we can go ahead and by the end of this year or early in 1925. give you the completed project. stadium alone will cost \$170,000, but it will give seating capacity to 20,000, which may be increased to 50,000, and the basketball and tennis courts, with dressing rooms, showers and lockers, are necessary for our youth to get the real good of the stadium."

Walter Christie, University of California coach; A. George Maloney of Stanford, Frank Osborne of the California Lawn Tennis Association, J. Harry Russell, representing Associated Boys' Council of San Francisco, also addressed the Board, urging the additional appropriation of \$100,000 dollars.

*100,000 donars.

*Helen Rosemont, representing the Mission District; Mrs. H. A. Merriam. representing Polytechnic Mothers' and Teachers' Association, and Mrs. Wm. A. Smith, president of the Congress of Mothers, also urged additional appropriations.

additional appropriations.

Leland Eisen, president of Polytechnic Student Body, and A. R. Morse, student representing the High School of Commerce, also spoke in favor of the request for an

additional \$100,000.

Ingleside District.

Mrs. Edna Calhan, representing improvement clubs in the Ingleside District, was granted the privilege of the floor and addressed the Board. She regretted that there was nothing said in the Finance Committee's report with respect to the four main problems confronting the Ingleside, Lakeview and Columbia Heights districts: First, the removal of the County Jail: second, the reconstruction of the San Jose avenue bridge to make San Jose avenue bridge to make San Jose avenue bridge to make San Jose boulevard available for traffic; third, the grading of the Mt. Vernon cut, and, fourth, the resurfacing of Ocean avenue. She called attention to the importance of these improvements in the development of the district mentioned and in the inter-

est of better fire protection.

Mr. Hearthold, representing Columbia Heights, spoke in favor of an appropriation for the reconstruction of the San Jose avenue bridge. Thos. R. McGrath, representing

Thos. R. McGrath, representing the Sunnyside District, spoke for the removal of the County Jail.

Mrs. B. Ryan, representing Ocean View, recited the case of a man who was injured by reason of his auto running over the end of the San Jose avenue bridge. The man, she said, was not intoxicated and that the City may expect to have a damage suit on its hands. She asked for an apropriation for the reconstruction of the bridge.

Messrs. McAllister and Coakley also addressed the Board, corroborating the statement as to the details of the accident at the San Jose avenue bridge. He urged that no time be lost in reconstructing the bridge, making it safe for street-car and automobile traffic.

A. B. Frank, representing the Excelsior Homestead District, urged the reconstruction of the bridge on San Jose avenue in order that the homes to the west of the bridge might be afforded fire protection; also the removal of the County Jail from the Ingleside District, and the purchase of the Ocean Shore right-of-way, connecting up Junipero Serra boulevard and San Bruno road.

Supervisor E. E. Schmitz, presiding, in this connection called attention to his resolution presented last year urging the purchase of the right-of-way of the old Ocean Shore Railroad, to be reconstructed into a highway.

Supervisor McLeran declared that the railroad had raised its price on the roadbed from \$60,000 to \$130,000 in the past few years, and that this price was considered exorbitant.

Captain O'Brien of the Ocean View Fire Department urged the reconstruction of the bridge at San Jose and Mt. Vernon avenues as a means of affording fire protection to the surrounding property.

M. Siebrecht, representing the Visitacion Valley Improvement Club, asked for appropriations for fire protection, playground, sewers

and street improvements.

John Kelly, secretary of the Central Council of Improvement Clubs, requested sixty-three more policemen in the Park-Presidio District. His plea for additional men on the police force was supported by George Skaller, representing the executive committee of the Civic League of Improvement Clubs.

Street Work Urged.

Andrew J. Gallagher, industrial director of the Southern Promotion Association, charged the board with favoring the district north of Market street in recommendations of appropriations for street work. He declared that only \$116,000 had been set aside for the southern district from the ocean along Lincoln way and south of Market street to the county line, as against \$236,000 recommended for the other side of the thoroughfare.

Although the Board of Public Works recommended \$2,000,000 for necessary street work, \$28,000 less, he said, is allowed this year for street improvement than last year. He urged that Third street from the bridge to Army street be put in condition out of the County Road Fund for the increasing needs of the rapidly developing commercial district.

George Skaller, representing the Civic League, declared that without going into the analysis this organization had made of the Budget, he wished to say that this Budget had the approval and endorsement of the Civic League. Most liberal appropriations, he said, had been made for all improvements.

The Civic League was on record, he said, in favor of an appropriation of \$75,000 for eight-inch water mains in Visitacion Valley, \$35,000 for opening Twenty-sixth street between York and Hampshire streets and \$150,000 for the extension of the Esplanade.

He agreed with A. J. Gallagher of the Southern Promotion Association as to the necessity of reconstructing out of the Good Roads Funds of Third street from the bridge to Army street.

He endorsed the appropriation for additional police officers and asked that they be assigned to traffic duty and that a night traffic squad system be put in effect.

Of all the organizations asking appropriations from this Board in the Budget, the Civic League, he said, is the only organization that has suggested how more money can be obtained for these improvements by providing additional sources of revenue. The "Sales Tax," providing one-tenth of one per cent on merchandise sales, he said, which was defeated by only 800 votes when submitted to the people, will, if it is adopted, raise approximately two and one-half million dollars.

Recess.

Whereupon, the Board at the hour of 1:15 p. m. took a recess until 2:30 p. m.

Re-Assembled.

At the hour of 2:30 p. m. the Board of Supervisors re-assembled for the purpose of hearing the public and passing upon the Budget of Municipal Expenditures for the fiscal year.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted pres-

ent:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shanncn, Wetmore—15.

Absent - Supervisors McSheehy,

Morgan, Welch-3.

Quorum present.

Supervisor Schmitz in the chair.

School Department.

D. C. Murphy, School Director, was granted the privilege of the floor and addressed the Board. He declared that the Board of Education expected \$750,000 out of the Budget this year and each succeeding year to take care of the normal expansion of the School Department. The \$250,000 allowed by the Finance Committee, he said, is wholly inadequate for this purpose and unless the difference, amounting to \$500,000, was made up it would seriously handicap the department and necessitate a readjustment of its program for the expenditure of the \$12,000,000 of school bond moneys.

He contended that the Board of Supervisors agreed when the \$12,000,000 school bond issue was decided upon that the moneys obtained from the sale of the bonds were to be used exclusively for a "catch-up" and replacement program and that \$750,000 was to be appropriated out of the taxes for the normal annual expansion of the city's school requirements, repairs,

etc.

Acting Mayor McLeran and Supervisor McGregor disagreed with the Board of Education as to how the school bond moneys were to be

spent.

Supervisor McGregor said in part: "I cannot see this fine distinction as a matter of practical sense. When the city replaced the Galileo School with a new, modern structure, as in all the new schools, room was provided for greater attendance and where possible for greater yard space. Any new school, whether it is an entirely new school or replacing an old one, takes uppart of the normal growth."

Acting Mayor McLeran declared that he did not have the same un-

derstanding with reference to the use of school bond moneys as School

Director Murphy.

This year, he said, we allow the School Department \$400,000 more than last year, which is about double the increased allowance made the City's departments in general, and you cannot tell what total increased revenue you will have until the State funds are heard from. He declared that funds for new schools could be taken from \$12,000,000 voted for schools in 1922.

Supervisor Rossi, seconded by Supervisor Bath, took issue with the majority of the Finance Committee.

Supervisor Rossi declared that the \$250,000 recommended in the Budget was not sufficient to provide for the normal expansion of the School Department and he urged that the amount be increased to at least \$500,000.

He declared that of the \$400,000 mentioned by the chairman of the Finance Committee \$100,000 is for an increase in teachers' salaries.

"In 1920," said Supervisor Rossi, "our Board allowed for annual growth and demand for new school building \$580,000; in 1921, the sum of \$912,000; in 1922, \$930,000, and last year, \$500,000. This year, you allow only \$250,000. I think it should be at least \$500,000, and I would be willing to increase the tax levy from \$3.47 to \$3.50 if necessary to provide an additional \$250,000 for the School Department."

School Director Dohrmann produced a letter addressed to the Finance Committee, signed by himself and addressed at the time the bond issue was under discussion, by which he purported to show that the \$12,000,000 bond issue was voted by the Board on the understanding with the Commission that it was solely for a "catch-up" and replacement program, the current tax levy to care for the yearly demand for three new schools.

Supervisor Bath, suporting Supervisor Rossi's motion for an increased appropriation for the School Department, declared that all other cities of the size of San Francisco expend at least one-third of its budget for school purposes.

Mrs. Edna Calhan, representing Ingleside improvement organizations, asked for a senior high school for the southern half of the city. She protested against the School Department's decision to turn the primary Monroe High School into a junior high school, and said the southern half of the city needed a dozen junior high schools.

School Teachers' Salaries.

President John S. Dreiv of the San Francisco Teachers' Association; Thaddeus H. Rhodes, head of the Daniel Webster School; Miss Marjoric Stuart, former president of the association, and Principal Eliza D. Keith of the Sheridan School, asked for an appropriation of \$450,000 for increasing teachers' salaries. The Board of Education, they said, backed their request to the amount of \$200,000. They pointed out that \$100,000 distributed among the more than 2,000 teachers would leave their salaries still below those paid in Oakland, Los Angeles and Sacramento.

Janitors.

John A. O'Connell of the Labor Council asked School Director Dohrmann if the janitors were to receive the full benefit of the \$59,000 item in the proposed Budget to increase their salaries. He commended Commissioner Harris for arranging that the janitresses did not now have to do all the heavy work formerly required, in explanation of a \$5 difference between theirs and the salaries of the janitors.

Annic M. Godfrey, representative of the United States Department of Labor, was granted the privilege of the floor. She called attention to the need for keeping up and increasing the full personnel of teachers for the instruction of the city's adult foreign population in Americanization work, and asked that funds for this purpose be not elim-

inated.

Mrs. A. Flood also asked that ample provision be made for American citizenship work.

District Attorney's Office.

Assistant District Attorney Golden made a plea for an increase in the appropriation for the district attorney's office. "They need that automobile you have not allowed," "Frequently the dishe declared. trict attorney must use a taxicab in looking up information he wishes to keep secret. Assistant District Attorney Robert E. Fitzgerald does good work in the department and earns far more than the \$300 a month asked for him. He does very important work in the prosecution of stock manipulators, and his ability and fidelity to the public service is invaluable to the city. He is worth much more than is asked for him, and could make it easily in outside employment." Mr. Golden also asked that provision for an assistant for Mrs. Evans in the Domestic Relations Bureau be provided, at a salary of \$125 per month.

Evans is doing very important work," he said, "and works ten to twelve hours a day. She needs the help."

Police Reporters.

Police Court Reporter Walter Trefts asked \$300 instead of the present \$250 a month for the police shorthand reporters. He declared that last year the earnings, under the state law, of the three reporters serving the three superior criminal departments totaled \$30,000, yet the reporters in the police courts are doing the same identical work.

Lombard Street Improvement.

A. W. Brouillet, representing property owners on Lombard street between Polk and Larkin streets, urged that an item be inserted in the budget for the removal of the "nigger-head" pavement and the repavement of said street with a suitable pavement.

Elevator Operators.

Harry Milton, representing elevator operators, asked for a salary increase of \$15 per month. He declared that these men must pay for their uniforms. There are nineteen of them, getting \$135 per month, asking for an increase to \$150 per month.

Laborers.

Mr. Leary, representing the United Laborers Local of the Building Trades Council, asked for similar increases for laborers in the employ of the city.

Watchmen and Bridge Tenders.

T. Ryan, watchman, speaking for twenty-nine men employed as watchmen, bridge tenders, and other positions under the jurisdiction of the Board of Public Works, and now receiving \$135 per month, asked that they be increased to \$150 per month.

Janitors.

Mr. Mathewson, representing the janitors in the municipal employ, asked that salaries for janitors be increased from \$135 per month to \$150 per month.

Tax Collector's Deputies.

John Linchan, representing fortyone deputies in the Tax Collector's office, asked for an increase of \$12,-300 for said department, permitting an increase for said deputies of \$300 per year.

Recorder's Employees.

Jos. P. Hayes, representing the Recorder's office, asked for a \$25 a month increase "all down the line." Budget Taken Un for Consideration.

Budget Taken Up for Consideration.
Thereupon, the Budget was taken

up for consideration.

Corrections.

The following corrections were offered by the Finance Committee and consented to by the Board:

Item 106-Main street, Mission to

Howard, \$12,000 instead of \$9,000. Item 107—Fremont street, Howard to Folsom, \$12,000 instead of \$9,000.

Item 111b-Strike out Larkin

street from Geary south and insert Sutter street from Octavia west. \$20,000.

Item 111c-Insert new item: Clay street, Van Ness avenue to Frank-lin, \$7,250

Item 387 (501) — Nonpersonal services, material, supplies and equipment (appropriation 36-B), \$74,100.

SCHOOL DEPARTMENT.

Thereupon, the Budget was taken up seriatim and Supervisor McLeran moved that the following item be approved: Budget

Appro-Item Acct. No.-Code Description Detail priation Nο. (Appropriation 1) For plans and 1090 E construction of new school buildings, additions and repairs to ex-1093 E isting school buildings, furniture, the purchase of land for school purposes, a special tax on each one hundred dollars of assessed valuation to produce..... \$250,000 Motions.

Supervisor Rossi, seconded by Supervisor Bath, moved as an amendment, that the amount be increased to \$500,000. Motion lost by the following vote:

Ayes—Supervisors Bath, Hayden, Rossi—3. Noes—Supervisors Badaracco, Colman, Harrelson, Katz, McGregor, McLeran, Robb, Roncovieri, Schmitz, Shannon, Wetmore—11.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

BOARD OF SUPERVISORS.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 2-A) 18 Supervisors at \$2,400 each...... 401 A \$43,200 $\bar{3}$ 402 A 4,800 Clerk ... 3,600 4 1 Chief Assistant Clerk..... 66 5 1 Expert Accountant 6,000 66 6 1 Bond and Ordinance Clerk...... 3.000 66 3,000 1 Assistant Clerk 4 Assistant Clerks at \$2,700..... 10,800 8 66 1 Assistant Clerk 9 2,400 66 10 1 Stenographer to Finance Committee 3.300 11 1 Stenographer 2,100 2,100 12 13 1.800 Clerk 2,100 1 Sergeant-at-Arms 14 401 A 15 1 Chauffeur-Messenger 2,400 529 A 2,100 1 Gas and Water Inspector...... 16 3,000 17 464 A Horticultural Commissioner 2,100 18 1 Horticultural Inspector TELEPHONE EXCHANGE. 1,980 19 433 A Chief Operator 6,720 4 Operators at \$1,680..... 21 600 Relief Operators

> \$107,100 Total Personal Services......

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

MISCELLANEOUS ACCOUNTS UNDER CONTROL OF BOARD OF SUPERVISORS.

Motion.

Supervisor McLeran moved that the following items be approved: (Appropriations 3-22 to 3-110)

(XX F	propriati	Ons 5-22 to 5-110)		
Bud				
Ite		Jo Donatata		Appro-
No			Detail	priation
22	403 B	Finance Committee Expenses	\$5,000	
23	$401~\mathrm{K}$	Supervisors' Incidental Expenses	5,000	
24	$464~\mathrm{K}$	Horticultural Commissioner's Ex-		
		penses	1,800	
25	$402~\mathrm{B}$	Advertising Resolutions and Ordi-		
		nances	36,000	
26	$402~\mathrm{K}$	Urgent Necessity	100,000	
$\overline{27}$	402 B	Printing Public Documents	4,000	
28		Printing Law and Motion Calendar.		
29	614 K	Colobration Founth of July	8,000	
	01417	Celebration Fourth of July	2,500	
30		Memorial Day Observance	500	
31	613 B	Maintenance Municipal Band	12,000	
32	425 A	Examination of Insane	9,000	
33	$455~\mathrm{B}$	Maintenance of Insane Criminals	5,000	
34	1092 D	Furniture for Public Buildings	10,000	
35	$529~\mathrm{B}$	Lighting Streets	590,000	
36		Premiums on Official Bonds	5,000	
37	415 A-C	Block Books	4,500	
38	"	Civic Center, opening of Fulton and	7,500	
90				
		Leavenworth streets into Market	200 000	
0.0	F0F T3	street	200,000	
39	527 E	Street Work in Front of City Prop-		
		erty	30,000	
40	$1093~\mathrm{E}$	County Road Fund	1,000	
41	5273	Repair and Painting of Bridges	10,000	
42	44	Extension of Main Sewers	125,000	
43	629 H	Police Relief Pension Fund Deficit	103,000	
44	**	Relief of Exempt Firemen	5,000	
45	678 K	Auditorium		
46	467 H		10,000	
		Public Pound	13,500	
47	553 B	Feeble-Minded Home	90,000	
48	553 H	Maintenance of Minors	535,000	
49		Widows' Pensions	235,000	
50	66	St. Catherine's Training School	8,000	
51	66	State Schools	17,000	
52	419 K	City Planning Commission	7,050	
53	402 C	City Hall Garage, Gasoline and Sup-	.,	
		plies	3,000	•
54	1093 E	Fire Department Building	50.000	
55	432 K	Miscellaneous Repairs to and Main-	50,000	
00	102 11	tenance of Buildings	40,000	
56	—— К		40,000	
30	IX	Stationery, Printing, Books and Post-	00.000	
~ ~	1000	age	80,000	
	1090	University Mound Playground	8,625	
58		Glen Park Playground (contract)	11,000	
	1090	Ocean View Playground	20,000	
60	1091	Bay View Playground Development.	15,000	
61	1091	Telegraph Hill Improvement	10,000	
62	1090	For Purchase of Land from Market	, , , ,	
		Street Railway	7,750	
63	1090	For Purchase of Land from Spring	1,100	
00	2000	Valley Water Company	97 590	
64	44	Valley Water Company	37,520	
04		Aquatic Park, Kinsey purchase con-	00.000	
CF	66	tract	22,000	
65		Playground, Twenty-first and Fol-		

Budg				Appro-
Iter No	n Acct. No.—Co	de Description	Detail	priation
	. 2101	som streets, purchase of lands	25,347	
66	1090	Playground, Douglass and Twenty-	,	
	2000	sixth streets, purchase of lands	10,500	
67	1093	Completion and equipment of swim-		
•		ming tank, bath house, and im-		
		provement of City property at		
		Ocean Beach	100,000	
68	66	For erection of buildings and im-		
		provement of public golf links at		
		Lake Merced	50,000	
69	1093	For development and improvement		
		of Marina, contract	190,000	
70	1093	Police Department building	35,000	
71	$423~\mathrm{B}$	Repair of Elevators, as required by		
		State Industrial Accident Com-		
		mission	5,000	
	1093	Convenience Station	30,000	
73	"	New Stadium	100,000	
74	432	Lighting City Hall Dome	10,000	
	1091	Civic Center beautification	20,000	
	1093	Opening of Stanyan street	$\frac{20,000}{12,000}$	
	1090 1091	Health Department land	50.000	
77 78	1091	Hospital Buildings Embarcadero Subway	85,500	
79		Railroad Commission valuation ex-	00,000	
13	402	penses	25,000	
80	527	Miscellaneous expenditures — emer-	20,000	
30	021	gency repairs to streets, etc., un-		
		der recommendation of City En-		
		gineer	5,000	
		S	_,	

Motion carried by the following vote:

\$3,266,092

Ayes-Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

RECONSTRUCTION AND REPAIR OF FOLLOWING STREETS AS DESIGNATED.

Motion.

7	Supervis	or McLeran moved the following items	be approved:
81	1093	California street, Kearny to Powell.	24,250
82	+ 6	Pine street, Montgomery to Kearny.	7,500
83	66	Washington street, Stockton to	.,
00		Powell	5,600
04	6.6	Lombard street, Columbus to Grant	3,000
84			27 000
		avenue	25,600
85	6.6	Powell street, Francisco to Lombard.	10,000
86	66	Union street, Kearny west	40,000
87	66	Baker street, Green to Union	4.750
88	66	Divisadero street, Broadway to	-,
00		Vallejo	5,250
89	4.6	Bush street, Presidio avenue to Lyon	0,200
03			6.000
	44	street	0,000
90	••	California street, Presidio avenue to	
		Walnut street	5,000
91	16	Presidio avenue, California to Wash-	
		ington	13.000
92	66	Bush street, Larkin to Hyde	3,500
93	66	Pine street, Van Ness avenue to	0,000
33		Kearny street	2,500
0.4	66		2,000
94		Sacramento street, Market to	0.500
		Drumm	6,500

D 1				
Budge Item	t Acct.			Appro-
No.	No.—Co		Detail	priation
95	"	Sixth street, Brannan to Townsend	18,200	printion
96	64		15,000	
97	44	Folsom, Fifth west	30,000	
98	66	Army street, Mission to Valencia	8,200	
99	64			
	66	Third avenue, Irving to Parnassus.	6 ,000	
100	"	Pierce street, Broadway to Pacific	6,000	
101	4.6	Pierce street, Green to Vallejo street.	2,000	
102		Green street, Pierce to Scott	9,000	
103	*6	Laguna street, Broadway to Vallejo		
		street	6,000	
104	66	Commercial and Sacramento streets,		
		Battery to Sansome	3,500	
106	44	Davis street, Clay north	18,000	
107	66	Main street, Mission to Howard	9,000	
108	66	Fremont street, Howard to Folsom	9,000	
109	66	Folsom street, First to Fremont	6,000	
110	64	Second street, Brannan to Bryant	15,000	
111	66	Twenty-fourth street, Fair Oaks to	20,000	
***		Dolores	4.000	
111a	66	Green street. Mason to Powell	6,500	
111b	66	Sutter street, Octavia west	20,000	
111c	66	Clay street, Van Ness avenue to	20,000	
1110			7 900	
		Franklin	7,200	
		moto1	_	0001100
		Total		\$364,100

Amendments.

Supervisor Wetmore moved to insert: 111d Front street, Larkin to Pacific.

Referred to Finance Committee.

Supervisor Bath moved to insert Lombard street, Polk to Larkin.

Referred to Finance Committee. Supervisor Shannon moved to insert Jones street between Green and Union.

Referred to Finance Committee.
Thereupon, the roll was called and the motion to approve items 81 to 111c was carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, ·Wetmore—14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

BUREAU OF SUPPLIES.

Motion.

Supervisor MeLeran moved that the following items be approved:

-Per	\cdot sonal S ϵ	ervices—(Appropriation 3½-A)		
112	623 A	1 Purchaser of Supplies	\$10,000	
113	**	1 Superintendent of Supplies	3,000	
114		1 Inspector of Supplies	2,700	
115	66	1 Clerk, Stationery	2,700	
116		1 Assistant Clerk, Stationery	2,400	
117	• • • •	1 Stenographer	1,800	
118	66	1 Assistant Purchaser, Schools	2,400	
119	66	1 Assistant File Clerk, Schools	1.200	

\$26,200

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden,
Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

EXECUTIVE DEPARTMENTS.

Supervisor McLeran moved that the following items be approved: MAYOR.

Pers	sonal Se	rvices— (Ap	propriation	4-A)	
120	404 A				\$6,000
121	61	Executive	Secretary .		4,200

Budge				A
Item No.	Acct. No.—Co	de Description	Detail	Appro- priation
122	"	Assistant Secretary	3,600	1,111111111
122a	"	Stenographer	2.100	
123	44	3 Stenographer-Typewriters at \$1,800	_,	
		each	5,400	
124	66	Telephone Opertor	1,680	
125	66	Messenger	1,800	
126	66	Chauffeur	2,400	
Non-H	Personal	Total Personal Services Services—(Appropriation 4-B)	\$27,180	
	404 K	Contingent Expenses (Charter) Personal Services and other than	\$3,600	
		Personal Services'	5,000	
		Total Non-Personal Services	\$8,600	
		Total Mayor		\$35,780

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

AUDITOR.

Motion. Supervisor McLeran moved that the following items be approved:

Personal Services—(Appropriation 5-A) Auditor 129 405 A \$4,000 3,300 9,900 130 Office Superintendent 66 131 132 66 5,400 66 133 10,080 66 2,400 134 1 Deputy 12,600 66 135 66 1 Stenographer-Bond Clerk 2,400 136 " 2,400 1,800 137 Expert (State Law), Section 4099A Telephone Operator and Filing Clerk 138 66 139 1,800 66 140 local; compiling statistics for State Board and Controller, and settlements with City and State..... 9,600 Total Personal Services..... \$65,680 Non-Personal Services—(Appropriation 5-B) 141 405 B Contingents \$500 142 License Tags and Blanks..... 3,000 Total Non-Personal Services... \$3,500

Total Auditor \$69,180

Motion carried by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

TAX COLLECTOR.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 6-A)

143	408 A	Tax Collector	\$4,000
144	66	Office Superintendent	3,000
145	66	Cashier	3,000
146	66	Accountant	3,000
147	**	6 Special Deputies at \$2,400 each	14,400
148	46	1 Assistant Cashier	2,400

Budget Item Acct.		75 . 15	Appro-
No. No.—Co	t de la companya de	Detail	priation
149 "	2 Expert Searchers at \$2,400 each	4,800	
150 "	26 Deputies at \$2,100 each	54,600	
151 "	1 Stenographer	2.100	
152 "	Extra Clerical Help	10,800	
153 "	Adjuster of Licenses	2,400	
154 "	Tunnel Accountant	2,100	
101			
	Total Personal Services	\$106,600	
Non-Personal	Services—(Appropriation 6-B)		
155 408 B 156 "	Printing Delinquent Tax List	\$3,600	
190	Advertising Tax Notices and Contingents	2,400	
	Total Non-Personal Services	\$6,000	
	Total Tax Collector		\$112,600

Supervisor Shannon presented a revised list of salaries, which, on motion of Supervisor McLeran, was referred to the Finance Committee. Whereupon, the roll was called and the motion to approve items

143 to 154 carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

TREASURER. Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 7-A)

157	406 A	Tronguron	\$4.000
		Treasurer	
158	46	Chief Deputy	2,700
159	"	Cashier	4,500
160	66	Bank and Bond Deputy	3,300
161	4.6	1 Deputy	3,600
162	46	Coupon Clerk	2,400
163	"	1 Deputy	3.000
164	4.6	Bookkeeper	3.000
165	44	Assistant Bookkeeper	2.100
166	**	2 Clerks at \$2,400 each	4.800
167	66	1 Clerk	1,800
		-	
		Total Personal Services	\$35,200
37000	Dovoona	1 Commission (Anymonriation 7 D)	

Services—(Appropriation 7-B) 168 406 K Non-Personal Services \$150

Total Treasurer

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden,
Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

\$35,350

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

ASSESSOR.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 8-A)

169	407 A	Assessor	\$8,000
170	4.6	Superintendent of Appraisers	4,500
171	**	Head Appraiser of Real Estate De-	
		partment	4,200
172	46	Head Appraiser of Improvement De-	
		partment	4,200
173	44	Appraiser of Banks and Insurance	3,600
174	**	Head Appraiser of Real Estate	3,600
175	64	Head Appraiser of Personal Prop-	
		erty	3 600

72 2.				
Budg Iten		t.		Appro-
No.	. No.—C	Code Description	Detail	priation
176	66	Appraiser of Warehouses	3,000	
177 178	"	Appraiser of Probate	3,000	
179		4 Appraisers of Real Estate at	3,000	
1.0		\$3,000 each	12,000	
180	"	4 Appraisers of Improvements at		
181	"	\$3,000 each	12,000	
182	46	Appraiser of Automobiles	$\frac{2,700}{3,000}$	
183	"	Cartographer	3,000	
184	"	Cartographer	-,	
105	66	at \$3,000 each	12,000	
185		state at \$2,400 each	7,200	
186	44	3 Assistant Appraisers of Improve-	1,200	
		3 Assistant Appraisers of Improvements at \$2,400 each	7,200	
187	4.6	2 Assistant Appraisers of Personal		
188	66	Property at \$2,400 each	4,800	
189	6.	Property at \$2,400 each	2,400	
100		emptions	2,400	
190	66	Confidential Denuty	2,400	
191	"	13 Deputy Assessors at \$2,100 each.	27,300	
192		Extra Clerks, at \$150 per month for time employed, as per Ordinance		
		No. 5970, Section 1, Subd. J	88,200	
		-		
		Total Personal Services	\$227,300	
193	$407~\mathrm{B}$	Non-Personal Services	6,500	
		Total Assessor	-	\$233.800
Ŋ	Iotion c	Total Assessor	•	\$233,800
N A	Iotion c	carried by the following vote: appervisors Badaracco, Bath, Colman,	Harrelson,	Hayden,
Natz	z, mcGr	carried by the following vote: apervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi	Harrelson, i, Schmitz,	Hayden,
Wet	more—1	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi	i, Schmitz,	Hayden, Shannon,
Wet	more—1	curried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy, Morgan,	Welch—4.	Hayden, Shannon,
Wet	more—1	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy, Morgan, DEPARTMENT OF ELECTIONS.	Welch—4.	Hayden, Shannon,
Wet:	more—1 hbsent—	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy, Morgan, DEPARTMENT OF ELECTIONS. Motion.	Welch—4.	Hayden, Shannon,
Weti A	more—1 absent—	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it	Welch—4.	Hayden, Shannon,
Weti A	more—1 absent— supervis	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A)	Welch—4.	Hayden, Shannon,
Wets A S Pers	z, McGr more—1 Absent— Supervis Sonal Se 431 A	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it	Welch—4.	Hayden, Shannon,
Weth A S Pers 194 195 196	when the state of	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it revices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	Welch—4. ems be app \$5,000 4,800 6,000	Hayden, Shannon,
Wets A S Pers 194 195 196 197	a, McGr. more—1 absent— Supervis conal Se 431 A " " "	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	welch—4. welch—4. ems be app \$5,000 4,800 6,000 14,400	Hayden, Shannon,
S Pers 194 195 196 197 198	when the state of	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	welch—4. welch—4. ems be app \$5,000 4,800 6,000 14,400 18,900	Hayden, Shannon,
S Pers 194 195 196 197 198 199	when the state of	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar 2 Deputy Registrars at \$3,000 each 6 Deputy Registrars at \$2,400 each 9 Deputy Registrars at \$2,400 each 1 Typograph Operator-Mechanic	welch—4. welch—4. \$5,000 4,800 6,000 14,400 18,900 2,100	Hayden, Shannon,
S Pers 194 195 196 197 198	supervis	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	welch—4. welch—4. ems be app \$5,000 4,800 6,000 14,400 18,900	Hayden, Shannon,
S Pers 194 195 196 197 198 199	supervis	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it rrvices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar 2 Deputy Registrars at \$3,000 each 6 Deputy Registrars at \$2,400 each 9 Deputy Registrars at \$2,100 each 1 Typograph Operator-Mechanic 1 Stenographer-Typewriter	welch—4. welch—4. \$5,000 4,800 6,000 14,400 18,900 2,100	Hayden, Shannon,
S Pers 194 195 196 197 198 199 200	dupervise and Section 1 August	corried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar 2 Deputy Registrars at \$3,000 each 6 Deputy Registrars at \$2,400 each 1 Typograph Operator-Mechanic 1 Stenographer-Typewriter Total Personal Services—Appropria- and Non-Personal Services—Appropria-	\$5,000 4,800 6,000 14,400 18,900 2,100	Hayden, Shannon,
S Pers 194 195 196 197 198 199 200	typervises	corried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar 2 Deputy Registrars at \$3,000 each 6 Deputy Registrars at \$2,400 each 1 Typograph Operator-Mechanic 1 Stenographer-Typewriter Total Personal Services—Appropria- and Non-Personal Services—Appropria-	\$5,000 4,800 6,000 14,400 18,900 2,100	Hayden, Shannon,
S Pers 194 195 196 197 198 199 200	supervisional Se 431 A " "" "" "" "" "" "" "" "" "" "" "" "" "	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it rvices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar 2 Deputy Registrars at \$2,400 each 6 Deputy Registrars at \$2,400 each 9 Deputy Registrars at \$2,400 each 1 Typograph Operator-Mechanic 1 Stenographer-Typewriter Total Personal Services—Appropria- and Non-Personal Services—Appropria- Belection Expenses.	\$5,000 4,800 6,000 14,400 18,900 2,100	Hayden, Shannon,
Natz Wetr A S Pers 194 195 196 197 198 199 200 Pers	Supervisional Seconal aution Seconal S	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it rrvices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	\$5,000 4,800 6,000 14,400 2,100 2,100 \$53,300	Hayden, Shannon,
Natz Wetri A Pers 194 195 196 197 198 199 200 Pers	Supervise and See 431 A "" conal and tion see 4310 A-4310	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	\$5,000 4,800 6,000 14,400 18,900 2,100 2,100 \$53,300	Hayden, Shannon,
Natz Wetri A Pers 194 195 196 197 198 199 200 Pers	Supervise and See 431 A "" conal and tion see 4310 A-4310	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	\$5,000 4,800 6,000 14,400 2,100 2,100 \$53,300	Hayden, Shannon,
Natz Wetri A Pers 194 195 196 197 198 199 200 Pers	Supervise and See 431 A "" conal and tion see 4310 A-4310	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. Or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	\$5,000 4,800 6,000 14,400 18,900 2,100 2,100 \$53,300	Hayden, Shannon,
Natz Wetz A Pers 194 195 196 197 198 199 200 Pers Pers 201 202 203	Supervisional Scientific Supervisional Scientific Scien	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. Or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	\$5,000 4,800 6,000 14,400 2,100 2,100 353,300 \$2,900 10,000	Hayden, Shannon,
Natz Wetz A Pers 194 195 196 197 198 199 200 Pers Pers 201 202 203	Supervisional Scientific Supervisional Scientific Scien	carried by the following vote: upervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi 4. Supervisors Deasy, McSheehy. Morgan, DEPARTMENT OF ELECTIONS. Motion. Or McLeran moved that the following it ervices—(Appropriation 9-A) 5 Commissioners at \$1,000 each Registrar	\$5,000 4,800 6,000 14,400 2,100 2,100 2,100 \$53,300 \$2,900 10,000 50,000	Hayden, Shannon,

Total temporary wages..... \$174,480

Budge	t			
Item				Appro-
No.	No.—Co	ode Description	Detail	priation
207	"	Delivery of Supplies and Voting Ma-		
		chines	2,500	
208	6.6	Postage, sample ballots	9,000	
209	66	Printing forms, lists	15,000	
210	66	Printing index	20.000	
211	66	Printing sample and official ballots	1.200	
	66			
212		Official advertising	2,000	
213	6.6	Furnishing lamps, chairs, etc	9,000	
214	66	Rent of equipment	2,000	
215	66	Repairs to booths	2.000	
216	66	Erecting booths and fitting	20,000	
217 4	310 C	Stationery and supplies	2,000	
218	"	Ballot paper	7,000	
	101070			
219 4	1310 B	Rent of polling places	5,000	
		-		
		Total	\$97,450	

Total Department of Elections ...

\$325,230

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

(Subsequently, during the proceedings, Supervisor Rossi referred back to this department, declaring that there was \$56,000 for which no provision was made in the Budget.)

DISTRICT ATTORNEY.

Motion

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 10-A) 220 412 A District Attorney \$5,000 5 Assistants at \$4,500 each..... 221 22,500 222 66 3,000 1 Assistant ... 223 66 6 Assistants at \$2,400 each..... 14,000 66 224 2,400 Assistant Warrant and Bond Clerk..... 3,000 Warrant and Bond 1 Assistant Clerk .. 2,400 Warrant and Bond 227 6 Assistant Clerks at \$2,100 each..... 12,600 2,700 228 Chief Clerk 66 ,100 229 Assistant Chief Clerk 66 230 1,800 Bookkeeper ... 66 1 Stenographer .. 2,400 2,100 231 66 232 Stenographer 66 1,800 Messenger 234 1 Juvenile Court Investigator..... 2,100 Total Personal Services..... \$80,300 Personal and Non-Personal Services—(Appropriation 10-B). 412 KDetection and Prosecution of Crim-\$7,500 inals

Total District Attorney.....

\$87,800

Amendment.

Supervisor Bath moved to increase Item No. 224 to \$3,600 a year; also that provision be made for an assistant in Bureau of Domestic Relations and for automobile.

Referred to Finance Committee.
Whereupon, the roll was called and the motion to approve items

220 to 235 carried by the following vote: Colman, Harrelson, Hayden, Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

PUBLIC DEFENDER.

Motion.

Supervisor McLeran moved that the following items he approved: Personal Services—(Appropriation 10-C) Budget

Item Acct. Appro-No. No.—Code Description Detail priation 236 411 Public Defender \$5,000 Personal and Non-Personal Services—(Appropriation —) 411 Deputies and Expenses \$8,400

Total Public Defender \$13,400

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden,
Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

CITY ATTORNEY.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 11-A) 238 410 A \$5,000 239 12,600 240 each 9,000 $\frac{2,400}{4,200}$ 241 242 . 6 243 2,400 244 66 Chief Clerk ... 1,800 Total Personal Services \$37,400 Personal and Non-Personal Services-(Appropriation 11-B). 245 General Litigation \$5,000 410 K Rate Litigation 246 5,000 Total Non-Personal Services.... \$10,000

> Total City Attorney..... \$47,400

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

CIVIL SERVICE COMMISSION.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 12-A) 247 3 Commissioners at \$1,200 each.. 417 A \$3,600 248 Deputy Commisisoner and Chief Ex-3,900 aminer ammer
1 Chief Inspector
1 Inspector
Assistant Inspector
1 Assistant Secretary
2 General Clerks at \$2,400 each...
1 Clerk-Stenographer 249 $\frac{2,700}{2,700}$ 250 66 251 66 2,100 44 252 2.100 4. 253 4.800 254 66 1,920 255 Special Examiners and Extra Clerks 1,200

Total Personal Services..... \$25,020 256 417 K Non-Personal Services (Appropriation 12-B) 1,250

Total Civil Service Commission...

\$26,270

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

COUNTY CLERK.

The following items were taken up: Personal Services—(Appropriation 13-A)

Item				Appro-
No.			Detail	priation
257	426 A	County Clerk	\$4,000	
258	6.6	Chief Registry Clerk	3,300	
259	4.6	Cashier	2.700	
260	66	5 Registry Clerks at \$2,700 each	13,500	
261	4.6	10 Assistant Registry Clerks at		
		\$2,100 each	21,000	
262	4.6	16 Superior Court Clerks at \$2,100		
		each	33,600	
263	44	4 Police Court Clerks at \$2,100 each	8.400	
264	6.6	38 Copyists at \$2,100 each	79,800	
		Total Personal Services	\$166,300	
265	426 K	Non-Personal Services (13-B)	150	
200	46	Typewriting Machines	7.326	
		Typewriting machines	1,520	

Total County Clerk.....

\$173,776

Supervisor McLeran declared that the employees of the County Clerk's office covered by items 259 and 260 did not have permission of the County Clerk to make a request for an increase and were in danger of dismissal if they succeeded in getting the increase. He requested that these items be restored to the original figure. Motions.

Supervisor Hauden moved that the items stand as recommended by the committee.

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Hayden, Katz, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-9.

Noes—Supervisors Colman, Harrelson, McGregor, McLeran, Robb—5. Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4. Supervisor Hayden made the same motion with reference to item

No. 260. Motion *carried* by the following vote:

Ayes—Supervisors Badaracco, Bath, Hayden, Katz, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-10.

Noes—Supervisors Colman, Harrelson, McGregor, McLeran—4.
Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.
Whereupon, the balance of the foregoing items were approved by the

following vote: Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

SHERIFF.

The following items were taken up:

Pers	onal Sei	rvices—(Appropriation 14-A)	
266	430 A	Sheriff	\$8,000
267	46	Cashier, Grade Seven	3,000
268	. 6	Deputy, Grade Six	2,700
269	4.6	Attorney	1,800
270	66	Secretary and Chief Bookkeeper	2,700
271	66	2 Bookkeepers, Grade Four, at \$2,100	
		each	4,200
272	6.6	12 Deputies, Grade Four, at \$2,100	
		each	25,200
273	557 A	59 Jailers, Grade Four, at \$2,064	
		each	121,776
274	430 A	Stenographer	2,100
975	557 A	Chauffeur-Machinist	9 400

Budge	t			
Item	Acct.			Appro-
No.	No.—Co	ode Description	Detail	priation
276	44	Office Superintendent	3,000	
277	"	Superintendent of Jails	2,400	
278	44	Assistant Superintendent	2,340	
279	46	Chief Jailer	2,400	
280	6.6	Commissary Storekeeper	2,400	
281	"	1 Bookkeeper, Grade One	2,100	
282	66	1 Matron	2,100	
283	66	4 Female Jailers at \$2,064 each	8,256	
284	"	2 Drivers at \$2,064 each	4,128	
285	"	2 Cooks at \$1.800 each	3,600	
286	**	1 Jailer, Grade Five	2,200	
		Total Personal Services	208,800	
Other	· Than	Personal Services—(Appropria-		
	tion 1			
287	557 Var	Maintenance, Subsistence and Equip-		
		ment	\$57,000	
		Total Sheriff		\$265,800

Amendment.

Supervisor Shannon, seconded by Supervisor Badaracco, moved that items 271 and 272 be increased from \$2,100 to \$2,400 per year.

Referred to Finance Committee.

Whereupon, on motion of Supervisor McLeran, items 266 to 287, in-

clusive, were approved by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz,
McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

RECORDER.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 15-A)

	404 AA	Personal Services.	
288	"	Recorder	\$4,000
289	66	Office Superintendent	3,300
290	4.6	2 Deputies (Cashiers) at \$2,400 each	4,800
291	4.6	2 Deputies, Grade 5, at \$2,400 each	14,400
292	66	7 Deputies, Grade 4, at \$2,100 each	14,700
293	44	Chief Copyist	2,400
294	66	Machinist	2,700
295	64	Stenographer	1,800
296	454 AB		58,800
		Total Personal Services	\$106,900
297	454 B	Non-Personal Services (15-B)	1,000

Total Recorder \$107,900

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz,
McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

SUPERIOR JUDGES.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 16-A)

290	440 A	10 Juages	\$90,000
299	• 6	Secretary	5,400
300	4.6	Messenger-Clerk	1,800
301	44	8 Translators at \$1,800 each	14,400
302	44	Jury and Witness Fees	30,000
303	428 A	Grand Jury Expenses	5,000
304	425 A	Stenographers (Reporters' Fees)	20,000

Budget Item Acct. No. No.—Code Description 305 "Telephone Operator and Filing Clerk	Detail 1,8 00	Appro- priation
Total Personal Services	\$134,400	
Non-Personal Services—(Appropriation 16-B) 306 425 K Court Orders	\$4,000	
Total Superior Courts		\$138,400
Motion carried by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Har McGregor, McLeran, Robb, Roncovieri, Rossi, Sch more—14. Absent—Supervisors Deasy, McSheehy, Morgan,	mitz, Shar	inon, Wet-
JUSTICES' COURTS.		
Motion.		
Supervisor McLeran moved that the following it Personal Services—(Appropriation 17-A) 307 424 A 5 Justices of the Peace at \$4,200 each 308 " Justices' Clerk	\$21,000 4,200 3,000 3,000 8,100 2,700 4,800	proved:
Total Justices' Courts Motion carried by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Har McGregor, McLeran, Robb, Roncovieri, Rossi, Sch more—14. Absent—Supervisors Deasy, McSheehy, Morgan,	mitz, Shar	inon, Wet-

JUVENILE DETENTION HOME.

Supervisor McLeran moved that the following items be approved:

Personal Services—(Appropriation 18-A)

I CISUMUL DU	(Appropriation 10-A)	
314 558 A	Superintendent	\$2,100
315 "	Matron	1,500
316 "	Assistant Superintendent	1,500
317 "	Night Superintendent	1,500
318 "	Clinic Nurse	1,080
319 "	7 Nurses at \$840 each	5,880
320 "	Cook	1,200
321 "	1 Orderly	1,380
322 "	1 Orderly	
	Total Dansaud Camicas	017 000
	Total Personal Services	\$17,220

Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence..... 14,000

Total Juvenile Detention Home...

\$31,220

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

JUVENILE COURT.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 19-A)

324	5591 A	Chief Probation Officer	\$3,600
325	"	Assistant Chief Probation Officer	2,700
326	6.6	10 Assistant Probation Officers at	
		\$9.100 each	21 000

Budget	Acet.			Appro-
No.	NoCo	de Description	Detail	printion
327	66	3 Deputy Probation Officers at \$2,100		
		each	6,300	
328	66	1 Collector	2,400	
329	4.6	1 Cashier-Bookkeeper	2,100	
330	44	1 File Clerk	1,800	
331	6.6	4 Stenographers at \$1,800 each	7,200	
332	66	1 Clerk	1,800	
333 5	501 T.C	Total Personal Services Non-Personal Services (Appropria-	\$48,900	
999 Đ	991 IX	tion 19-B)	3,600	
		Total Juvenile Court		\$52,500

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon,

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

ADULT PROBATION DEPARTMENT.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 20-A) Chief Probation Officer..... Assistant Chief Probation Officer.... 334 5590 A \$3,600

335 2,700 44 Assistant Probation Officers at \$2,100 each 14,700 337 1 Stenographer 1,800 Total Personal Services..... \$22,800

Non-Personal Services (Appropria-

tion 20-B) 500 Total Adult Probation Department \$23,300

338 5590 K

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden,
Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

WIDOWS' PENSION BUREAU.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 21-A)

339 553 A Director \$2,700 Assistant Director 340 2,220 Social Service Visitors at \$2,100 341 6.300 each Total Personal Services..... \$11.220 342 553 K

Non-Personal Services (Appropriation 21-B) 600

Total Widows' Pension Bureau.

\$11.820

Motion carried by the following vote:
Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden,
Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

LAW LIBRARY.

Motion.

Supervisor McLeran moved that the following items be approved: Personal Services—(Appropriation 22-A) 343 427 A Librarian \$3,600

538	WEDNESDAY, MAY 14, 1924		
Budget Item Acct No. No.—Co	Description Assistant Librarian	Detail 2,100 1,800	Appro priation
Ayes—Su Katz, McGre Wetmore—1	Total Law Library	Harrelson, Schmitz,	\$7,500 Hayden, Sharnon,
Absent-	Supervisors Deasy, McSheehy, Morgan,	Welch—4.	
	POLICE COURTS.		
	wing items were taken up: vices.—(Appropriation 23-A) 4 Police Judges at \$3,600 each 4 Stenographers at \$3,000 each	\$14,400 12,000	
	Total Police Court	_	\$26,400
	Amendment.		
item 346 to	or Bath, seconded by Supervisor Hayde read: 4 stenographers at \$3,600 each, to Finance Committee.	n, moved \$14,400.	to amend
Whereup	on, items 345 and 346 as presented we	re approve	d by the
McGregor, I	te: pervisors Badaracco, Bath, Colman, Harr IcLeran, Robb, Roncovieri, Rossi, Schn	elson, Hayo nitz, Shanr	len, Katz, ion, Wet-
more—14.	Supervisors Deasy, McSheehy, Morgan,	Welch—4.	
217500220	CORONER.		
	Motion.		
Supervise Personal Ser	or McLeran moved that the following it rvices—(Appropriation 24-A)	ems be app	proved:
347 429 A	Coroner	\$4,000	
348 '' 349 ''	Chief Deputy Autopsy Surgeon	$\frac{3,000}{3,000}$	
350 "	3 Deputies at \$2,400 each	7,200	
351 "	3 Assistant Deputies (female) at	5,400	
352 "	\$1,800 each	5,400	
	each	6,120	
353 "	1 Stenographer	$2,400 \\ 2,100$	
354 '' 355 ''	1 Assistant Stenographer	1,500	
356 "	Relief	812	
	Total Personal Services	\$35,532	
357 429 K	Non-Personal Services (Appropria-	400,002	
00. 120 11	tion 24-B)	2,500	
Motion c	Total Coroner	-	\$38,032
McGregor, I	appervisors Badaracco, Bath, Colman, Harr WcLeran, Robb, Roncovieri, Rossi, Schn	nitz, Shani	den, Katz, ion, Wet-
Absent-	Supervisors Deasy, McSheehy, Morgan.	Welch—4.	
	SEALER OF WEIGHTS AND MEASU Motion.		
	or McLeran moved that the following it	ems be app	proved:
358 460 A 359 "	rvices—(Appropriation 25-A) Sealer Chief Deputy	\$4,200 3,000	
360 "	6 Deputy Sealers at \$2,400 each	14,400	

Total Personal Services.....

\$21,600

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

DEPARTMENT OF PUBLIC WORKS.

Motion.

Supervisor McLeran moved that the following items be approved:

~	ouper oros		
362	414 A	Commissioners and General Office. Personal Services (Appropriation 26-A)	\$36,300
		Bureau of Accounting.	, ,
0.00			
363	414 A	Personal Services (Appropriation	\$58,120
		27-A)	\$30,120
		Bureau of Architecture.	
364	416 A	Personal Services (Appropriation	
		28-A)	\$13,200
	Bur	eau of Building Repair, Maintenance and Operation.	
365	432 A	Personal Services (Appropriation	
		29-A)	\$201,960
366	—— A	Repairs to Public Buildings, other	
		than school buildings, personal	
		services, employments (Appropria-	
		tion 29½A)	\$85,110
367	— В	Non-Personal Services (Appropria-	
		tion 29-B)	\$27,000
368	—— C	Materials and Supplies (Appropria-	A05 500
		tion 29-C)	\$37,580
369	—В	Lighting Public Buildings (Appro-	00~000
0.50		priation 29-D)	\$35,000
370	— В	Water, Public Buildings (Appropria-	000 000
		tion 29-E)	\$20,000
		Bureau of Stores and Yards.	
371	4142 A	Personal Services (Appropriation	0.40 =00
0.00	" P	30-A)	\$48,769
372	" В	Non-Personal Services (Appropria-	\$1,900
		tion 30-B) Equipment—One 2-Ton Truck	\$4,000
			φ4,000
0.00		Bureau of Building Inspection.	
373	455 A	Personal Services (Appropriation	\$43,740
		31-A)	\$40,140
		Bureau of Engineering.	
374	415 A	Personal Services (Appropriation	0100010
955	414 D	32-A)	\$158,310
375	414 B	Non-Personal Services (Appropria-	\$7,500
376	527 —	tion 32-B)	φ1,000
310	321-	(Appropriation 32-B1)	\$10,000
		Bureau of Street Repairs.	φ10,000
0.77	F0F 4		
377	527 A	Personal Services (Appropriation	\$13,500
378	527 A	33-A) Employments (Appropriation 33-B).	\$154,605
	1092	Non-Personal Services, Materials,	\$104,000
019	1002	Supplies and Equipment (Appro-	
		priation 33-C)	\$155,775
		Bureau of Bridge Operation and Maintenance,	, 200, 0
380	527 A	Personal Services (Appropriation	
300	021 A	34-A)	\$48,090
		01/11	9 10,000

Budget Item Acct.		Annua
No. No.—Co		Detail Appro-
381 "	Non-Personal Services (Appropriation 34-B)	\$3,500
382 502 A	Bureau of Street Cleaning. Personal Services (Appropriation	***
383 502 A 384 502	35-A) Employments (Appropriation 35-A1) Non-Personal Services, Material, Supplies and Equipment (Appro-	\$22,320 \$405,550
1092	priation 35-B)	\$61,500
385 501 A	Bureau of Sewer Repair. Personal Services (Appropriation	-
386 501 A 387 501 —	36-A) Employments (Appropriation 36-A1) Non-Personal Services, Material, Supplies and Equipment (Appro-	\$9,300 \$172,150
	priation 36-B)	\$50,700
388 501 A 389 501 —	Sewage Pumping Stations. Personal Services (Appropriation 37-A)	\$2.000
203 201 —	tion 37-B)	\$500
390 K	Board of Public Works, Miscellaneous. Non-Personal Services (Appropriation 38)	\$15,200
	Total Board of Public Works	\$1,903,179

Amendments.

Supervisor Bath moved that janitors, elevator men and watchmen be increased from \$135 per month to \$150 per month.

Supervisor Shannon moved an increase for the head janitor (Mr. Viner) at the Hall of Justice.

Supervisor Hayden moved that the Auditorium janitors be also in-

creased.

Referred to the Finance Committee.

Whereupon, the motion approving items 362 to 390, inclusive, was

approved by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

DEPARTMENT OF ELECTRICITY.

Motion.

Supervisor McLeran moved that the following items be approved:

Pers	somat sei	rvices—(Appropriation 40-A)	
391	465 A	Office Superintendent	\$4.200
392	6.6	Secretary	2,700
393	6.6	1 Clerk	2,400
394		1 Stenographer-Typewriter	2,100
395	6.6	1 Helper-Messenger	1,800
396	461 A	Chief Inspector	2,700
397	46	14 Inspectors at \$2,400 each	33,600
398	465 A	Chief Operator	2,700
399	6.6	8 Fire Alarm Operators at \$2,400	
		each	19,200
400	66	4 Telephone Operators at \$1,680 each	6,720
401	6.6	Relief Telephone Operator	750
402	+ 6	Superintendent of Plant	3,600
403	44	Cable Splicer at \$8.50 per diem	2,550
404	6.6	Batteryman	2,400
405	64	Foreman Instrument Maker	2,700
406	6.6	5 Instrument Makers at \$2,400 each.	12,000
407	66	Foreman Underground Construction.	2,100
408	4.6	2 Laborers at \$5.50 per diem	2,000

	ippro-
	riation
409 " 2 Machinists at \$8 per diem 4,800	
410 " 3 Foremen Linemen at \$2,460 each. 7,380	
411 " 12 Linemen at \$2,280 each 27,360	
412 " Inside Wireman	
413 " Commissary 2,100	
414 " Repairer 2,340	
416 " 2 Clerks at \$1,800 each 3,600	
Total Personal Services \$154,700 Non-Personal Services—(Appropriation 40-B)	
417 465 Material, Supplies and Equipment \$12,800 Personal and Non-Personal Services—(Appropriation 40-E)	
418 1093 Underground Conduit System \$15,000	
Total Non-Personal Services \$27,800	

Total Department of Electricity

\$182,500

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

FIRE DEPARTMENT.

Motion.

S	Suncruis	or McLeran moved that the following items be approved:
	-	rviees—(Appropriation 41-A)
419	452 A	4 Commissioners at \$1,200 each \$4,800
420		Office Superintendent and Secretary 3,900
421	44	Physician 2,400
422	44	Stenographer
423	66	Chief Engineer 5,360
424	46	First Assistant Chief
425	• 6	Second Assistant Chief 3,360
426	**	18 Battalion Chiefs at \$3,060 each 55,080
427	66	20 Operators at \$2,160 each 43,200
428	66	1 Superintendent of Assignments 1,440
		\$125,900
		Engine Companies.
429	452 A	50 Captains at \$2,460 each \$123,000
430	"	73 Liutenants at \$2,310 each 168,630
431	"	32 Engineers at \$2,280 each 72,960
432	"	60 Drivers at \$2,040 each 122,400
433	"	7 Drivers at \$1,920 each
434	46	5 Drivers at \$1,800 each 9,000
435		57 Stokers at \$2,040 each 116,280
436	66	9 Stokers at \$1,920 each 17,280
437	"	6 Stokers at \$1,800 each 10,800
438	66	365 Hosemen at \$2,040 each 744,600
439	46	41 Hosemen at \$1,920 each 78,720
440	46	25 Hosemen at \$1,800 each 45,000
441	**	Automatic Increase in Salaries 5,590
		\$1,527,700
4.46	450 .	Chemical Companies.
442	452 A	13 Captains at \$2,460 each \$31,980
443	44	13 Lieutenants at \$2,310 each 30,030
444	"	13 Drivers at \$2.040 each
445		13 Hosemen at \$2,040 each 26,520
		\$115,050
440	450.4	Truck Companies.
446	452 A	13 Captains at \$2,460 each \$31,980 13 Lieutenants at \$2,310 each 30.030
447		13 Lieutenants at \$2,310 each 30,030

Appropriation

Budg			
Iten No.			Detail
448	16	13 Drivers at \$2,040 each	26,520
449	66	13 Tillermen at \$2,040 each	26,520
450	66	103 Truckmen at \$2,040 each	210,120
451	66	1 Truckman	1,920
452	44	Automatic Increase in Salaries	100
		_	
		New Truck Company, Six Months	\$327,190 s.
453	452 A	Captain	\$1,230
454	44	Lieutenant	1,155
455	"	14 Drivers, Tillermen, Truckmen	12,600
			011001
			\$14,985
		Water Tower Companies.	
456	452 A	1 Driver	\$2,040
457	••	1 Hoseman	2,040
		_	£4.080
		Elm Book	\$4,080
150	450 A	Fire Boat.	
458	452 A	For Fire Boat Crew and Mainte- nance, all revenues received from	
		State of California to be credited	
		to this item	\$67,500
			φυτ,ουυ
450	450 A	Pumping Stations.	0.000
459	452 A	2 Chief Engineers at \$3,000 each 5 Assistant Engineers at \$2,400 each	\$6,000
$\frac{460}{461}$	66	7 Firemen at \$1,980 each	$12,000 \\ 13,860$
462	44	Vacation Engineers	700
463	"	Vacation Firemen	577
200		_	
		Distribution Contain	\$33,137
404	450 A	Distributing System.	00.400
464	452 A	Superintendent	$\begin{array}{c} \$3,420 \\ 2,520 \end{array}$
$\begin{array}{c} 465 \\ 466 \end{array}$	66	Foreman Gateman	2,370
467	66	10 Gatemen-Hydrantmen at \$2,220	2,510
101		each	22,200
468	44	1 Calker at \$6.75 per diem	2,025
469	44	3 Laborers	4,950
		_	\$37,485
		Corporation Yard.	401,100
470	452 A	Superintendent	\$3,600
471	"	Clerk and Commissary	2,400
472	"	1 Bookkeeper	2,100
473	66	3 Watchmen, second grade, at \$1,620	
		each each	4,860
474	66	1 Drayman	1,920
475	44	1 Clerk	2,100
476	66	1 Batteryman	$\frac{2,400}{3,000}$
477 478	66	12 Machinists at \$8 per diem each	28,800
479	66	5 Machinists' Helpers at \$6 per diem	20,000
110			9,000
480	66	each 3 Blacksmiths at \$8 per diem each.	7,200
481	"	3 Blacksmiths' Helpers at \$6.08 per	
		diem each	5,472
482	"	2 Woodworkers at \$8 per diem	4,800
483	"	1 Brass Finisher at \$8 per diem I Boilermaker at \$8 per diem	2,400
484	"	I Boilermaker at \$8 per diem 1 Boilermaker's Helper at \$6.08	2,400
485		1 Boilermaker's Helper at \$6.08 per dicm	1,824
486	66	per dicm	1,041
100		per diem	2,550
487	44	2 Carriage Painters at \$8 per diem	4,800

1tem Acct. No. No.—Co 488 "	de Description Leather Workers at \$8 per diem	Detail 2,400	Appro- priation
	-	\$94,026	
	Total Personal Services	32,347,053	
	Services Maintenance, Material and Supplies (Appropriation 41-B)	\$131,800	
491 1092 E	Rental, Water for Buildings and High Pressure Service (Appro- priation 41-C) Equipment (Appropriation 41-D)	200,000 100,000	
	Total Non-Personal Services	\$431.800	

Total Fire Department..... \$2,778,853 Supervisor Shannon offered an amendment that Item 467 above be

increased from ten to eleven gatemen-hydrantmen at \$2,220 per year, which was, on motion, referred to the Finance Committee.

Thereupon, items 419 to 491, inclusive, were approved by the following

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

POLICE DEPARTMENT.

Motion.

Supervisor McLeran moved that the following items be approved: General Office and Administration.

Pers	sonal Se	rvices—Appropriation 42-A)	
492	451 A	4 Commissioners at \$1,200 each	\$4,800
493	+6	Office Superintendent	3,000
494	44	Confidential Cuerk	2,400
495	66	Stenographer	3,000
496	4.6	Chief of Police	6,000
497	66	Clerk to Chief	3,000
_	64	Lieutenant	2,520
498	44	Office Assistant (Sergeant)	2,280
499	6.6	Office Assistant (Corporal)	2,160
500	66	Surgeon and Physician	1,860
501	44	6 Telephone Operators at \$1,680 each.	10,080
502	66	Inspector of Motor Vehicles	2,400
503	4.6	Inspector of Horses and Equipment	2,400
		Bookkeeping and Accounting.	-,
Pers	onal Sci		
504	451 A	1 Bookkeeper (Sergeant)	\$2,280
505	**	Bookkeeper (Corporal)	2.160
506	"	3 Bookkeepers (Patrolmen) at \$2,064	2,200
500		each	6.192
		Property Clerk's Bureau.	0,202
507	451 A	Property Clerk (Captain)	\$3,000
508	101 11	Assistant Property Clerk (Corporal).	2,160
509	4.6	4 Assistant Property Clerks (Patrol-	2,100
300		men) at \$2,064 each	8,256
		Bureau of Permits and Registration.	
510	454 4		
510	451 A	Sergeant	2,280
511		3 Patrolmen at \$2,064 each	6,192
		Complaint Bureau.	
512	451 A	Lieutenant	2,520
512a	66	Corporal	2,160
513	66	3 Patrolmen at \$2,064 each	6,192
		Detective Bureau.	
514	451 A	Captain	4,000
515	4.6	6 Lieutenants at \$2,520 each	15,120
516	"	56 Detective Sergeants at \$2,400 each.	134,400

Budget Item Acct.			Appro-
No. No.—Co		Detail	priation
517 "	1 Stenographer	2,400	•
518 "	1 Photographer	2,424	
519 "	3 Women Protective Officers at \$2,064	-,-	
020	each	6,192	
	Uniform Force and Other Employe	es.	
520 451 A	15 Captains at \$3,000 each	45,000	
521 "	19 Lieutenants at \$2,520 each	47,880	
522 "	78 Sergeants at \$2,280 each	177.840	
523 "	77 Corporals at \$2,160 each	166,320	
524 "	819 Patrolmen at \$2,064 each		
525 "	25 Patrol Drivers at \$2,040 each		
526 "	9 Hostlers at \$1,800 each		
527 "	4 Matrons at \$1,920 each	7,680	
528 "	Matrons' Relief	1,200	
529 "	Cook	1,800	
530 "	3 Engineers at \$2,400 each	7,200	
	m., 1 D	0 400 004	
	Total Personal Services	2,400,304	
Non-Personal			
531 451 K	Contingent Expense (Appropriation		
	42-B)	\$9,000	
	Maintenance (Appropriation 42 C)	50,000	
533 1092 "	Equipment (Appropriation 42-B)	30,000	
	Total Non-Personal Services	\$89,000	

Total Police Department...... \$2,555,364

Motion carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz,

McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

DEPARTMENT OF PUBLIC HEALTH.

Motion.

Supervisor McLeran moved the approval of the following items: Central Office.

=0.4	450 4	To a contract officer	
534	476 A	Personal Services (Appropriation	
		43-A)	\$313,608
535	476 B	43-A)Lighting, Health Department Build-	
		ings (Appropriation 43-B)	2,200
536	66	Water for Health Department	2,200
990			05.500
~ ~ ~		Buildings (Appropriation 43-C)	25,700
537	476 C	Material and Supplies (Appropria-	
		_ tion 43-D)	54,000
538	476	To carry on the work now being	,
		done by the San Francisco So-	
		ciety for the Prevention of Tuber-	
		culosis; conducting clinics, em-	
		ploying nurses, both field and	
		clinic; physicians, carfare, food,	
		medicines and incidental ex-	
		penses (Appropriation 43-E)	20,000
		Rat extermination	
			5,000
		Relief Home.	
539	552 A	Personal Services (Appropriation	
		44-A)	\$113,318
540	552	Non-Personal Services (Appropria-	φ110,010
010	002	tion 44 D)	216,000
		tion 44-B)	
		Equipment	7,500
		Isolation Hospital.	
541	554	Personal Services (Appropriation	
		45-A)	48,650
			10,000
		San Francisco Hospital.	
542	554	Personal Services (Appropriation	
		46-A)	379,860

Budget Item	Acc	t.		Appro-
No. 543 55	No.—C	Code Description Non-Personal Services (Appropria-	Detail	priation
010 00	,10	tion 46-B)	415,000	
E44 EE	A 11 A	Emergency Hospitals.		
544 55		Personal Services (Appropriation 47-A)	133,145	
545	66	Non-Personal Services (Appropriation 47-B)	29,400	
546 10	92	47-A)	·	
		(Appropriation 47-C) Total Health Department	5,600	V1 700 001
		Playgrounds.		\$1,768,981
547 6	512	Personal and Non-Personal Services (Appropriation 48)	•	\$170,000
М	otion	carried by the following vote:	**	φ110,000
Katz,	yes—S McGr	carried by the following vote: Supervisors Badaracco, Bath, Colman, egor, McLeran, Robb, Roncovieri, Rossi	Harrelson, i, Schmitz,	Hayden, Shannon,
Wetmo		-Supervisors Deasy, McSheehy, Morgan	, Welch—4.	
		SCHOOL APPROPRIATION FUND N	O. 49.	
Su	nervis	or McLeran moved that the following it	ems he ann	roved:
548 5	76 A	Commissioners	\$5,000	ovea.
$\begin{array}{c} 549 \\ 550 \end{array}$	46	Deputies Supervisors Directors	10,000	
551	44	and Assistants	75,000	
991		and Assistants		
552	44	Board of Education	2,700	
	66	ASSISTANTS	58,360	
$\begin{array}{c} 553 \\ 554 \end{array}$	66	Superintendent of Building Repairs Inspectors, Water, Gas and Elec-	3,000	
		tricity	1,980	
		Total Administration	\$156,040	
555	66	Stores and Shops. Storekeeper	\$2,400	
556	"	3 Varnishers at \$8.50 a day each	7,650	
557 558	"	3 Cabinetmakers at \$8.50 a day each Shop Mechanics and Laborers	$8,400 \\ 20,340$	
		-	\$38,790	
	66	Attendance Bureau.		•
$\begin{array}{c} 559 \\ 560 \end{array}$	"	Director	\$2,400 6,000	
		_	\$8,400	
		Instruction.		
$\begin{array}{c} 561 \\ 562 \end{array}$	66	1490 Teachers, Elementary, Day\$ 59 Teachers, Elementary, Evening	2,849,230	
563	••	78 Teachers, Junior High	167,459	
$\begin{array}{c} 564 \\ 565 \end{array}$	"	78 Teachers, Junior High	922,716	
566	44	ers (Laboratory)	1,380 92,280	
567	66	88 Teachers, High, Evening 20 Teachers, High, Part Time	37,081	
568	66	119 Teachers, Special Departments Sick Leave Allowance Teachers' Automatic Increase	99,550	
569 570	**	Teachers' Automatic Increase	37,500 45,000	
570a	"	9 Librarians and Assistants High School Text-Book Committee	6,000	
570b 576c		High School Text-Book Committee Teachers' Increase over present rates	6,000 100,000	
3100			100,000	

\$4,417,656

Budg				
Iten				Appro-
No.	. No.—	Code Description	Detail	priation
		Increase Due to Growth.		
571	4.6	Teachers, Elementary, Day	\$40,000	
572	6.6	Teachers, Elementary, Evening	4,000	
573	6.	Teachers, High, Day, Evening, High,		
		Junior High and Part Time High	80,000	
574	6.6	Teachers, Kindergarten	10,000	
			\$134,000	
575	66	Janitors and Engineers for all	, ,	
		Schools	313,344	
		-		
576	576 C	Materials and Supplies, fixed charges		
		and Teachers' Institute	\$370,000	
			, - ,	

Total School Department.....

\$5,438,230

Supervisor Shannon moved that \$100,000 additional be included in the foregoing for increasing teachers' salaries, which was, on motion of Supervisor McLeran, referred to the Finance Committee.

Whereupon, the motion to approve the foregoing items as presented

was carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

The following items were taken up seriatim and, on motion of Supervisor McLeran, approved by the following vote:
577 601 Park Fund (Appropriation 50)....
578 631/32 Bond Interest and Redemption (Appropriation 51) \$670,000 \$4,683,779 579 629 \$324,000 577 \$242,700 Board of Administration-San Fran-581 440 cisco City Employees' Retirement Fund (Appropriation 54) \$372,000 403 Publicity and Advertising..... \$70,000 582 583 553 \$15,000 584 ---- K

\$40,000 Wetmore-14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

Chief Assistant Clerk, Salary Increased.

Supervisor Shannon moved to refer back to Item No. 4.

So ordered.

Supervisor Shannon moved to increase Item No. 4, 1 Chief Assistant Clerk from \$3,600 per year to \$4,200 per year.

Supervisor McLeran moved that the amendment be referred to the

Finance Committee.

Motion lost by the following vote:

Ayes—Supervisors Colman, McGregor, McLeran, Rossi—4.
Noes—Supervisors Badaracco, Bath, Harrelson, Hayden, Katz, Robb,
Roncovieri, Schmitz, Shannon, Wetmore—12.
Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

Amendment Carried.

Thereupon, Supervisor Shannon's amendment was carried by the

following vote:
Ayes—Supervisors, Badaracco, Bath, Harrelson, Hayden, Katz, Robb, Roncovieri, Schmitz, Shannon, Wetmore—10.
Noes—Supervisors Colman, McGregor, McLeran, Rossi—4.

Absent—Supervisors Deasy, McSheehy, Morgan, Welch—4.

Passed for Printing.

Thereupon, the Budget as amended and in words and figures following was, on motion of Supervisor McLeran, passed for printing by the following vote:

BUDGET FOR MUNICIPAL EXPENDITURES

City and County of San Francisco, California For Fiscal Year 1924-1925.

BILL NO. 6709, ORDINANCE NO. —— (New Series).

An ordinance fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same.

Be it ordained by the People of the City and County of San

Francisco as follows:

Section 1. The aggregate sums and items thereof hereinafter set forth are hereby fixed, designated and appropriated for the respective purposes set opposite the same, to be expended during the fiscal year ending June 30, 1925, in accordance with the provisions of Article III, Chapter I, of the Charter of the City and County.

Section 2. No department, officer, board or commission shall expend, or agree to expend, moneys, or to incur liabilities which, in total amount, exceed the total sum appropriated to such department, officer, board or commission by this ordinance, or which may subsequently be appropriated to such department, officer, board or

commission.

Section 3. The amounts appropriated to the various departments, officers, boards and commissions shall be expended and

administered by them subject to the following conditions:

A. No department, officer, board or commission shall expend moneys, or incur liabilities, in excess of the total amount appropriated to such department, officer, board or commission; provided further, that such expenditure shall conform to the provisions of Article III. Chapter I. Section 9. of the Charter.

further, that such expenditure shall conform to the provisions of Article III, Chapter I, Section 9, of the Charter.

B. When a specific appropriation is made to any bureau, division or institution of a department, board or commission such appropriation shall be known and administered as a main appropriation title, and the main division thereunder of an object of expenditure classification as theretofore adopted shall be known

and administered as a specific sub-appropriation thereof.

C. Departments, officers, boards or commissions desiring to make transfers from one sub-appropriation to any other sub-appropriation embraced within the same main appropriation title shall file with the Finance Committee of the Board of Supervisors at statement in duplicate setting forth the reasons for requesting such transfers, the purpose to which the money is to be devoted, the sub-appropriations from and to which such transfer is requested, the amounts of such transfers, and any other facts which may aid in determining the merits of such request. Whenever any such transfer is approved by the Finance Committee, the duplicate request shall be forwarded to the Auditor and a notice sent to the department making the request, setting forth the amounts and the sub-appropriation, or budget item numbers affected. In case of disapproval, notice to this effect shall be given to the department making the request.

D. Whenever any department, officer, board or commission desires to make a transfer from any sub-appropriation or appropriation embraced in one main appropriation title or titles, to any other or the same sub-appropriation or appropriations embraced in or desired to be embraced in any other main appropriation title or titles, said department, officer, board or commission shall file with the Board of Supervisors a statement in duplicate similar to the

statement required in condition "C" above and containing, in addition, the main appropriation title or titles from and to which such transfer is requested. If the Board of Supervisors approves the request, notice thereof shall be forwarded to the originating department and the duplicate copy of the request forwarded to the Auditor. Said notice shall contain the main appropriation title or titles affected, the sub-appropriation or appropriations from and to which such transfer is to be made and the amounts thereof. If the Board of Supervisors denies the request, notice thereof shall be sent to the originating department, with the reasons for such action.

Section 4. The amounts appropriated are as follows:

Budget Item Acci			Appro-
No. No.—		Detail	priation
1 1090 E	(Appropriation 1) For plans and		
	construction of new school build-		
1093 E	ings, additions and repairs to ex-		
	isting school buildings, furniture,		
	the purchase of land for school		
	purposes, a special tax on each		
	one hundred dollars of assessed		
	valuation to produce		\$250,000

BOARD OF SUPERVISORS.

Per.	sonal i	Services—(Appropriation 2-A)		
2	401 A	18 Supervisors at \$2,400 each	\$43,200	
3	402 A		4,800	
4	66	1 Chief Assistant Clerk	4,200	
5	44	1 Expert Accountant	6,000	
	6.6	1 Bond and Ordinance Clerk	3,000	
7	6.6	1 Assistant Clerk	3,000	
8	66	4 Assistant Clerks at \$2,700	10,800	
6 7 8 9	44	1 Assistant Clerk	2,400	
10	66	1 Stenographer to Finance Commit-	2,100	
10		tee	3,300	
11	6.6	1 Stenographer	2,100	
12	4.6	1 Shorthand Reporter	2,100	
13	66	1 Telephone Operator and Filing	100ءوت	
10		Clerk	1,800	
14	401 A		2,100	
15	401 A		$\frac{2,100}{2,400}$	
16	529 A	1 Chauffeur-Messenger	,	
		1 Gas and Water Inspector	2,100	
17	464 A	1 Horticultural Commissioner	3,000	
18		1 Horticultural Inspector	2,100	
		TELEPHONE EXCHANGE.		
19	433 A	Chief Operator	1,980	
20	66	4 Operators at \$1,680	6,720	
21	66	Relief Operators	600	
		Total Personal Services		\$107,700

MISCELLANEOUS ACCOUNTS UNDER CONTROL OF BOARD OF SUPERVISORS.

(Appropriations 3-22 to 3-110)

22	403 B	Finance Committee Expenses	\$5,000
23	401 K	Supervisors' Incidental Expenses	5,000

Budg	ret.			
Iter	n Acct.	Description	Datail	Appro-
No 24	o. No.—C 464 K	ode Description Horticultural Commissioner's Ex-	Detail	priation
24	40417	penses	1,800	
25	402 B	Advertising Resolutions and Ordi-	2,000	
		nances	36,000	
26	402 K	Urgent Necessity	100,000	
27	402 B	Printing Public Documents	4,000	
28	46	Printing Law and Motion Calendar.	8,000	
29	614 K	Celebration Fourth of July	2,500	
30		Memorial Day Observance	500	
31	613 B	Maintenance Municipal Band Examination of Insane	$12,000 \\ 9,000$	
32 33	425 A 455 B	Maintenance of Insane Criminals	5,000	
	1092 D	Furniture for Public Buildings	10,000	
35	529 B	Lighting Streets	590,000	
	— H	Premiums on Official Bonds	5,000	
37	415 A-C	Block Books	4,500	
38	"	Civic Center, opening of Fulton and	·	
		Leavenworth streets into Market		
		street	200,000	
39	527 E	Street Work in Front of City Prop-		
	1000 7	erty	30,000	
	1093 E	County Road Fund	1,000	
	5273	Repair and Painting of Bridges,	10,000	
42 43	629 H	Extension of Main Sewers Police Relief Pension Fund Deficit.	125,000 103,000	
44	62.5 11	Relief of Exempt Firemen	5,000	
45	678 K	Auditorium	10,000	
46	467 H	Public Pound	13,500	
47	553 B	Feeble-Minded Home	90,000	
48	553 H	Maintenance of Minors	535,000	
49	66	Widows' Pensions	235,000	
50	"	St. Catherine's Training School	8,000	
51	"	State Schools	17,000	
52	419 K	City Planning Commission	7,050	
53	402 C	City Hall Garage, Gasoline and	0.000	
= 1	1009 17	Supplies	3,000	
55	1093 E 432 K	Fire Department Building Miscellaneous Repairs to and Main-	50,000	
90	102 17	tenance of Buildings	40,000	
56	—- К	Stationery, Printing, Books and	10,000	
	~~	Postage	80,000	
57	1090	University Mound Playground	8,625	
58	"	Glen Park Playground (contract).	11,000	
59	1090	Ocean View Playground	20,000	
	1091	Bay View Playground development	15,000	
	1091	Telegraph Hill Improvement	10,000	
62	1090	For Purchase of Land from Market		
co	1000	Street Railway	7,750	
63	1090	For Purchase of Land from Spring	27 520	
61	66	Valley Water Company	37,520	
64		tract	22,000	
65	66	Playground, Twenty-first and Fol-	22,000	
00		som streets, purchase of lands	25,347	
66	1090	Playground, Douglass and Twenty-		
		sixth strets, purchase of lands	10,500	
67	1093	Completion and equipment of swim-		
		ming tank, bath house, and im-		
		provement of City property at		
		Ocean Beach	100,000	

Budget Item Acct			Appro-
No. No.—	Code Description	Detail	priation
68 "	For erection of buildings and im-		
	provement of public golf links at		
	Lake Merced	50,000	
69 1093	For development and improvement		
	of Marina, contract	190,000	
70 1093	Police Department building	35,000	
71 423 B	Repair of Elevators, as required by		
	State Industrial Accident Com-		
	mission	5,000	
72 1093	Convenience Station	30,000	
73 "	New Stadium	100,000	
74 432	Lighting City Hall Dome	10,000	
74a 1091	Civic Center beautification	20,000	
75 1093	Opening of Stanyan street	20,000	
76 1090	Health Department land	12,000	
77 1091	Hospital buildings	50,000	
78 "	Embarcadero Subway	85,500	
79 402	Railroad Commission valuation ex-	00,000	
19 402		95 000	
00 507	penses	25,000	
80 527	Miscellaneous expenditures — emer-		
	gency repairs to streets, etc., un-		
	der recommendation of City En-	F 000	
	gineer	5,000	
	Total	_	\$3.266.092
	1 Utal		30.200.092

Reconstruction and Repair of Following Streets as Designated.

		Doorginatou.	
81	1093	California street, Kearny to Powell	24,250
82	44	Pine street, Montgomery to Kearny	7,500
83	"	Washington street, Stockton to	
		Powell	5,600
84	66	Lombard street, Columbus to Grant	
		avenue	25,600
85	66	Powell street, Francisco to Lombard	10,000
86	44	Union street, Kearny west	40,000
87	46	Baker street, Green to Union	4,750
88	44	Divisadero street, Broadway to	
		Vallejo	5,250
89	46	Bush street, Presidio avenue to	
		Lyon street	6,000
90	66	California street, Presidio avenue to	
		Walnut street	5,000
91	44	Presidio avenue, California to	
	4.6	Washington	13,000
92		Bush street, Larkin to Hyde	3,500
93	44	Pine street, Van Ness avenue to	
0.4	44	Kearny street	2,500
94	••	Sacramento street, Market to	2 = 20
0.77	66	Drumm	6,500
95 96	66	Sixth street, Brannan to Townsend	18,200
96	66	Folsom, Fifth west	15,000
	66	Howard street, Fourteenth west	30,000
98 99	66	Army street, Mission to Valencia	8,200
$\frac{99}{100}$	46	Third avenue, Irving to Parnassus	6,000
$100 \\ 101$	44	Pierce street, Broadway to Pacific.	6,000
101		Pierce street, Green to Vallejo	2.000
		street	2,000

Budget			
Taren Area	, , , , , , , , , , , , , , , , , , ,	5	Appro-
No. No.—0	Code Description Green street, Pierce to Scott	Detail 9,000	priation
103 "	Laguna street, Broadway to Val-	,,,,,,	
	lejo street	6,000	
104 "	Commercial and Sacramento streets,	0.500	
106 "	Battery to Sansome Davis street, Clay north	3,500 18,000	
107 "	Main street, Mission to Howard	12,000	
108 "	Fremont street, Howard to Folsom	12,000	
109 "	Folsom street, First to Fremont	6,000	
110 "	Second street, Brannan to Bryant.	15,000	
111 "	Twenty-fourth street, Fair Oaks to Dolores	4.000	
111a "	Green street, Mason to Powell	6,500	
111b "	Sutter street, Octavia west	20,000	
111c "	Clay street, Van Ness to Franklin	7,250	
	Total	_	\$364,100
	Bureau of Supplies.		
Personal S.	ervices—(Appropriation 3½-A)		
112 634 A	1 Purchaser of Supplies	\$10,000	
113 "	1 Superintendent of Supplies	3,000	
114 "	1 Inspector of Supplies	2,700	
115 "	1 Clerk, Stationery	2,700	
116 " 117 "	1 Assistant Clerk, Stationery 1 Stenographer	2,400 1,800	
118 "	1 Assistant Purchaser, Schools	2,400	
119 "	1 Assistant File Clerk, Schools	1,200	
			\$26.200
	FXECUTIVE DEPARTMENT	NTS	\$26,200
	EXECUTIVE DEPARTMEN	NTS.	\$26,200
Personal S	MAYOR.	NTS.	\$26,200
	MAYOR. ervices—(Appropriation 4-A)		\$26,200
Personal S 120 404 A 121 "	MAYOR. ervices—(Appropriation 4-A) Mayor	\$6,000	\$26,200
120 404 A 121 " 122 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary	\$6,000 4,200 3,600	\$26,200
120 404 A 121 " 122 " 122a "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer	\$6,000 4,200	\$26,200
120 404 A 121 " 122 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at	\$6,000 4,200 3,600 2,100	\$26,200
120 404 A 121 " 122 " 122a " 123 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each	\$6,000 4,200 3,600 2,100 5,400	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800	\$26,200
120 404 A 121 " 122 " 122a " 123 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator	\$6,000 4,200 3,600 2,100 5,400 1,680	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800	\$26 ,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services. and Services—(Appropriation 4-B)	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services. nal Services—(Appropriation 4-B) Contingent Expenses (Charter)	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services nal Services—(Appropriation 4-B) Contingent Expenses (Charter) Personal Services and other than	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180 \$3,600	\$26,200
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services. aul Services—(Appropriation 4-B) Contingent Expenses (Charter). Personal Services and other than Personal Services	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180 \$3,600 5,000	\$26,200 \$35,780
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services. aul Services—(Appropriation 4-B) Contingent Expenses (Charter). Personal Services and other than Personal Services Total Non-Personal Services. Total Mayor	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180 \$3,600 5,000	
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K 128 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services. aul Services—(Appropriation 4-B) Contingent Expenses (Charter). Personal Services and other than Personal Services Total Non-Personal Services. Total Mayor AUDITOR.	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180 \$3,600 5,000	
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K 128 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services nal Services—(Appropriation 4-B) Contingent Expenses (Charter) Personal Services and other than Personal Services. Total Non-Personal Services. Total Mayor AUDITOR. ervices—(Appropriation 5-A)	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180 \$3,600 5,000	
120 404 A 121 " 122 " 122a " 123 " 124 " 125 " 126 " Non-Person 127 404 K 128 "	MAYOR. ervices—(Appropriation 4-A) Mayor Executive Secretary Assistant Secretary Stenographer 3 Stenographer - Typewriters at \$1,800 each Telephone Operator Messenger Chauffeur Total Personal Services. aul Services—(Appropriation 4-B) Contingent Expenses (Charter). Personal Services and other than Personal Services Total Non-Personal Services. Total Mayor AUDITOR.	\$6,000 4,200 3,600 2,100 5,400 1,680 1,800 2,400 \$27,180 \$3,600 5,000	

Budget			
Item Acct		Detail	Appro- priation
131 "	3 Deputies at \$3,300 each	9,900	princon
132 "	2 Deputies at \$27,00 each	5,400	
133 "	4 Deputies at \$2,520 each	10,080	
134 "	1 Deputy	2,400	
135 "	6 Deputies at \$2,100 each	12,600	
136 "	1 Stenographer-Bond Clerk	2,400	
137 "	Expert (State Law), Section 4099A	2,400	
138 "	Telephone Operator and Filing		
	Clerk	1,800	
139 "	Attorney	1,800	
140 "	Service Assessment Roll, State		
	and local; compiling statistics		
	for State Board and Controller,		
	and settlements with City and		
	State	9,600	
	Total Personal Services	\$65,680	
Van Dagaa		Ψ00,000	
Non-Person 141 405 B	nal Services—(Appropriation 5-B) Contingents	2500	
142 "	License Tags and Blanks	\$500	
172	Electise Tags and Dialiks	3,000	
	Total Non-Personal Services.	\$3,500	
	Total Auditor	-	\$69,180
	TAY COLLECTOR		400,200
	TAX COLLECTOR.		
Personal Se	ervices—(Appropriation 6-A)		
143 408 A	Tax Collector	\$4,000	
144 "	Office Superintendent	\$4,000 3,000	
145 "	Cashier	3,000	
146 "	Accountant	3,000	
147 "	6 Special Deputies at \$2,400 each	14,400	
148 "	1 Assistant Cashier	2,400	
149 "	2 Expert Searchers at \$2,400 each.	4,800	
150 "	26 Deputies at \$2,100 each	54,600	
151 "	1 Stenographer	2,100	
152 "	Extra Clerical Help	10,800	
153 "	Adjuster of Licenses	2,400	
154 "	Tunnel Accountant	2,100	
	Total Personal Services \$	3106,600	
Non-Person	al Services—(Appropriation 6-B)		
155 408 B	Printing Delinquent Tax List	e2 c00	
156 "	Advertising Tax Notices and Con-	\$3,600	
100	tingents	2,400	
	——	2,400	
	Total Non-Personal Services	\$6,000	
	Total Tax Collector		\$112,600
	TREASURER.		
Personal Se	ervices—(Appropriation 7-A)		
157 406 A	Treasurer	\$4,000	
158 "	Chief Deputy	2,700	
159 "	Cashier	4,500	
160 "	Bank and Bond Deputy	3,300	
100	Dank and Dona Deputy		

Budg	ret			
Iten	n Acct			Appro-
No	. No	-	Detail	priation
161	44	1 Deputy	3,600	
162	66	Coupon Clerk	2,400	
163	"	1 Deputy	3,000	
164	**	Bookkeeper	3,000	
165	"	Assistant Bookkeeper	2,100	
166	46	2 Clerks at \$2,400 each	4,800	
167		1 Clerk	1,800	
		Total Personal Services	\$35,200	
Non	ı-Persor	nal Services—(Appropriation 7-B)		
168	406 K	Non-Personal Services	\$150	
		Total Treasurer	_	\$35,350
		ASSESSOR.		
		ervices—(Appropriation 8-A)		
169	407 A	Assessor	\$8,000	
170	"	Superintendent of Appraisers	.4,500	
171	**	Head Appraiser of Real Estate Department	4,200	
172	66	Head Appraiser of Improvement	4,200	
1		Department	4,200	
173	44	Appraiser of Banks and Insurance	3,600	
174	44	Head Appraiser of Real Estate	3,600	
175	64	Head Appraiser of Personal Prop-	0,000	
1.0		erty	3,600	
176	66	Appraiser of Warehouses	3,000	
177	44	Appraiser of Probate	3,000	
178	**	Appraiser of Veterans' Exemptions	3,000	
179	44	4 Appraisers of Real Estate at	0,000	
110		\$3,000 each	12,000	
180	44	4 Appraisers of Improvements at	12,000	
130		\$3,000 each	12,000	
181	44	Appraiser of Automobiles	2,700	
182	**	Cashier-Auditor	3,000	
183	66		3,000	
184	44	Cartographer	3,000	
104			12,000	
185	16	at \$3,000 each	12,000	
100		3 Assistant Appraisers of Real Estate, at \$2,400 each	7 200	
186	44	3 Assistant Appraisers of Imprive-	7,200	
180			7 200	
107	66	ments, at \$2,400 each	7,200	
187		2 Assistant Appraisers of Personal	4.000	
100	64	Property, at \$2,400 each	4,800	
188	66	Assistant Appraiser of Warehouses	2,400	
189		Assistant Appraiser of Veterans'	9.100	
100	44	Exemptions	2,400	
190	"	Confidential Deputy	2,400	
191	44	13 Deputy Assessors, at \$2,100 each	27,300	
192		Extra Clerks, at \$150 per month for		
		time employed, as per Ordinance	00.000	
•		No. 5970, Section 1, Subd. J	88,200	
		Total Danganal Canvisca	227 200	
109	107 D	Total Personal Services	227,300	
193	407 B	Non-Personal Services	6,500	

Total Assessor

DEPARTMENT OF ELECTIONS.

	DEFARTMENT OF ELECTI	ONS.	
	ervices—(Appropriation 9-A)		
Budget Item Acct.	*		Appro-
No. No.—C	Code Description	Detail	priation
194 431 A	5 Commissioners, at \$1,000 each	\$5,000	
195 "	Registrar	4,800	
196 "	2 Deputy Registrars, at \$3,000 each	6,000	
197 "	6 Deputy Registrarss, at \$2,400 each	14,400	
198 "	9 Deputy Registrars, at \$2,100 each	18,900	
199 "	1 Typograph Operator-Mechanic	2,100	
200 "	1 Stenographér-Typewriter	2,100	
	Total Personal Services	\$53,300	
	ed Non-Personal Services—(Appro ion 9-B)	-	
Ť	Election Expenses.		
Personal Se	ervices		
201 4310 A-A	Storekeeper	\$2,900	
202 4310 A-B	Outside registration, 10 cents a	, ,- ,-	
	name	10,000	
203 "	Temporary Clerks, office and peti-		
	tions	50,000	
204 4310 A-C	Election Officers	110,580	
205 "	Laborers	1,000	
	Total temporary wages	\$174,480	
Non-Person	al Contractual Service.		
206 4310 B	Auto hire, carfare	\$750	
207 "	Delivery of Supplies and Voting	,	
	Machines	2,500	
208 "	Postage, sample ballots	9,000	
209 "	Printing forms, lists	15,000	
210 "	Printing index	20,000	
211 "	Printing sample and official ballots	1,200	
212 "	Official Advertising	2,000	
213 "	Furnishing lamps, chairs, etc	9,000	
214 "	Rent of equipment	2,000	
215 "	Repairs to booths	2,000	
216 "	Erecting booths and fitting	20,000	
217 4310 C	Stationery and supplies	2,000	
210	Ballot paper	7,000	
219 4310 B	Rent of polling places	5,000	
	Total	97,450	
	Total Department of Elections	_	\$325,230
	DISTRICT ATTORNEY		
Personal Se	ervices—(Appropriation 10-A)		
220 412 A	District Attorney	\$5,000	
221 "	5 Assistants at \$4,500 each	22,500	
222 "	1 Assistant	3,000	
223 "	6 Assistants at \$2,400 each	14,400	
224 "	1 Assistant	2,400	
225 "	Warrant and Bond Clerk	3,000	
226 "	1 Assistant Warrant and Bond		
	Clerk	2,400	

Budg	rot			
Iter	n Acct	Code Description	Detail	Appro-
227	44	6 Assistant Warrant and Bond	Detail	priation
000	66	Clerks at \$2,100 each	12,600	
$\frac{228}{229}$	"	Chief Clerk	$2,700 \\ 2,100$	
230	**	Bookkeeper	1,800	
231	44	1 Stenographer	2,400	
232	44	1 Stenographer	2,100	
233	66	Messenger	1,800	
234		1 Juvenile Court Investigator	2,100	
-		Total Personal Services	\$80,300	
Per		ad Non-Personal Services—(Ap- priation 10-B).		
235	412 K	Detection and Prosecution of Crim-		
		inals	\$7,500	
		Total District Attorney		\$87,800
		PUBLIC DEFENDER.		
Per	sonal S	ervices—(Appropriation 10-C)		
236	411	Public Defender	\$5,000	
Per	rsonal ar	nd Non-Personal Services—(Appro)-	
		tion —)		
237	411	Deputies and Expenses	\$8,400	
		Total Public Defender		\$13,400
		Total Public Defender CITY ATTORNEY.		\$13,400
Per	rsonal S	CITY ATTORNEY.		\$13,400
		CITY ATTORNEY. ervices—(Appropriation 11-A)	\$5,000	\$13,400
Per 238 239	sonal So 410 A	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney	\$5,000	\$13,400
238 23 9	410 A	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney	\$5,000 12,600	\$13,400
238	410 A "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney		\$13,400
238 239 240 241	410 A "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney	12,600 9,000 2,400	\$13,400
238 239 240 241 242	410 A "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 4 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each	12,600 9,000 2,400 4,200	\$13,400
238 239 240 241 242 243	410 A "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 4 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney	12,600 9,000 2,400 4,200 2,400	\$13,400
238 239 240 241 242	410 A "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk	9,000 2,400 4,200 2,400 1,800	\$13,400
238 239 240 241 242 243 244	410 A "" "" "" "" "" "" "" ""	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 4 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400	\$13,400
238 239 240 241 242 243 244	410 A " " " " " " " " " " " " " " " " " " "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Appro	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400	\$13,400
238 239 240 241 242 243 244 Per	410 A " " " " " " " " " " " " " " " " " "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 4 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B)	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400	\$13,400
238 239 240 241 242 243 244	410 A " " " " " " " " " " " " " " " " " " "	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Appro	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400	\$13,400
238 239 240 241 242 243 244 Per	410 A " " " " " " " sonal ar pria: 410 K	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B) General Litigation Rate Litigation	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400 - \$5,000 5,000	\$13,400
238 239 240 241 242 243 244 Per	410 A " " " " " " " sonal ar pria: 410 K	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 4 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B) General Litigation Rate Litigation Total Non-Personal Services	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400 - \$5,000 5,000	
238 239 240 241 242 243 244 Per	410 A " " " " " " " sonal ar pria: 410 K	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B) General Litigation Rate Litigation Total Non-Personal Services Total Non-Personal Services	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400 - \$5,000 \$10,000	\$13,400 \$47,400
238 239 240 241 242 243 244 Per 245 246	410 A " " " " sonal ar pria 410 K	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B) General Litigation Rate Litigation Total Non-Personal Services. Total City Attorney CIVIL SERVICE COMMISS	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400 - \$5,000 \$10,000	
238 239 240 241 242 243 244 Per 245 246	410 A " " sonal ar pria 410 K sonal Se	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B) General Litigation Rate Litigation Rate Litigation Total Non-Personal Services. Total City Attorney CIVIL SERVICE COMMISS ervices—(Appropriation 12-A)	\$37,400 \$5,000 \$10,000 \$10,000	
238 239 240 241 242 243 244 Per 245 246	410 A " " " " sonal ar pria 410 K	CITY ATTORNEY. ervices—(Appropriation 11-A) City Attorney 3 Assistant City Attorneys at \$4,200 each 1 Assistant City Attorneys at \$3,000 each 1 Assistant City Attorney 2 Stenographers at \$2,100 each 1 Bookkeeper-File Clerk Chief Clerk Total Personal Services—(Approtion 11-B) General Litigation Rate Litigation Total Non-Personal Services. Total City Attorney CIVIL SERVICE COMMISS	12,600 9,000 2,400 4,200 2,400 1,800 \$37,400 - \$5,000 \$10,000	

aminer 3,900

Budget			
Item 'Acct.		~	Appro-
No. No.—(Detail	priation
249 " 250 "	1 Chief Inspector	2,700	
251 "	1 Inspector Assistant Inspector	2,700 2,100	
252 "	1 Assistant Secretary	2,100	
253 "	2 General Clerks at \$2,400 each	4,800	
254 "	1 Clerk-Stenographer	1,920	
255 "	Special Examiners and Extra Clerks	1,200	
200	-	1,200	
	Total Personal Services	\$25,020	
256 417 K	Non-Personal Services (Appropria-	1,	
	tion 12-B)	1,250	
		_	
	Total Civil Service Commission		\$26,270
	COUNTY CLERK.		
Personal S.	ervices—(Appropriation 13-A)		
		04.000	
257 426 A 258 "	County Clerk	\$4,000	
259 "	Chief Registry Clerk	3,300	
260 "	Cashier 5 Registry Clerks at \$2,700 each	2,700	
261 "	10 Assistant Registry Clerks at	13,500	
201	\$2,100 each	21,000	
262 "	16 Superior Court Clerks at \$2,100	21,000	
	each	33,600	
263 "	4 Police Court Clerks at \$2,100 each	8,400	
264 ''	38 Copyists at \$2,100 each	79,800	
		,	
	-		
	Total Personal Services	\$166,300	
265 426 K	Non-Personal Services (13-B)	150	
265 426 K 265a "			
	Non-Personal Services (13-B) Typewriting Machines	150	\$179 TFR
	Non-Personal Services (13-B)	150	\$173,776
	Non-Personal Services (13-B) Typewriting Machines	150	\$173,776
265a "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF.	150	\$173,776
265a " Personal Se	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A)	7,326 7,326	\$173,776
265a "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff	150 7,326 	\$173,776
Personal Se	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff	\$8,000 3,000	\$173,776
265a " Personal Se 266 430 A 267 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six	\$8,000 3,000 2,700	\$173,776
265a " Personal Se 266 430 A 267 " 268 " 269 " 270 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff	\$8,000 3,000	\$173,776
Personal Se 266 430 A 267 " 268 " 269 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney	\$8,000 3,000 2,700 1,800	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 269 " 270 " 271 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each	\$8,000 3,000 2,700 1,800	\$173,77 6
265a " Personal Se 266 430 A 267 " 268 " 269 " 270 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100	\$8,000 3,000 2,700 1,800 2,700	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 269 " 270 " 271 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. Ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each	\$8,000 3,000 2,700 1,800 2,700	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 269 " 270 " 271 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff	\$8,000 3,000 2,700 1,800 2,700 4,200	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. Ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100	\$173,776
Personal Section 266 430 A 267 "268 "270 "271 "272 "273 557 A 274 430 A 275 557 A	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk. SHERIFF. Ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000	\$173,776
265a " Personal Se 266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent Superintendent of Jails.	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000 2,400	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent Superintendent of Jails. Assistant Superintendent	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,400 2,340	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,340 2,400	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. Ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer Commissary Storekeeper	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000 2,400 2,340 2,400 2,400 2,400	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 " 280 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk. SHERIFF. Ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,340 2,400 2,400 2,400 2,400 2,400 2,100	\$173,776
265a " Personal Section 266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 " 280 " 281 "	Non-Personal Services (13-B) Typewriting Machines Total County Clerk SHERIFF. Ervices—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chaufeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer Commissary Storekeeper	\$8,000 3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000 2,400 2,340 2,400 2,400 2,400	\$173,776

Budget Acct. No. No. C 285 " 286 "		Detail 3,600 2,200	Appro- priation
	Total Personal Services	208,800	
	n Personal Services—(Appropria 14-B)	· ·	
	Maintenance, Subsistence and Equipment	\$57,000	
	Total Sheriff		\$265,800
	RECORDER.		
	ervices—(Appropriation 15-A) Personal Services. Recorder	84 000	
289 " 290 "	Office Superintendent 2 Deputies (Cashiers) as \$2,400 each	\$4,000 3,300 4,800	
291 " 292 " 293 "	6 Deputies, Grade 5, at \$2,400 each 7 Deputies, Grade 4, at \$2,100 each Chief Copyist	14,400 $14,700$ $2,400$	
294 " 295 "	Machinist Stenographer 28 Copyists at \$2,100 each	2,700 1,800 58,800	
297 454 B	Total Personal Services Non-Personal Services (15-B)		
	Total Recorder	-	\$107,900
	SUPERIOR COURTS.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Personal Se	ervices—(Appropriation 16-A)		
298 425 A 299 " 300 " 301 " 302 " 303 428 A 304 425 A 305 "	16 Judges Secretary Messenger-Clerk 8 Translators at \$1,800 each Jury and Witness Fees Grand Jury Expenses Stenographers (Reporters' Fees) Telephone Operator and Filing Clerk	\$56,000 5,400 1,800 14,400 30,000 5,000 20,000 1,800	
	Total Personal Services	\$134,400	
Non-Person 306 425 K	al Services—(Appropriation 16-B Court Orders	•	
	Total Superior Courts	-	\$138,400
	JUSTICES' COURTS.		
Personal Se 307 424 A 308 " 309 " 310 "	ervices—(Appropriation 17-A) 5 Justices of the Peace at \$4,200 each Justices' Clerk Chief Deputy Cashier	\$21,000 4,200 3,000 3,000	

335

336

337

311	
State	
### Total Justices' Courts. ### Total Justices' Courts. ### JUVENILE DETENTION HOME. ### Personal Services—(Appropriation 18-A) ### 313	800
Total Justices' Courts	800
JUVENILE DETENTION HOME. Personal Services—(Appropriation 18-A) 314 558 A Superintendent \$2,100 315 " Matron 1,500 316 " Assistant Superintendent 1,500 317 " Night Superintendent 1,500 318 " Clinic Nurse 1,080 319 " 7 Nurses at \$840 each 5,880 320 " Cook 1,200 321 " 1 Orderly 1,380 322 " 1 Orderly 1,080 Total Personal Services. \$17,220 Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home \$31,200 324 5591 A Chief Probation Officer \$3,600 325 " Assistant Chief Probation Officer 2,700 326 " 10 Assistant Probation Officers at \$2,100 each 21,000	
Personal Services—(Appropriation 18-A) 314 558 A Superintendent \$2,100 315 " Matron 1,500 316 " Assistant Superintendent 1,500 317 " Night Superintendent 1,500 318 " Clinic Nurse 1,080 319 " 7 Nurses at \$840 each 5,880 320 " Cook 1,200 321 " 1 Orderly 1,380 322 " 1 Orderly 1,080 Total Personal Services \$17,220 Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home \$31,2 JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer \$3,600 325 " Assistant Chief Probation Officer 2,700 326 " 10 Assistant Probation Officers at \$2,100 each 21,000	
314 558 A Superintendent \$2,100	
314 558 A Superintendent \$2,100	
315	
316 " Assistant Superintendent 1,500 317 " Night Superintendent 1,500 318 " Clinic Nurse 1,080 319 " 7 Nurses at \$840 each 5,880 320 " Cook 1,200 321 " 1 Orderly 1,380 322 " 1 Orderly 1,080 Total Personal Services \$17,220 Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home \$31,2 JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer 2,700 325 " Assistant Chief Probation Officers at \$2,100 each 2,700	
317 " Night Superintendent 1,500 318 " Clinic Nurse 1,080 319 " 7 Nurses at \$840 each 5,880 320 " Cook 1,200 321 " 1 Orderly 1,380 322 " 1 Orderly 1,080 Total Personal Services \$17,220 Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home \$31,2 JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer \$3,600 325 " Assistant Chief Probation Officers at \$2,700 326 " 10 Assistant Probation Officers at \$2,100	
318 " Clinic Nurse 1,080 319 " 7 Nurses at \$840 each 5,880 320 " Cook 1,200 321 " 1 Orderly 1,380 322 " 1 Orderly 1,080 Total Personal Services \$17,220 Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home \$31,2 JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer \$3,600 325 " Assistant Chief Probation Officers 2,700 326 " 10 Assistant Probation Officers at \$2,100 each 21,000	
319	
320	
1 Orderly	
### Total Personal Services \$17,220 Non-Personal Services—(Appropriation 18-B)	
Non-Personal Services—(Appropriation 18-B) 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer	
### 323 558 Var Maintenance and Subsistence 14,000 Total Juvenile Detention Home	
Total Juvenile Detention Home JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer	
JUVENILE COURT. Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer	
Personal Services—(Appropriation 19-A) 324 5591 A Chief Probation Officer	22 0
324 5591 A Chief Probation Officer	
324 5591 A Chief Probation Officer	
325 " Assistant Chief Probation Officer 2,700 326 " 10 Assistant Probation Officers at \$2,100 each	
326 " 10 Assistant Probation Officers at \$2,100 each 21,000	
\$2,100 each 21,000	
327 " 3 Deputy Probation Officers at \$2,100	
each	
328 " 1 Collector	
329 " 1 Cashier-Bookkeeper 2,100	
330 " 1 File Clerk	
331 " 4 Stenographers at \$1,800 each 7,200	
332 " 1 Clerk 1,800	
Total Personal Services \$48,900	
333 5591 K Non-Personal Services (Appropria-	
tion 19-B) 3,600	
Total Juvenile Court \$52,8	500
ADULT PROBATION DEPARTMENT.	
Personal Scrvices—(Appropriation 20-A)	
334 5590 A Chief Probation Officer \$3,600	

Assistant Chief Probation Officer.. 2,700

Total Personal Services...... \$22,800

14,700

1,800

Bud Ite	get m Acct			A
N	o. No.—	Code Description	Detail	Appro- priation
338	5590 K	Non-Personal Services (Appropriation 20-B)	500	
		Motel Adult Ducketter Dear	-	
		Total Adult Probation Department		\$23,300
		WIDOWS' PENSION BUR	EAU.	
Per	rsonal Se	ervices—(Appropriation 21-A)		
339	553 A	Director	\$2,700	
$\frac{340}{341}$	• 6	Assistant Director	2,220	
941		3 Social Service Visitors at \$2,100 each	6,300	
		-		
342	553 K	Total Personal Services Non-Personal Services (Appropria-	\$11,220	
012	000 11	tion 21-B)	600	
		Total Widows' Pension Bureau.	-	\$11,820
				φ11,020
		LAW LIBRARY.		
Per	rsonal Se	ervices—(Appropriation 22-A)		
343	427 A	Librarian	\$3,600	
344		Assistant Librarian	2,100 1,800	
		Total Law Library		\$7,500
		POLICE COURTS.		
D		muiaca (Ammunujation 92 A)		
345	sonat Se 423 A	rvices—(Appropriation 23-A)	014 400	
346	425 A	4 Police Judges, at \$3,600 each 4 Stenographers, at \$3,000 each	\$14,400 12,000	
		Total Police Court	_	\$26,400
		CORONER		
		CORONER.		
Per	sonal Se	rvices—(Appropriation 24-A)		
347	429 A	Coroner	\$4,000	
348 349	"	Chief Deputy	3,000 3,000	
350	"	3 Deputies at \$2,400 each	7,200	
351	4.6	3 Assistant Deputies (female) at	-,	
352	"	\$1,800 each	5,400	
594		3 Assistant Deputy Drivers at \$2,040 each	6,120	
353	66	1 Stenographer	2,400	
354	"	1 Assistant Stenographer	2,100	
355 356	44	Toxicologist	1,500 812	
300		——————————————————————————————————————	012	
		Total Personal Services	\$35,532	
357	429 K	Non-Personal Services (Appropriation 24-B)	2,500	
		(10H 24D)	2,000	
		Total Coroner		\$38,032

SEALER OF WEIGHTS AND MEASURES.

	ervices—(Appropriation 25-A)		
Budget Acc. No. No.— 358 460 A 359 " 360 "	Code Description Sealer	Detail \$4,200 3,000 14,400	Appro- priation
361 460 K	Total Personal Services Non-Personal Services and Equipment (Appropriation 25-B)	\$21,600 1,400	
	Total Sealer of Weights and Measures	-	\$23,000
]	DEPARTMENT OF PUBLIC W	ORKS.	
	Commissioners and General	Office.	
362 414 A	Personal Services (Appropriation 26-A)		\$36,300
	Bureau of Accounting.		
363 414 A	Personal Services (Appropriation 27-A)		\$58,120
	Bureau of Architecture.		
364 416 A	Personal Services (Appropriation 28-A)		\$13,200
Bureau of	Building Repair, Maintenance	and Op	eration.
365 432 A	Personal Services (Appropriation		0001000
366 —— A	29-A)		\$201,960
367 —— B	ation 29½A)		\$85,110
368 —— C	tion 29-B)		\$27,000
369 —— B	tion 29-C) Lighting Public Buildings (Appro-		\$37,580
370 B	priation 29-D)		\$35,000
310 B	priation 29-E)		\$20,000
	Bureau of Stores and Yard	ds.	
371 4142 A	Personal Services (Appropriation 30-A)		\$48,769
372 " B	Non-Personal Services (Appropriation 30-B)		\$1,900
	Equipment—One 2-Ton Truck		\$4,000
	Bureau of Building Inspect	ion.	
373 455 A	Personal Services (Appropriation 31-A)		\$43,740

\$1,926,579

Bureau of Engineering.

		Bureau of Engineering.			
Budget Item No.	Acct	Code Description	Detail	Appro-	
374 4		Personal Services (Apropriation 32-A)	Detail	priation	
375 4	14 B	Non-Personal Services (Appropriation 32-B)		\$158,310	
376 5	527 —	Non-Personal Services Street Signs (Appropriation 32-B1)		\$7,500 \$10,000	
				φ10,000	
		Bureau of Street Repairs.	•		
377 5	27 A	Personal Services (Appropriation 33-A)		\$13,500	
378 5 379 10		Employments (Appropriation 33-B) Non-Personal Services, Materials,		\$154,605	
		Supplies and Equipment (Appropriation 33-C)		\$155,775	
]	Burea	au of Bridge Operation and Ma	aintena	nce.	
380 5	27 A	Personal Services (Appropriation			
	"	34-A) Non-Personal Services (Appropria-		\$48,090	
901		tion 34-B)		\$3,500	
		Bureau of Street Cleaning			
382 5	02 A	Personal Services (Appropriation		000 000	
383 5 384 5	02 A	35-A)		\$22,320 \$405,550	
	92	Supplies and Equipment (Approriation 35-B)		\$61,300	
10	34	· ·		\$01,500	
		Bureau of Sewer Repair.			
385 5	01 A	Personal Services (Appropriation 36-A)		\$9,300	
	01 A 01 —	Employments (Appropriation 36-A1) Non-Personal Services, Material		\$172,150	
		Supplies and Equipment (Appropriation 36-B)		\$74,100	
Sewage Pumping Stations.					
388 5	01 A	Personal Services (Appropriation		eo 000	
389 5	01 —	Non-Personal Services (Appropria-		\$2,000	
		tion 37-B)		\$500	
		oard of Public Works, Miscella	aneous.		
390	— К	Non-Personal Services (Appropriation 38)	_	\$15,200	

Total Board of Public Works

DEPARTMENT OF ELECTRICITY.

Per	sonal S	ervices—(Appropriation 40-A)		
Budg Iter	get			
No	No.—(Detail	Appro- priation
391	465 A	Office Superintendent	\$4,200	
392	46	Secretary	2,700	
393	66	1 Clerk	2,400	
394	66	1 Stenographer-Typewriter	2,100	
395		1 Helper-Messenger	1,800	
$\frac{396}{397}$	461 A	Chief Inspector	2,700	
398	465 A	14 Inspectors at \$2,400 each	33,600	
399	409 A	Chief Operator	2,700	
000		each	19,200	
400	66	4 Telephone Operators at \$1,680	13,200	
200		each	6,720	
401	6.6	Relief Telephone Operator	750	
402	"	Superintendent of Plant	3,000	
403	"	Cable Splicer at \$8.50 per diem	2,550	
404	6.6	Batteryman	2,400	
405	"	Foreman Instrument Maker	2,700	
406	66	5 Instrument Makers at \$2,400 each	12,000	
407	"	Foreman Underground construction	2,100	
408	66	2 Laborers at \$5.50 per diem	2,000	
409	"	2 Machinists at \$8 per diem	4,800	
410 411	"	3 Foreman Lineman at \$2,460 each	7,380	
412	"	12 Linemen at \$2,280 each	27,360	
413	"	Inside Wireman	. 1,500 2,100	
414	16	Repairer	$\frac{2,100}{2,340}$	
-416	44	2 Clerks at \$1,800 each	3,600	
		Total Personal Services	\$154,700	
Non	a-Person	al Services—(Appropriation 40-B)	
	465	Material, Supplies and Equipment		
n	7			
Per	sonal a	nd Non-Personal Services—(Ap-		
	prop	riation 40-E)		
418	1093	Underground Conduit System	\$15,000	
		_		
		Total Non-Personal Services	\$27,800	
		Total Department of Electricity		\$182,500
		FIRE DEPARTMENT.		
Per	sonal So	ervices—(Appropriation 41-A)		
419	452 A		@ 4 000	
420	492 A	4 Commissioners at \$1,200 each Office Superintendent and Secretary	\$4,800	
421	66	Physician	3,900 $2,400$	
422	"	Stenographer	2,400	
423	""	Chief Engineer	5,360	
424	66	First Assistant Chief	3,960	
425	66	Second Assistant Chief	3,360	
426	44	18 Battalion Chiefs at \$3,060 each.	55,080	
427	"	20 Operators at \$2,160 each	43,200	
428	**	1 Superintendent of Assignments	1,440	

ENGINE COMPANIES.

Budg	rat	ENGINE COMPANIES.		
Iten		ţ.		Appro-
No	No	Code Description	Detail	priation
429	452 A	50 Captains at \$2,460 each	\$123,000	·
430	102 11	73 Lieutenants at \$2,310 each	168,630	
	"			
431		32 Engineers at \$2,280 each	72,960	
432	4.6	60 Drivers at \$2,040 each	122,400	
433	"	7 Drivers at \$1,920 each	13,440	
434	66	5 Drivers at \$1,800 each	9,000	
435	66	57 Stokers at \$2,040 each	116,280	
	64			
436	"	9 Stokers at \$1,920 each	17,280	
437		6 Stokers at \$1,800 each	10,800	
438	66	365 Hosemen at \$2,040 each	744,600	
439	66	41 Hosemen at \$1,920 each	78,720	
440	"	25 Hosemen at \$1,800 each	45,000	
441	44	Automatic Increase in Salaries	5,590	
441		Automatic increase in balaries	0,000	
			A1 F0F F00	
			\$1,527,700	
		CHEMICAL COMPANIES.		
4.40	450 4		001 000	
442	452 A	13 Captains at \$2,460 each	\$31,980	
443	44	13 Lieutenants at \$2,310 each	30,030	
444	**	13 Drivers at \$2,040 each	26,520	
445	44	13 Hosemen at \$2,040 each	26,520	
110		10 11000μετι αυ φ2,010 σασμ	20,020	
			\$115,050	
			\$115,050	
		TRUCK COMPANIES.		
4.4.0	450 A	13 Captains at \$2,460 each	\$31,980	
446	452 A			
447	"	13 Lieutenants at \$2,310 each	30,030	
448		13 Drivers at \$2,040 each	26,520	
449	66	13 Tillermen at \$2,040 each	26,520	
450	66	103 Truckmen at \$2,040 each	210,120	
451	66	1 Truckman	1,920	
	66		100	
452		Automatic Increase in Salaries	100	
			2007.400	
			\$327,190	
	N	IEW TRUCK COMPANY, SIX MONT	HS.	
453	452 A	Captain	\$1,230	
454	66	Lieutenant	1,155	
455	66	14 Drivers, Tillermen, Truckmen	12,600	
			\$14,985	
		WATER TOWER COMPANIE		
456	452 A	• • • • • • • • • • • • • • • • • • • •	\$2,040	
	492 A.	1 Driver	2,040	
457		1 Hoseman	2,040	
			\$4,080	
		FIRE BOAT.		
458	452 A	For Fire Boat Crew and Mainte-		
190	102 A	nance, all revenues received from		
		State of California to be credited		
		to this item	\$67,500	
		PUMPING STATIONS.		
			00000	
459	452 A	2 Chief Engineers at \$3000 each	\$6,000	
460	**	5 Assistant Engineers at \$2,400		
		each	12,000	
461	"	7 Firemen at \$1,980 each	13,860	
461	66	Vacation Engineers	700	
462	"		577	
463	''	Vacation Firemen	911	
			200 467	
			\$33,137	

DISTRIBUTING SYSTEM.

Bud	rat	DISTRIBUTING SYSTEM.				
Item Acct. Appro-						
N			Detail	priation		
464	452 A	Superintendent	\$3,420			
465	"	Foreman Gateman	2,520			
466	"	Assistant Foreman Gateman	2,370			
467		10 Gatemen-Hydrantmen at \$2,220	20.000			
4.00	64	each	22,200			
468 469	64	1 Calker at \$6.75 per diem	2,025			
409		3 Laborers	4,950			
			227 405			
		6000001T1011 1/100	\$37,485			
470	459 A	CORPORATION YARD.	40.000			
470	452 A	Superintendent	\$3,600			
471 472	**	Clerk and Commissary	2,400			
473	4.6	1 Bookkeeper	2,100			
410		3 Watchmen, second grade, at \$1,620	4.000			
474	46	each	4,860			
475	66		1,920			
476	44	1 Clerk 1 Batteryman	2,100 2,400			
477	44	General Foreman	3,000			
478	44	12 Machinists at \$8 per diem each	28,800			
479	44	5 Machinists' Helpers at \$6 per	20,000			
1.0		diem each	9,000			
480	46	3 Blacksmiths at \$8 per diem each	7,200			
481	**	3 Blacksmiths' Helpers at \$6.08 per	1,200			
		diem each	5,472			
482	66	2 Woodworkers at \$8 per diem	4.800			
483	24	1 Brass Finisher at \$8 per diem	2,400			
484	46	1 Boilermaker at \$8 per diem	2,400			
485	44	1 Boilermaker's Helper at \$6.08	,			
		per diem	1,824			
486	**	Foreman Carriage Painter at \$8.50				
		per diem	2,550			
487	"	2 Carriage Painters at \$8 per diem	4,800			
488	**	Leather Workers at \$8 per diem	2,400			
		-				
			\$94,026			
		Total Demonal Convices	00017.050			
		Total Personal Services	52,347,053			
No	n-Person	al Services				
489	452 Var	Maintenance, Material and Supplies				
		(Appropriation 41-B)	\$131,800			
490	$452~\mathrm{B}$	Hydrant Service Spring Valley	Ψ101,000			
		Rental, Water for Buildings and				
		High Pressure Service (Appro-				
		priation 41-C)	200,000			
491	1092 E	Equipment (Appropriation 41-D)	100,000			
		-				
		Total Non-Personal Services	\$431,800			
		Total Dina Department		22 == 2 ==		
		Total Fire Department		\$2,778,853		

POLICE DEPARTMENT.

GENERAL OFFICE AND ADMINISTRATION.

Pers	onat S	ervices—Appropriation 42-A)	
492 493	451 A	4 Commissioners at \$1,200 each Office Superintendent	\$4,800 3,000

Budge	et			
Item	Acct	t. Code Description	Datail	Appro-
No. 494		Confidential Clerk	Detail 2,400	priation
495	"	Stenographer	3,000	
496	44	Chief of Police	6,000	
497	44	Clerk to Chief	3,000	
-	"	Lieutenant	2,520	
498	66	Office Assistant (Sergeant)	2,280	
499	"	Office Assistant (Corporal)	2,160	
$\frac{500}{501}$	66	Surgeon and Physician	1,860	
301		each	10,080	
502	"	Inspector of Motor Vehicles	2,400	
503	"	Inspector of Horses and Equipment	2,400	
		BOOKKEEPING AND ACCOUNT	ING.	
Pers	onal S	ervices		
504	451A	1 Bookkeeper (Sergeant)	\$2,280	
505	66	Bookkeper (Corporal)	2,160	
506	46	3 Bookkeepers (Patrolmen) at		
		\$2,064 each	6,192	
		PROPERTY CLERK'S BUREA	U.	
507	451 A	Property Clerk (Captain)	\$3,000	
508	"	Assistant Property Clerk (Cor-	40,000	
		poral)	2,160	
509	66	4 Assistant Property Clerks (Pa-	0.074	
		trolmen) at \$2,064 each	8,256	
		BUREAU OF PERMITS AND REGIST	RATION.	
510	451 A	Sergeant	2,280	
511	66	3 Patrolmen at \$2,064 each	6,192	
		COMPLAINT BUREAU.		
512	451 A	Lieutenant	2,520	
512a	66	Corporal	2,160	
513		3 Patrolmen at \$2,064 each	6,192	
		DETECTIVE BUREAU.		
514	451 A	Captain	4,000	
515 516	"	6 Lieutenants at \$2,520 each 56 Detective Sergeants at \$2,400	15,120	
310		each	134,400	
517	16	1 Stenographer	2,400	
518	46	1 Photographer	2,424	
519	6.6	3 Women Protective Officers at		
		\$2,064 each	6,192	
		UNIFORM FORCE AND OTHER EMP	PLOYEES.	
520	451 A	15 Captains at \$3,000 each	45,000	
521	66	19 Lieutenants at \$2,520 cach	47,880	
522	**	78 Sergeants at \$2,280 each	177,840	
523	"	77 Corporals at \$2,160 each	166,320	
524 525	"	819 Patrolmen at \$2,064 each 25 Patrol Drivers at \$2,040 each	51,000	
526	46	9 Hostlers at \$1,800 each	16,200	
527	"	4 Matrons at \$1,920 each	7,680	
528	66	Matrons' Relief	1,200	
529	66	Cook	1,800	
530		3 Engineers at \$2,400 each	7,200	

Total Personal Services.....\$2,466,364

Non-Personal Services

Budget Item Acct. No. No.—C	ode Description	Detail	Appro- priation
532 451 Var	Contingent Expense (Appropriation 42-B)	\$9,000 50,000 30,000	
.533 1092	Total Non-Personal Services		

Total Police Department..... \$2,555,364

DEPARTMENT OF PUBLIC HEALTH.

Central Office.

534	476 A	Personal Services (Appropriation	\$313,608	
535	476 B	43-A) Lighting, Health Department Build-		
536	"	ings (Appropriation 43-B) Water for Health Department	2,200	
	450.0	Buildings (Appropriation 43-C).	25,700	
537	476 C	Material and Supplies (Appropriation 43-D)	54,000	
538	476	To carry on the work now being done by the San Francisco Society for the Prevention of Tuberculosis; conducting clinics, employing nurses, both field and clinic; physicians, carfare, food, medicines and incidental expenses (Appripriation 43-E) Rat extermination	\$20,000 5,000	
		Relief Home.		
539	552 A	Personal Services (Appropriation		
540	552	44-A)	\$113,318	
010	002	tion 44-B) Equipment	216,000 7.500	
		• •	1,000	
		Isolation Hospital.		
541	554	Personal Services (Appropriation 45-A)	48,650	
		San Francisco Hospital	•	
542	554	Personal Services (Appropriation 46-A)	379,860	
543	5540	Non-Personal Services (Appropria-		
		tion 46-B)	415,000	
		Emergency Hospitals.		
544	5541 A	Personal Services (Appropriation $47-\Lambda$)	133,145	
545	46	Non-Personal Services (Appropriation 47-B)	29,400	
546	1092	Purchase of One White Ambulance (Appropriation 47-C)	5,600	
		Total Health Department		\$1,768,9

Playgrounds.

		r laygrounus.		
Budge	et Acct			4 1111110
No.		ode Description	Detail	Appro- priation
547		Personal and Non-Personal Services		
		(Appropriation 48)		\$170,000
		TOTAL GENERAL FUND		\$15,329,627
	CCII	OOL ADDDODDIATION FUR	ID NO	40
	SCH	OOL APPROPRIATION FUN	טא עו.	49.
548	576 A	Commissioners	\$5,000	
549	**	Superintendent of Schools	10,000	
550	"	Deputies, Supervisors, Directors		
		and Assistants	75,000	
551	44	Secretary of Board of Education		
		and Secretary of High School	0 = 0 0	
770	66	Board of Education	2,700	
552		29 Office Bookkeeping, Clerical and	E0 900	
553	"	Assistants	58,360 3,000	
554	66	Inspectors, Water, Gas and Elec-	5,000	
001		tricity	1,980	
			1,550	
		Total Administration\$	156,040	
		STORES AND SHOPS.		
555	66	Storekeeper	\$2,400	
556	66	3 Varnishers at \$8.50 a day each	7,650	
557 558	46	3 Cabinetmakers at \$8.50 a day each	8,400	
998		Shop Mechanics and Laborers	20,340	
			\$38,790	
		ATTENDANCE BUREAU.		
559	66	Director	\$2,400	
560		4 Officers at \$1,500 each	6,000	
		-	\$8,400	
			Ψ0,100	
		INSTRUCTION.		
561	44	1490 Teachers, Elementary, Day\$	32.849.230	
562	"	59 Teachers, Elementary, Even-		
		ing	53,460	
563	4.4	78 Teachers, Junior High	167,459	
564	"	393 Teachers, High, Day	922,716	
565	••	20 High School Assistants to	1 000	
566	66	Teachers (Laboratory) 88 Teachers, High, Evening	1,380 92,280	
567	"	20 Teachers, High, Part Time	37,081	
568	44	119 Teachers, Special Depart-	01,001	
		ments	99,550	
569	66 —	Sick Leave Allowance	37,500	
570	"	Teachers' Automatic Increase	45,000	
570a		9 Librarians and Assistants	6,000	
570b		High School Text-Book Committee.	6,000	
570c		Teachers' increase over present	100 000	
		rates	100,000	

\$4,417,656

INCREASE DUE TO GROWTH.

Budget Item Acct	<u>.</u>	~	Appro-
No. No.	•	Detail	priation
571 "	Teachers, Elementary, Day	\$40,000	
572 "	Teachers, Elementary, Evening	4,000	
573 "	Teachers, High, Day, Evening,		
	High, Junior High and Part		
	Time High	80,000	
574 "	Teachers, Kindergarten	10,000	
		\$134,000	
575 "	Janitors and Engineers for all		
0.0	Schools	313,344	
576 576 C	Materials and Supplies, fixed		
010 0100		\$370,000	
	charges and reachers institute	40.0,000	
	Total School Department		\$5,438,230
	Total School Department.		40,100,00
577 601	Park Fund -(Appropriation 50)		\$670,000
	Bond Interest and Redemption		\$070,000
578 631/32			\$4,683,779
FF0 000	(Appropriation 51)		\$4,000,110
579 629	Firemen's Relief and Pension Fund		0004 000
	(Appropriation 52)		\$324,000
580 577	Library Fund (Appropriation 53)		\$242,700
581 440	Board of Administration—San Fran-		
•	cisco City Employees' Retirement		
	Fund (Appropriation 54)		\$372,000
582 403	Publicity and Advertising		\$70,000
583 553	Maintenance of Blind		\$15,000
584 K	Maintenance Aquarium, Golden		
	Gate Park		\$40,000
	TOTAL BUDGET		\$27,185,336
	TOTAL BUDGET		4-1,200,000

Ayes—Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—14.

Absent-Supervisors Deasy, McSheehy, Morgan, Welch-4.

ADJOURNMENT.

Whereupon, the Board at the hour of 7:45 p.m. adjourned.
J. S. DUNNIGAN,
Clerk.

Approved by the Board of Supervisors May 26, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco.

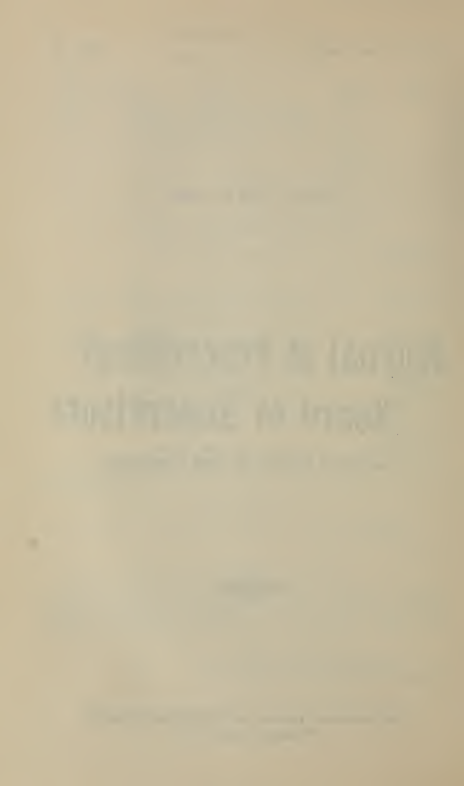
Monday, May 19, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, MAY 19, 1924, 2 P. M.

In Board of Supervisors, Francisco, Monday, May 19, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Rott was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Col-man. Deasy, Hayden, Harrelson, McGregor, McSheehy, Morgan. Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore-15.

Absent - Supervisors

Katz, Welch-3.

(Supervisor Katz excused on accoint of illness.)

Quorum present. Acting Mayor Ralph McLeran being absent. Supervisor Schmitz was called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of May 12, 1924, was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Relative to Street Improvement Ordinance.

The following was presented by Supervisor Harrelson:

Communication from the San Francisco Chamber of Commerce relative to proposed change in Or-dinance No. 33 requiring the Board dinance No. 33 requiring the Board of Public Works to grant permits for private contracts on street work on any application therefor where a majority of the owners have signed up, and declaring that it is the opinion of the Municipal Af-fairs Committee of the Chamber such a change in the ordinance would remove from the Board of Public Works the power to enforce its minimum requirements with respect to the area paved and therefore suggests that it be amended to facilitate street work under private contract by incorporating such a minimum requirement.

Referred to Streets Committee.

Salary Increase Requests, Recorder's Office.

Communication from Geo. Schiller and other employees of the Recorder's office, requesting a un-form salary increase for all depu-ties employed in the Recorder's of

Referred to the Finance Commit-

tee.

Acquisition of Ocean Shore Right of Way.

Supervisor Schmitz presented: Communication from F. W-Crosby, secretary-treasurer of the Ocean Shore Railway Company, declaring that statement attributed to Supervisor McLeran that the Ocean Shore Railway Company is demanding an exorbitant price for its property to be acquired by the City for a boulevard is not warranted by the facts; that the offer of 15c per square foot is comparable with the price now being paid by the City for outside property on Pan the price now being paid by the City for outside property on Randolph street, Municipal Railway right of way, and is much below the price paid for the same property by the Ocean S. ore Railway Company when it was originally purchased twenty years ago.

Referred to the Finance Committee.

Protest Against Heavy Traffic Movements on Twenty-fifth Avenue.

The following was presented and

read by the Clerk:

Communication from B. Eichendorff and numerous other property tween Lincoln way and Lawton street, protesting against traffic of heavy trucks loaded with which now prevails on Twenty-fifth avenue between Lincoln way and Lawton street, menacing children and pedestrians, destroying the pavement and cracking plaster in houses on said street, and requesting that this nuisance be abated forthwith.

Referred to the Judi lary and

Traffic Committees.

Petition for New Vladuct at San Jose Avenue and Mt. Vernon Avenue,

The following was presented and read by the Clerk:

Petition of Catherine Donohoe and numerous other property owners and residents in the vicinity of San Jose avenue and Mt. Vernon avenue for the reconstruction and replacement of bridge at said crossing, declaring that the maintenance of the present structure is dangerous and unsafe to pedestrians and vehicles.

Presented by Supervisor Shannon and filed. Board of Supervisors to visit location Thursday morning

at 10 o'clock.

Removal of Native Sons Monument. The following was presented and

read by the Clerk.

Petition of C. A. Compton and numerous other merchants in the vicinity of Mason street and Market street, requesting the removal of the Native Sons monument from the intersection of said streets on the ground that it is the opinion of those signing this petition that the presence of the monument at the point indicated retards the value of property and is an obstruction to traffic.

Referred to Park Commission.

City Engineer Criticizes Proposed Street Improvement Ordinance Permitting Private Contracts.

Communication from the City Engineer, declaring that the proposed street improvement ordinance compelling the Board of Public Works to permit street work upon the signatures of a majority of property owners where the proposed improvement is to be made would be a step backward and should not be adopted, declaring that the present method has been in vogue many years and has not been objected to by either contractors, property owners or citizens, and, indeed, is not initiated by any legitimat interests at this time.

Referred to Streets Committee.

Letter of Thanks.

Communication from the Hawthorne School Mothers' Club, thanking the Board of Supervisors for securing the property located at Twenty-first and Folsom streets and to be used for a Junior Playground.

Read and filed.

Proposed Reconsideration of the Budget.

The following resolution was presented by Supervisor McSheehy, who moved the suspension of the rules for its immediate consideration:

Resolution No. --- (New Se-

ries), as follows:

Whereas, on May 12, 1924, the Finance Committee of the Board of

Supervisors of the City and County of San Francisco filed their budget recommendations for the fiscal year of 1924 and 1925 of \$27,148,086, an increase of 6 per cent over last year, amounting to \$1,439,520;

Whereas, on this same date. May 12, 1924, a notice was sent to the Board of Supervisors advising them a meeting would be held on Wednesday, May 14, 1925, at 10 a. m., to consider the budget. The meeting was held on this date; the budget was passed, not considered.

Whereas, Article 3, Chapter 1, Section 3 of the Charter clearly states that the Supervisors shall set a time to allow the taxpayers to be heard in regard to the budget, and May 14, 1924, was set as the date for this hearing. Just six hours was consumed by the Board in hearing the taxpayers and in passing 584 items amounting to the huge sum of \$27,185,336, an increase of \$27,250 over the amount recommended by the Finance Committee.

Whereas, in the history of the City of San Francisco this is the highest budget ever allowed for the upkeep of the City, and to my knowledge as a member of this Board for the past seven years, less time was given to this hearing than any other. We have often taken three or four days in our deliberations and in this case just six hours

was consumed.

Whereas, at the regular meeting last Monday I cave notice that I would be in Sacramento on Wednesday attending a convention of the Native Sons of the Golden West, and three other numbers must have been situated similar, for they did not attend the meeting, the roll call showing four were absent;

Resolved, That an adjourned meeting of this Board be held on Wednesday, May 21, 1924, for final passage of the budget, as this date will permit a reopening of the budget and the same can be changed and readvertised according to Article 3, Chapter 1, Section 3 of the Charter.

A great mistake will be made if this budget is passed as it now stands. A saving of thousands of dollars can be made, and above all things, an allowance of at least \$200,000 should be made for the purpose of narrowing the sidewalks, making wider roadways for the vehicular travel. This amount should be allotted to the Traffic Committee of this Board, they to designate the streets and the money to be expended under the jurisdiction of this Board, the same as all

other money under miscellaneous accounts.

Motion to suspend the rules defeated by the following vote:
A y e s — Supervisors Badaracco,

Deasy, McSheehy, Robb, Ronco-

Noes-Supervisors Bath, Colman, Harrelson, McGregor, Morgan, Wetmere-7.

Absent — Supervisors Hayden, Shannon, Katz, McLeran, Rossi, Welch-6.

(Supervisor McSheehy declared that he intended to present the resolution at last roll call.)

Mayor to Appoint Committee to Negotiate With East Bay Utilities Commission.

Supervisor Shannon moved that the Mayor be authorized and directed to appoint a committee to negotiate with the Special Munici-pal Utility District in reference to terms and price for participation in Hetch Hetchy project.

Motion carried.

Mayor Rolph's Leave of Absence Extended.

The following was presented and read by the Clerk;

San Francisco, Cal., May 15, 1924. on. Board of Supervisors, City Hon. Hall, San Francisco, Cal.

Gentlemen: This is to request your Honorable Board to extend the leave of absence of Mayor James Rolph, Jr., for ten days, from and after the present date of expiration, in anticipation of his arrival home from Australia on May 26th, 1924. Very respectfully yours, R. McLERAN,

Acting Mayor. San Francisco, Cal., May 15, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen: I am asking my secretary to deliver to you this formal request for an extension of my leave of absence, which, as originally granted by you in Resolution No. 22174 (New Series), was for sixty days, commencing March 26th, 1924.

would greatly appreciate your extending this leave for sixty days, since my return home will be a lit-tle later than I had planned. Thanking you in advance for this

consideration, I am,

Very sincerely yours, JAMES ROLPH, JR., Mayor,

Whereupon, the following resolution was presented and adopted by the following vote: Resolution No. 22456 (New Se-

ries), as follows:

Resolved, That in accordance with the recommendation of his Honor, Acting Mayor Ralph McLeran, an extension of ten days' time from the date of the expiration of the leave of absence heretofore given to Mayor James Rolph, Jr., with permission to remain absent from the State, is hereby granted, in anticipation of his arrival home from Australia May 26th.

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. McGregor. Hayden, McSheehy. Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. Absent Supervisors Katz, Mc-

Leran, Welch—3.

Leave of Absence, Acting Mayor Mc-Leran.

The following was presented and read by the Clerk:

San Francisco, Cal., May 15, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen: I would appreciate your Honorable Board granting me leave of absence, with permission to absent myself from the State of California, for a period of sixty days, commencing June 1st.

Respectfully yours, R. McLERAN, Acting Mayor.

Whereupon, the following resolu-tion was presented and adopted by the following vote:

Resolution No. 22457 (New Series), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Ralph Mc-Leran, member of the Board of Supervisors, is hereby granted a leave of absence for a period of sixty days, commencing June 1, 1924, with permission to leave the State.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Leave of Absence, Andrew F. Mahony. The following was presented and read by the Clerk:

San Francisco, Cal., May 14, 1924. To the Honorable, the Board of Su-pervisors, City Hall, San Francisco.

respectfully Gentlemen: quest of your Honorable Board to leave the State of California for a period of thirty days, commencing on Tuesday, May 20, 1924.

Very respectfully,

ANDREW F. MAHONY Commissioner of Police. San Francisco, Cal., May 14, 1924. Honorable Ralph McLeran, Acting Mayor of City and County of San Francisco, California.

I respectfully request Dear Sir: your permission to leave the State of California for a period of thirty days, commencing on Tuesday, May 20th, 1924.

Very respectfully, ANDREW F. MAHONY Commissioner of Police.

Whereupon, the following resolution was presented and adopted by

the following vote: Resolution No. 22458 (New Se-

ries), as follows:

Resolved, That in accordance with the recommendation of his Honor Acting Mayor Ralph McLeran, Hon. Andrew F. Mahony, Police Commissioner, is hereby granted a leave of absence for a period of thirty days, commencing May 20, 192 with permission to leave the State. 1924.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent-Supervisors Katz, Welch

Sydney Councilman Visits Board.

Mr. Naggart, councilman from Sydney, Australia, was presented to the Board and he stated that Mayor Rolph visited his city prior to his leaving home and had ceived a very wonderful reception.

PRESENTATION OF PROPOSALS. Burial of Indigent Dead.

Sealed proposals were received between 2 and 3 p. m. for burying the indigent dead of the City and County of San Francisco on and after July 1, 1924, to and including June 30, 1925, to-wit:

1. Wm. Dugan, \$7.90 each body or \$4.90 per month for all.
2. Jos. Hagen Sons, \$8.50 each body or \$4.96 per month for all.

Referred to Health Committee.

General Supplies.

Sealed proposals were received by the Board of Supervisors between the hours of 2 and 3 p. m. for fur nishing:

Class 4—Forage. Class 5—Fuel and gasoline.

Class 8-Lubricants.

Class 10-Household supplies and cordage.

Class 15-Drugs, medicines, chemicals, laboratory apparatus, hospital appliances and surgical instruments.

Class 16-Street and sewer mate-

Class 18 — Incandescent electric lamps.

Referred to Supplies Committee.

Sealed proposals were received by the Board of Supervisors between the hours of 2 and 3 p. m. for installing shop equipment.

Referred to Supplies Committee. Hearing of Objections, Van Ness Ave-

nue Extension-2 p. m.

Hearing of objections of property owners against the extension of Van Ness avenue from Market street to Howard street, as provided in Resolution of Intention No. 22328 (New Series).

The Clerk read a list of protestants that had been filed with the Board within the legal time set forth in the resolution of intention. Whereupon, Attorney A. Branagan, representing protestants, offered a supplemental list, which the Clerk declared was not within the legal time.

Privilege of the Floor.

Andrew Branagan, attorney the protestants, was granted the privilege of the floor and addressed the Board in opposition to the proposed improvement.

Action Deferrec.

Whereupon, the foregoing matter was laid over two weeks in the Board, hearing to be had in the committee in the meantime.

Reception to the Italian Ambassador.

RECESS-3 P. M.

At 3 p. m. the Board, on motion of Supervisor Rossi, took a recess to attend the reception in the rotunda to the newly appointed Italian ambassador, Gelasio Caetani, and the members of the Board retired to attend that function.

REASSEMBLED.

At 3:30 p. m. the Board of Supervisors reassembled, all members before noted being present.

Acting Mayor McLeran in the

chair.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken and finally passed by the following vote:

Authorizations.

Resolution No. 22450 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Special School Tax.
(1) Dan P. Maher Co., paints for school buildings (claim dated May 5, 1924), \$654.

(2) John Reid, Jr., fifteenth payment, architectural services, Horace Mann School (claim dated May 7, 1924), \$1,727.65.

Water Construction Fund, Bond

Issue 1910. (3) Edw. L. Soule Co., steel bars, etc., Hetch Hetchy (claim dated (claim dated May 7, 1924), \$1,358.80.

General Fund, 1923-1924. Spring Valley Water (4) Co. water for playgrounds (claim dated

May 7, 1924), \$794.27.

(5) Associated Charities, widows' pensions (claim dated May 9, 1924), \$9,469.52

(6) Little Children's Aid, widows' pensions (claim dated May 9, 1924),

\$7,969.68.

(7) Eureka Benevolent Society, widows' pensions (claim dated May 9, 1924), \$966.33.

(8) Daniel J. O'Brien, police con-

tingent expense (claim dated May 5, 1924), \$750. (9) Conlin & Roberts, 100 street

cleaning cans (claim dated April 28, 1924), \$540. (10) Kle

Kleiber Motor Truck Co., motor truck for street cleaning (claim dated May 7, 1924), \$5.197. (11) Standard Oil Co., gasoline,

street repair (claim dated May 7.

1924). \$646.50.

(12) Conrad B. Sovig, final payment for cleaning and painting bridges (claim dated May 7, 1924), \$5,707.95.

(13) Louis J. Conn, full payment for construction of sewer in Berry street from Second street to The Embarcadero (claim dated May 7. 1924), \$1,597.50.

(14) Herbert F. Dugan; drugs, San Francisco Hospital (claim dated April 25, 1924), \$587.54.

Langendorf Baking (15)Co., San bread, Francisco Hospital (claim dated May 5, 1924), \$1,048.46.

M. J. Brand. San Francisco Brandenstein coffee, Hospital (claim dated April 25, 1924), \$580.

(17) Sherry Bros., butter, San Francisco Hospital (claim dated

May 5, 1924), \$1,670.58.

Walton N. Moore Co., dry San Francisco Hospital (18)goods. 30, (claim dated April 1924). \$675.90.

(19)San Francisco Dairy Co., milk, San Francisco Hospital (claim dated April 30, 1924), \$4,256.72.

(20) Holbrook, Merrill & Stetson, hardware, San Francisco Hospital (claim dated April 25, 1924), \$607.

(21) Bay City Market, meats San ancisco Hospital (claim dated Francisco April 30, 1924), \$1,439.01.

Spring Valley Water Co., water for hospitals (claim dated 1924), \$1,598.14. April 30.

(23) The Recorder Printing and Publishing Company, printing Law and Motion and Trial Calendar, etc. (claim dated May 12, 1924), \$665.

(24)Pacific Gas and Electric Co., street lighting (claim dated May 12, 1924), \$46,147.32.
(25) San Francisco Chronicle,

(claim dated

official advertising (c May 12, 1924), \$782.84. (26) California Pr Printing printing (claim dated May 12, 1924).

\$686.30.

(27)Purchaser of Supplies. stamps and posteards (claim dated May 12. 1924), \$750.

Water Construction Fund, Bond Issue 1910.

(28) Healy-Tibbitts Construction Co., fourth payment, construction of substructures for steel bridge across Dumbarton Straits, Contract 95 (claim dated May 8, 1924), \$41,-

859.02. (29) United States Steel Products Co., third payment, furnishing, delivering and erecting steel bridge

superstructures to carry bay crossing pipe line, Contract 93 (claim dated May 8, 1924), \$26,568.87.

(30) Western Pipe and Steel Co., ninth payment, construction of bay crossing pipeline, Contract 90 (claim

erossing pipeline, Contract 90 (claim dated May 8, 1924), \$214,974.74.

(31) The Grange Company, supplies, Hetch Hetchy construction (claim dated May 7, 1924), \$562.50.

Park Fund.

(32) J. H. McCailum Lumber Co., lumber for parks (claim dated May 9, 1924), \$1,287.55.

General Fund, 1923-1924. (33) Municipal Construction Co., third payment, improvements of Collingwood, Twenty-first and Twenty-second streets (claim dated May 9, 1924), \$5,700. (34) A. Carlisle & Co., printing

election forms (claim dated May 8.

1924), \$1,038. (35) California Printing Co., printing, Department of Elections (claim dated May 8, 1924), \$8,903.84.
(36) F. X. Lehner, hauling elec-

tion booths, etc. (claim dated May 8,

1924), \$1,000.

(37) Louis Abrams, furnishing lamps, chairs, etc., election booths (claim dated May 8, 1924), \$1,596.20.

Ayes—Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Resolution No. 22460 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Associated Oil Company, fuel oil, Hetch Hetchy (claim dated Apr.

30, 1924), \$1,095. (2) Del Monte Meat Co., meats, Hetch Hetchy (claim dated Apr. 30, 1924), \$2,463.81.
(3) The Edison Storage Battery

Supply Co., battery cells (claim dated Apr. 30, 1924), \$2,427.55.

(4) California Stucco Products Co., stucco finish, etc. (claim dated

Apr. 30, 1924), \$860.57. (5) Dyer Brothers, structural steel, etc. (claim dated Apr. 30,

1924), \$889.04.
(6) Holbrook, Merrill & Stetson, French ranges, etc. (claim dated Apr. 30, 1924), \$504.23.
(7) Waterhouse-Wilcox Co., tubu-

lar doors and frames (claim dated

Apr. 30.

0, 1924), \$2,610. The White Co., four White auto trucks (claim dated Apr. 30, 1924), \$23,205.07.

(9) Aluminum Company of California, third payment, for aluminum cable, Contract 89 (claim dated Apr.

30, 1924), \$110,139,02.
(10) General Electric Co., four-teenth payment, electric generators and equipment, Moccasin Creek Power Plant, Contract 80 (claim dated Apr. 30, 1924). \$9,666.81.

(11) Joshua Hendy Iron Works, first payment, butterfly valves, Contract 97 (claim dated Apr. 30, 1924),

\$12,435.

(12)M. M. O'Shaughnessy, revolving fund expenditures, per vouchers daim dated Apr. 25,

1924), \$535.52. (13) M. M. M. M. O'Shaughnessy, fund expenditures, revolving per claim vouchers dated Apr. 1924), \$2,274.64.

Special School Tax.

(14) Central Scientific Co., science materials, Galileo High School (claim dated Apr. 29, 1924), \$683.37.

(15) Louis G. Henes, lathes, Galileo High School (claim dated Apr. 29, 1924), \$2,572.75.

(16) Roberts Machinery & Supply Co., one lathe, Galileo High School

(claim dated Apr. 29, 1924), \$815. (17) Harron, Rickard & McCone, shop equipment, Mission High School (claim dated Apr. 29, 1924), \$6,618.85.

(18) W. P. Fuller & Co., lead, oil, etc., for schools (claim dated Apr. 28, 1924), \$900.80.

(19) Anderson & Ringrose, thirteenth payment, general construc-tion, Horace Mann School (claim dated Apr. 30, 1924), \$71,985.50

- Butte Electrical Equipment (20)Co., fifth payment, electric work, Horace Mann School (claim dated Apr. 30, 1924), \$1,006.50.
- (21) A. Lettich, seventh payment, plumbing, Horace Mann School (claim dated Apr. 30, 1924), \$2,-614.50.

(22)Central Electric Co., final payment, electric work, Oriental School Annex (claim dated Apr. 30,

1924), \$692.50. (23) John (23) John Reid, Jr., final payment, architectural services, Oriental School Annex (claim dated April 30, 1924), \$555.51.

(24) Anderson & Ringrose, sixth payment, general construction. Portola Primary (San Bruno) School (claim dated April 30, 1924), \$11,-880.

(25) P. J. Enright, third payent, heating and ventilating, Porent, ment, tola Primary (San Bruno) School (claim dated April 30, 1924), \$1,-

623.34.

(26) J. E. O'Mara, first payment, heating, Sarah B. Cooper School (claim dated April 30, 1924), \$1,-

(27) Wm. Bruce, second payment, general construction, Sarah В. Cooper School (claim dated Apr. 30, 1924), \$1,846.88.

School Construction Fund, Bond Issue 1918.

- (28) Harron, Rickard & McCone, manual training benches, Galileo High School (claim dated Apr. 29, 1924), \$1.336.40.
- (29) Manning, Maxwell & Moore Inc., lathes, Galileo High School (claim dated Apr. 29, 1924), \$^500.
- (30) Pratt & Whitney Co., lathes, Galileo High School (claim dated Apr. 29, 1924), \$2,695.
- (31) Theatre Equipment Supply Co., equipment, Galileo High School (claim dated Apr. 29, 1924), \$1,-492.45.

(32) Waterhouse & Lester Co., lathe, Galileo High School (claim dated Apr. 29, 1924), \$1,299.

Braun-Knecht-Heiman Co., microscopes, Mission High School (claim dated Apr. 29, 1924), \$2,-712.60.

(34) Harron, Rickard & McCone, manual training benches, Mission High School (claim dated Apr. 29, 1924), \$1,336.40.

(35) Western Manning Maxwell Moore, lathes, Mission High School (claim dated Apr. 29, 1924), \$2,500.

(36) John Reid, Jr., third payment, architectural services, High School of Commerce (claim dated Apr. 23, 1924), \$14,204.

Municipal Railway Deprectation Fund.

(37) Standard Underground Cable Co., copper trolley wire, Municipal Railways (claim dated Apr. 29, 1924), \$3.272.82.

(38) James M. Smith, final payment, grading, etc., Ocean View extension of Municipal Railways (claim dated Apr. 30, 1924), \$22,-

070.97.

(39) United States Steel Products Co., final payment for track material, Municipal Railways, Contract 136 (claim dated Apr. 30, 1924), \$43,681.04.

Water Construction Fund, Bond Is-

suc 1910. (40) John C. Thomson, services and opinions on \$5,593,000 Water Bonds (claim dated May 5, 1924), \$1,864.34.

School Construction Fund, Bond Is-

sue 1923.
(41) John C. Thomson, services and opinion on validity of \$12,000,-000 School Bonds, part payment (claim dated May 5, 1924), \$2,500.

General Fund, 1923-1924. (42) Preston School of Industry.

maintenance of minors (claim dated Apr. 24, 1924), \$748.28.

(43) Preston School of Industry. maintenance of minors (claim dated

Apr. 24, 1924), \$811.62. (44) Standard Oil Company, gasooline, Police Dept. (Apr. 28, 1924), \$874.65. (claim dated

(45) Producers Hay Co., hay, etc., Police Dept. (claim dated Apr. 28,

1924), \$584.56.

(46) Spring Valley Water Co., water furnished Fire Dept. hydrants (claim dated Apr. 30, 1924), \$13,-605.10.

(47) Elliot & Grant, first payment, general construction, alterations to O'Farrell Street Police Station (claim dated Apr. 30, 1924),

\$3,732.41.

(48) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated May 5, 1924),

(49)California Academy of Sciences, expense of maintenance of Steinhart Aquarium for April dated May (claim 5, 1924), \$3,334.07.

(50) Railroad Commission of the State of California, for expense of valuation of electric properties, per Resolution No. 22214, New Series (claim dated May 5, 1924), \$2,000.

(51) Capital Decorating & Manu-Market facturing Co., decorating Market street from The Embarcadero to Ninth street (claim dated April 30, 1924), \$915.

(52) Sperry Flour Co., flour for Relief Home (claim dated April 28, 1924), \$539.

Aves—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Appropriations, Timber Trestles, Pipe Line, Hetch Hetchy; Hardware, Moccasin Creek Power Plant.

Resolution No. 22461 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

For construction of timber trestles for the Hetch Hetchy bay cross-ing pipe line, Contract No. 96, as per award to Leonard F. Youdall, \$167,645; possible bonus, \$8,500; extras and incidentals, \$8,855.

For cost of furnishing and delivering electric transmission line hardware for the Moccasin Creek power plant, Contract 103, Hetch Hetchy Water Supply, as per award to Westinghouse Electric & Mfg. Co., \$11,425.91; as per award to Western Electric Co., \$4,897.80; inspection, \$676.29.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch -2.

Appropriation, \$5,500, Plans, etc., Southern Police Station.

Resolution No. 22462 (New Series), as follows:

Resolved, That the sum of \$5,500 be and the same is hereby set aside, appropriated and authorized to be expended out of "Police Department Buildings," Budget Item No. 82-A, for the preparation of plans, specifications, detail drawings and supervision of construction of Southern Police Station building at the northwest corner of Fourth and Clara streets.

Ayes - Supervisors Badaraeco, Colman, Deasy, Harrelson, Bath, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Appropriation, \$813.50, Intercommunicating Telephone System, Auditorium.

Resolution No. 22463 (New Se-

ries), as follows:

Resolved, That the sum of \$813.50 be and the same is hereby set aside. appropriated and authorized to be expended out of Auditorium Fund to cover cost of installation of an intercommunicating telephone system in the Exposition Auditorium. (Award of contract to Crown Electric Co. at \$613.50; extras, incidentals, inspection, etc., \$200.)

A y e s Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welmore

Absent-Supervisors Katz, Welch

Appropriation, \$15,250, Land and Improvements, Hearst-Moulder School Site.

Resolution No. 22464 (New Se-

rie), as follows:

Resolved, That the sum of \$15,-250 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to Viggo Nielsen: being payment for land and improvements situate on the east line of Webster street, distant 95 feet north from the northerly line of Page street, of dimensions 25 by 102½ feet; as per acceptance of offer by Resolution No. 22394 (New Series), required for the Hearst-Moulder School.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Appropriation, \$6,400. Reconstruction of Ward "R" (Psychopathic Ward), San Francisco Hospital.

Resolution No. 22465 (New Series), as follows:

Resolved, That the sum of \$6,400 be and the same is hereby set aside, appropriated and authorized to be expended out of General Fund, 1923-1924, for the reconstruction of Ward "R," San Francisco Hospital, into a psychopathic ward, including extras, incidentals, inspection, etc. (Contract awarded to H. Hallensleben for \$5,400.)

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent-Supervisors Katz, Welch

Appropriation, \$89,161, Payment Trustees of San Francisco War

Resolution No. 22466 (New Se-

rics), as follows:

Resolved, That the sum of \$89,161 be and the same is hereby set a ide and appropriated out of General Fund, Budget Item No. 81, and authind, Budget Item No. 81, and authorized in payment to the trustees of the San Francisco War Memorial; being payment of money advanced for the purchase of property by the City and County at the southwest corner of Van Ness average. me and McAllister street. (Claim

dated May 5, 1924.)

Ayes — Supervisors Badaracco,
Ayes — Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1.

Absent-Supervisors Katz, Welch

Appropriations,

Resolution No. 22467 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Fire Department Buildings, Budget Item No. 63.

For cost of construction of Fire Department building, Engine House No. 29, on north side of Division street between Tenth and Eleventh streets, as follows:

General construction

(award to O. Monson)..\$51,370.00 Electrical work (award

to Crown Electric Co.). 2,459.00 Plumbing and heating

(award to Henry Ernst

& Son) 4,972.48 2,000.00 Inspection 2,000.00 Exfras, incidentals, etc...

Item No. 51.
For cost of city's portion of construction of sewers along Worcester dolph street and Juni-pero Serra boulevard; by E. C. Moran...... \$2,000.00

Water Construction Fund, Bond Issue, 1910.

For cost of furnishing and delivering electric motors for the Bay-Pulgas Pumping Plant, Hetch Hetchy Water Supply, Contract 104 (per award

to General Electric Co. at \$6,790), including contingencies and in-

Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch—2.

Appropriation, \$1,000, Expense for Music Week,

Resolution No. 22468 (New Se-

ries), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Publicity and Advertising," Budget Item No. 553, for expense of Music Week, commencing May 12, 1924.

Ayes — Supervisors Badaracco, ath. Celman. Deasy, Harrelson, Bath, Celman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

--16.

Absent—Supervisors Katz, Welch

Supply Station, Boiler and Oil Permits. Resolution No. 22469 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Automobile Supply Station.

M. Sanguinetti, at the southwest corner of San Bruno and Visitacion avenues; also to store 2000 gallons of gasoline on premises.

Dave Arata, at the northwest corner of Joost avenue and Diamond street; also to store 2000 gallons of

gasoline on premises.

Transfer Automobile Supply Station. To D. Paginini, permit granted by Resolution No. 21810 (New Se-ries) to H. M. Thurber for premises situate northeast corner of Geary street and Thirty-first avenue.

Boiler.

Home Cleaners and Dyers, at 911 Washington street, 15 horse power.

Oil Storage Tank (1500 gallons capacity.)

Monihan & Slavin, on north side of Sacramento street, 60 feet east of Grant avenue.

Strand & Strand, on west side of Ninth avenue, 40 feet north of Calitornia street.

Home Cleaners and Dyers, at 911

Washington street.

Adolph Petry, on north side of Page street, 150 feet west of Steiner

street. Mrs. A. G. Freeze, on north side of Camino Del Mar, opposite Thirtieth avenue.

F. Warden, at northeast corner of Carl and Willard streets, R. H. Wilhelm, at 915 Fulton

I. Ezra, on north side of Anza. street, 50 feet west of Fourteenth avenue.

11. Keenan, on west side of Jackson street, 190 feet west of Frank-

lin street

Stock & Jose, at northeast corner of Hyde and O'Farrell streets.

Mary K. Ladd, at northwest corner of O Farrell street and Ada

H. H. Ham, on east side of Guerrero street, feet south of

Mrs. "tie Hart, on west line of Twenty-second avenue, 36 feet north

of Lake street.

The rights granted under this six months, otherwise said permits

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Huyden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Chamita, Champon, Weltprop Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Garage, Boiler and Oil Permits.

Resolution No. 22470 (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Transfer Public Garage,

To E. E. Harty and George Camache, permit granted by Resolu-tion No. 16227 (New Series) to Stein and Brill for premises situate 1522-1530 Ellis street.

To E. Marencia and B. Brewer, permit granted by Resolution No. 21810 (New Series) to Manfred Johnson for premises situate 3223

Geary street.

Delico Baker Enamel Auto Co., at 175 Russ street, 7 horse power.

> Oil Storage Tank. (1500 gallons capacity.)

L. Beiss, on south side of California street, 53 feet east of Seventeenth avenue.

K. Holmgren, at southwest corner of Eleventh avenue and Cali-

fornia street

Strand & Strand, on west side of Sixteenth avenue, 50 feet south of California street.

C. Schwartz, on west side of Guerrero street, 122 feet south of Twenty-second street.

William Helbing, on west side of Polk street, 125 feet south of Chest-

nut street.

L. B. Ham, at northwest corner of Sutter and Leavenworth streets.

Tyler, on west side of Leavenworth street. 150 feet north of

Geary street.

William Helbing, on west side of Polk street, 65 feet south of Chestnut street.

William Helbing, on west side of Polk street, 95 feet south of Chestnut street. Axel Johnson, on south side of

Washington street, 200 feet east of

Jones street.

& Penasso Co., Zappettino southwest corner of Washington

and Montgomery streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Animal Hospital Permit.

Resolution No. 22471 (New Se-

ries), as follows:

Resolved, That permission, revo-cable at will of the Board of Supervisors, is hereby granted The San Francisco Society for the Prevention of Cruelty to Animals to maintain a hospital for sick animals on the north side of Sixteenth street between Florida and Alabama streets.

Badaracco, Ayes — Supervisors Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Amending Zoning Ordinance, Stevenson Street and Clinton Park.

Bill No. 6701, Ordinance No. 6235

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."
Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southwest corner of Stevenson street and Clinton Park, where not already in the light industrial district, in the light industrial district instead of the commercial district, for a distance of 60 feet on Stevenson street and a distance of 120 feet on Clinton Park.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Amending Zoning Ordinance, Army Street.

Bill No. 6695, Ordinance No. 6236

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 9 of the Use of Property (New Series), the title of which is above recited, is hereby amended as follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby changed so as to place the northerly side of Army street, commencing at a point 75 feet easterly from Bryant street, and running thence easterly 25 feet and % inches, and extending to the rear lot line, in the commercial district instead of the second residential district.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.

Absent-Supervisors Katz, Welch

Amending Zoning Ordinance, Fortythird Avenue, Between Cabrillo and Fulton Streets.

Bill No. 6696, Ordinance No. 6237

(New Series), as follows:
Amending Ordinance No. 5464 (New Séries), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464

(New Series), the title of which is above recited, is hereby amended as

follows:

Section 4 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Forty-third avenue between Cabrillo street and Fulton street, and extending to the rear lot lines, in the first residential district instead of the second residential district.

A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

---16.

Absent—Supervisors Katz, Welch

Amending Zoning Ordinance, Stockton Street, Southerly From Sacramento

Bill No. 6697. Ordinance No. 6238 (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is ordered changed so as to place the easterly side of Franklin street, commencing at a point 125 feet northerly from Page street, and running thence northerly 25 feet, in the commercial district instead of the second residential district.

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Stockton street, commencing at a point 57.5 feet southerly from Sacramento street, and running thence southerly 50 feet, in the com-mercial district instead of the sec-

ond residental district.

Section 7 of the Use of Property
Zone Map, constituting a part of
said ordinance, is hereby ordered changed so as to place the southeast corner of Bartlett street and Twenty-third street, for a distance of 29 feet on Bartlett street and 125 feet on Twenty-third street, in the com-mercial district instead of the second residential district.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Bill No. 6698, Ordinance No. 6239

(New Series), as follows:

Establishing set-back lines on Octavia street between Chestnut and Francisco streets.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 19th day of March, 1923, the Board of Supervisors adopted Resolution of Intention No. 12 to establish set-back lines along Ocestablish set-back lines along Octavia street between Chestnut and Francisco streets, and fixed the 16th day of April, 1923, at 2 o'clock p. m. at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that the reaction and many than ten days thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overrule**d**.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of Ordinance with the No. 5636 No. 5636 (New Series) set-back lines are hereby established along both sides of Octavia street between Chestnut and Francisco streets, said set-back lines to be six feet.

As shown on the map filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines. except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A ves — Supervisors Badaracco, the Colman Deasy Harrelson Bith. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16.Absent—Supervisors Katz, Welch

Changing Certain Street Names. Bill No. 6702, Ordinance No. 6240 (New Series), as follows:

Changing the names of certain

streets, avenues and places in the City and County of San Francisco. Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The names of the following streets, avenues and places in the City and County of San Francisco are hereby changed as hereinafter specified and said streets, avenues and places in the City and County of San Francisco shall hereafter be known and designated by names to which they are hereby changed, to-wit:

Railroad avenue to Tunnel ave-

State avenue to Tocoloma avenue. Pacheco avenue to Gillette avenue.

Raymond avenue to Lathrop ave-

Springdale street to Cayuga avenue.

Bismarck street to Wilson street. Prim street to Flournoy street. Carl place to Sixteenth avenue.

Grant way to Selma way. Section 2. The attention of the Assessor, the Recorder, the Board of Public Works, the City Engineer and other offices and departments of the City and County of San Francisco is hereby called to the provisions of this ordinance and said departments and offices are hereby authorized and instructed to change their maps, plats and records accordingly.

This ordinance shall Section 3.

take effect immediately.

Badaracco. Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Ordering Street Work.

Bill No. 6703, Ordinance No. 6241 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows: Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the

provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Ellis street between Broderick street and St. Joseph's avenue, by the construc-tion of concrete curbs, and by the construction of a concrete pavement

on the roadway thercof.

Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Bill No. 6704, Ordinance No. 6242

(New Series), as follows:

Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the of Supervisors May Board 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Niagara are nue between Louisburg and Tara streets, by the construction of concrete curbs, and by the construction of an asphaltic concrete pave-

ment on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Badaracco, Bath. Colman. Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

Fixing Sidewalk Widths, Miller Place. Bill No. 6705, Ordinance No. 6243 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and thirty-right.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office may 3, 1924, by adding thereto a new section to be numbered eight hundred and thirtyeight, to read as follows:

Section 838. The width of side-walks on Miller place between Sac-ramento street and its northerly

termination shall be three (3) feet and six (6) inches. Section 2. Any

Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from

and after its passage.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent—Supervisors Katz, Welch

Bill No. 6700, Ordinance No. 6244

(New Series), as follows: Granting a franchise to Northwestern Pacific Railroad Company, and its assigns, to erect, take tolls on and keep a public ferry to op-crate between the City and County of San Francisco, State of Califor-nia, and the town of Tiburon, County of Marin, State of California, across the San Francisco Bay, and fixing the amount of the bond, the license tax and the rate of tolls to be collected.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Northwestern Pacific Railroad Company having on the 10th day of March, 1924, made ap-plication to the Board of Supervisors of the City and County of San Francisco, State of California, and filed its written petition, praying for authority to erect, take tolls on and keep a public ferry to be operated across San Francisco Bay between the City and County of San Francisco, State of California, and the town of Tiburon, County of Marin, State of California, and said petition having come on regularly for hearing before the said Board of Supervisors and it having been made to appeaar by the necessary affidavits presented at said hearing and filed with the Clerk of said Board of Supervisors that said Northwestern Pacific Railroad Company has given notice of its intenion to apply to said Board for authority to erect, take tolls on and keep a public ferry as hereinbefore and that said notice was stated. given in the manner, form and for the time required by law and that said notice was served upward of ten (10) days prior to the date of the application of said Northwestern Pacific Railroad Company to this Board upon the owners of the real property upon which said North-western Pacific Railroad Company expects to locate its slips, wharves

docks and other terminal facilities;

Section 2. It further appearing that said Northwestern Pacific Railroad Company has in all things complied with the law in making application for said ferry franchise and permit between said points and in giving notice of said application; and

Section 3. It further appearing that such ferry is a public necessity and convenience and for the best interests of said City and County of San Francisco and said town of Tiburon, and said County of Marin and the traveling public;

and

Section 4. It further appearing that said Northwestern Pacific Railroad Company is a proper and suitable person to whom to grant such a franchise, right and privilege, and that the owners of the land described in said written petition, and neither of them, have made appli-cation for a ferry franchise within a reasonable time after the necessity therefor arose and that no franchise for a ferry has been granted by this Board within one mile from the proposed location of said ferry.

Section 5. Now, therefore, This Board of Supervisors does hereby grant to said Northwestern Pacific Railroad Company, its successors and assigns, for a term of twenty (20) years, the right, privilege and authority to erect, take tools on and keep a public ferry to be run and operated across the San Francisco Bay between said City and County of San Francisco, State of California, and said town of Tiburon, County of Marin, State of California, with ferry landings or terminals located in said City and County of San Francisco and said town of Tiburon, and more particularly described as follows:

Francisco Ferry Landing: One of the ferry slips on the waterfront at or near the foot of Taylor street to be designated by the Board of Harbor Commissioners of the State of California, in and for the City and County of San Fran-

Town of Tiburon Ferry Landing: New slip which will be built on property owned by the Northwestern Pacific Railroad Company, well toward the westerly line of its hold-ing at Tiburon; And the further right is hereby

granted to said Northwestern Pacific Railroad Company, its successors and assigns to land its ferry boat or boats at such other point or points on the shore line of the City and County of San Francisco as the Board of Harbor Commis-sioners and said Board of Supervisors may designate or at such other point or points on the shore line of the said town of Tiburon as the proper authorities there may designate;

That the amount of the bond to be given by the said Northwestern Pacific Railroad Company, its suc-cessors or assigns, under Section 2850 of the Political Code, is hereby fixed at the sum of ten thousand (\$10,000) dollars, and it shall be given and renewed immediately for the said sum:

That the amount of the license tax to be paid by said Northwestern Pacific Railroad Company, its successors and assigns for taking tolls on said ferry is hereby fixed at the sum of one hundred (\$100) dollars per month, payable yearly;

That the rate of tolls and fares which may be collected for crossing said ferry are hereby fixed as follows:

Rates for Animals, Teams and Vehicles, Accompanied and Handled by Passenger, also Freight Transported on Vehicles.

	Rate in Cent	13
Ite		1 3
N	o. COMMODITY. shown.	
25	Animals, viz.:	
	Horses, mules, colts, cows,	
	calves, sheep or goats\$.4	(
30	Automobiles, except as shown	
	in Item Nos. 35, 45, 60, 1.0	0
35	in Item Nos. 35, 45, 60 1.0 Ambulances	G
40	Bicycles Fre	e
45	Bicycles Fre Commercial or delivery auto-	
	mobiles and motor trucks, viz.: not exceeding 9 feet	
	· viz.: not exceeding 9 feet	
	wide or 20 feet in length	
	either load or vehicles (see	ı
	either load or vehicles (see Rule 25)	ŋ
	Exceeding 9 feet in width	
	or 20 feet in length in either load or vehicle (see Rules 25	
	load or venicle (see Rules 25	^
Ξ0.	and 30) 2.0	U
90	Ditchers, harvesters, steam rollers, tractors and all simi-	
	lar conveyances, machines	
	and vehicles not otherwise	
	specified (see Rule 25), per	
	ton of 2000 pounds 1.6	n
55	Freight, all kinds, transported	,
00	on vehicles (1) 7½ cents per	
	100 pounds (see note).	
	Note: This rate is in addi-	
	tion to charges for vehicles	
	on which freight is loaded as	
	shown in other items (1)	
	minimum charge on freight	
	will be 20 cents	
60	Hearses, with or without	
0 =	casket 1.00	J
65	Motorcycles	
70	Motorcycles with side car60	,
10	Wagon, buggy, sulkey, truck,	
	undertaker's wagon (includ- ing empty casket), cart	
	drawn by one horse, includ-	
	ing horse	

75 Wagon, buggy, carriage, hack,

1.50 horses . . Trailers, four wheeled attached to truck, same as rates in Item 45. .75 RULES AND REGULATIONS.

No. 1-Articles which will not taken:

taken:

Benzine, benzole, camphene, coal oil, gasoline, crude or refined petroleum, oil of vitriol, turpentine, cotton, hay or straw, hemp, rags, matches, naphtha, nitric acid, gunpowder, nitroglycerine and other articles of a highly inflammable or combustible nature, or freight which the law prohibits steamers carrying, will not be taken. Animals, vehicles and freight on vehicles will be taken only at carrier's convenience. vehicles win being the rier's convenience.

5—Freight too large to pass

Freight too large to pass through ingway, necessitating turning of gangway, necessitating turning of boat in order to load or unload, should not be received except by special arrangement and permission of superintendent, in which case an additional charge of \$12.50 will be made for each time the boat is turned around. No. 15—Toll at San Francisco:

State toll at San Francisco, as provided in Northwestern Pacific Railroad Terminal Tariff No. 4-1, C. R. C. 287, supplements thereto and reissues thereof, will be absorbed by this gangway,

287, supplements thereto and reissues thereof, will be absorbed by this

company.

No. 20-Passengers and drivers:

Passengers or drivers accompanying animals or vehicles will pay regular passenger rates in addition to the rates provided herein.
No. 25—Commercial

and

vehicles or mortor trucks:
Rates charged for commercial vehicles or more.

Rates charged for commercial of delivery vehicles or motor trucks are delivery vehicles only. The rate for commercial of the control of t derivery venicies or motor trucks are for standard sizes only. The rate for motor trucks of a tonnage capacity not classified will be the same rate as charged for motor trucks of the higher tonnage classification. No. 30—Articles in excess of 20 feet

length:

Flag poles, telegraph ploes, ladders, and all other articles of a similar and all other articles of a similar nature as to length, will be charged for at the rate of 10 cents per lineal foot for every foot over twenty.

APPLICATION OF RATES.

Item No.

Rate shown on vehicles will also include empty returning carriers when transported on

PASSENGER FARES. Monthly commute (adult)...... 4.62 Monthly commute (children).... 3.96

Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Mc-Gregor, McLeran, McSheehy, Mor-Gregor, McLeran, McCovieri, Robb, Roncovieri, Rossi. Schmitz, Wetmore-14.

Noes — Supervisors Badaracco,

Shannon-2

Absent—Supervisors Katz, Welch

Spur Track Permit.

Bill No. 6707, Ordinance No. 6245 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company to construct, maintain and operate a spur track in Seventh street between Hubbell and South streets as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Southern Pacific Company to construct, maintain and operate a spur track in Seventh street between Hubbell street and South street, as follows:

Beginning at a point in the center line of an existing Southern Pacific Company track, said point being distant southeasterly sixtytwo and seventeen one-hundredths (62.17) feet from the southeasterly line of Hubbell street produced and distant thirty-four and nine-tenths (34.9) feet, measured northeasterly at right angles from the southwesterly line of Seventh street; thence southeasterly on a curve concave to the left, having a radius of four hundred (400) feet, a distance of forty (40) feet to a point; thence southeasterly on a tangent a distance of thirty-three and forty-two one-hundredths (33.42) feet to a point; thence southeasterly on a curve concave to the left having a radius of seven hundred sixteen and thirty-five one-hundredths (716.35) feet, a distance of fifty-six and sixty-seven one-hundredths (56.67) feet to a point; thence southeasterly on tangent a distance of seventy-five (75) feet to a point; thence southeasterly on a curve concave to the right having a radius of seven hundred sixteen and thirty-five one-hundredths (716.35) feet, a distance of fifty-six and sixty-seven one-hundredths (56.67) feet to a point; thence southeasterly on a tangent a distance of seven feet to a point; thence southeasterly on a curve concave to the right through a number ten switch a distance of eighty and three-tenths (80.3) feet to a point in the center line of an existing Southern Pacific Company track, southern Pacific Company track, said point being distant southeasterly thirty-three and seventy-eight one-hundredths (33.78) feet from the southeasterly line of South street, and seven and four-tenths (7.4) feet measured southwesterly at right angles from the northeasterly line of Search theorem. erly line of Seventh street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof, as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by the Southern Pacific Company.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Su-

pervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent—Supervisors Katz, Welch

Spur Track Permit, Santa Fe.

Bill No. 6708. Ordinance No. 6246

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Atchison, Topeka & Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track on Iowa street between Twenty-third street and Twenty-fifth street, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Atchison, Topeka & Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track as follows:

Beginning at a point in the cen-

ter line of an existing track in lowa street, City and County of San Francisco, said point lying 55 feet southerly from the southerly line of Twenty-third street and 40 feet westerly from the easterly line of lowa street; thence southeasterly on the arc of a curve concave to the northeast and having a radius of 235.65 feet, a distance of 93.88 feet to a point which is distant 95.46 feet southerly from the southerly line of Twenty-third street and 21.27 feet westerly from the easterly line of Iowa street; thence southeasterly in a direct line a distance of 32.09 feet to a point which is distant 177.50 feet southerly from the southerly line of Twenty-third street and 8.75 feet westerly from the easterly line of Iowa street; thence southeasterly on the arc of a curve concave to the southwest and having a radius of 235.65 feet, a distance of 93.88 feet to a point which is distant 270.46 feet southerly from the southerly line of Twenty-third street and 10 feet easterly from the easterly line of Iowa street; thence southerly on a line parallel to and distant 10 feet easterly from the easterly line of Iowa street, a distance of 100 feet to the end.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of of Supervisors, approved October 1: 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for hy the Atchison, Topeka and Santa Fe Railway Company.

Provided, that the Atchison, Topeka and Santa Fe Railway Company shall erect and maintain allnight lighted are lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

A v e s - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovjeri, Rossi, Schmitz, Shannon, Wetmore Absent—Supervisors Katz, Welch—2.

Removal of Calvary Cemetery.

The following entitled ordinance, heretofore passed for printing, was taken up on final passage:

Bill No. 6695, Ordinance No. - -

(New Series):

Declaring that the further maintenance of the Calvary Cemetery threatens and endangers the health. safety, comfort and welfare of the public; ordering and demanding the disinterring and removal of human bodies therefrom and fixing a time within which such disinterring and removal must be per-formed; declaring certain condi-tions under which the City and County will itself disinter and resaid bodies; requiring move empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial or colombariums, mausoleums grounds; vaults and monuments.

Privilege of the Floor.

Attorney Andrew F. Burke appeared on behalf of Arehbishep Hanna and introduced witnesses who testified as to the cost of removal of the bodies and the value of the land embraced in the cemetery.

Mr. James P. Murphy, superintendent of Holy Cross Cemetery, testified that to remove the bodies from Calvary Cemetery to Holy Cross Cemetery would cost approximately \$2,674,000.

Mr. Louis Mooser testified as to real estate values and in his opinion the area embraced in Calvary Cemetery with the bodies removed would be approximately \$1,100,000.

With streets cut through and improved it would be more valuable, but probably no greater increase than the cost of the street work.

At the present rate, he said, it would take fifty years to absorb the cemetery lands.

Leonore Kothe, ars. Shiller and Dr. Doane, protestants against cemetery removal, were also heard.

Motion to Defer Action.

Supervisor Shannon, seconded by Supervisor Deasy, moved that further consideration be deferred one week:

Motion lost by the following

vote:

Ayes — Supervisors Badaracco, Deasy, McSheehy, Roncovieri, Shannon—5.

Noes—Supervisors Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Senmitz, Wetmore—11. Absent—Supervisors Katz, Welch

2.

Final Passage.

Whereupon, the roll was call dang the oill was family passed to the following vote, to-wit:

Bill No. 6695, Ordinance No. 614

(New Series), as follows:

Declaring that the further maintenance of the Calvary Cemetery threatens and endangers the health, safety, comfort and welfare of the public; ordering and demanding the disinterring and removal or human bodies therefrom and fixing a time within which such disinterring and removal must be performed; declaring certain conditions under which the City and County will itself disinter and remove said bodies; requiring and empowering the Board of Health to adopt and promulgate rules and regulations for such disinterring and removal; providing for the reservation of lands for memorial in a u s o le u m s or columbariums, grounds, vaults and monuments.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby declared that the cemetery hereinafter described contains an area of more than five acres and is situate in a city and county having a population of more than one hundred thousand persons and the right of burnal in said cemetery has been prohibited by law for a period of more than fifteen years, and that the further maintenance of said cemetery as a burial place for the human dead threatens and endangers the health, safety, comfort and welfare of the public. The cemetery above referred to is situate in the City and County of San Francisco, State of California, and is commonly designated by the following name and is situate within the following boundaries, to-wit:

Calvary Cemetery, bounded by Geary street, St. Joseph's avenue, Turk street, Parker avenue, St. Rose's avenue and Masonic avenue,

Section 2. It is nereby ordered and demanded that, within five years from the date upon which this ordinance shall become effective, the cemetery corporation, corporation sole, association or other person owning or controlling the cemetery hereinabove described, or the owners or holders of burial lots ther in, or the relatives or friends of those whose bodies are interred therein, disinter all human bodies interred in said cemetery and remove the

same outside of the limits of the City and County of San Francisco. in accordance with and in the manner provided for in that certain act of the Legislature of the State of California, entitled "An Act author-izing the Board of Supervisors or other governing body of any incorporated city, or city and county, having a population of more than one hundred thousand persons, to order the disinterment and removal of all human bodies interred in any cemetery of more than five acres in extent, or from a part thereof, situate within the boundaries of such city, or city and county, and directing the reinterment of such bodies in cemeteries outside of the limits of such city, or city and county, or the depositing of the same in a mausoleum or columbarium, whenever the further maintenance of such cemetery or part thereof as a burial place for the human dead threatens or endangers the health, safety, comfort or welfare of the public, and providing a mode of procedure under and by which such removals may, when so ordered, be made by the cemetery corporation, association, corporation sole or other person governing or controlling such cemetery lands, or by the relatives or friends of those whose bodies are buried therein, and providing for the sale, mortgage or pledge of cemetery lands from which the human bodies are removed."

Approved June 5, 1923.

Section 3. It is hereby declared and ordained that, unless the said bodies are disinterred and removed within the time and in the manner herein in Section 2 of this ordinance provided, the City and County of San Francisco, through its appropriate officers, boards and commissions, will itself proceed, upon the termination of sald time, to disinter the bodies remaining in said cemetery and reinter them in another cemetery or cemeteries outside of the limits of the said City

and County.

Section 4. It is nereby ordained that the Board of Health of the City and County of San Francisco shall, within sixty days from the date upon which this ordinance becomes effective, adopt reasonable rules and regulations relative to the manner of disinterring, transporting and removing such bodies, and shall, upon adoption thereof, cause the same to be published in a newspaper of general circulation in the City and County of San Francisco for a period of sixty days and shall forthwith forward by registered mall to the governing body owning

or controlling said cemetery, a copy thereof. Said Board of Health shall, from time to time, adopt and promulgate, in the same manner, any reasonable and necessary modifications or changes in said rules and regulations. All disinterments, transportation and removal of human remains from said cemetery made under the provisions of this ordinance and under the provisions of the said act of the Legislature, herein in Section 2 referred to by title, shall be made and performed subject to the rules and regulations adopted by the Board of Health as herein provided.

Section 5. It is hereby ordained that any cemetery corporation, association, corporation sole or other person owning or controlling any such cemetery lands from which the bodies interred therein are to be removed in accordance with the provisions of this ordinance and the provisions of the act of the Legislaurt, herein in Section 2 referred to by title, may reserve sufficient land from such cemetery lands from which the human remains have been removed, to erect a memorial mausoleum or columbarium for the deposting therein of the bodies dis-interred from such cemetery lands and may provide sufficient grounds around the same for the beautification thereof, and may preserve such historical vaults or monuments as the board of directors, or other governing body of said corporations or associations, or the incumbent of said corporation sole, may deter-

mine to be proper or necessary.

Provided, however, that the land thus reserved for such mausoleum, columbarium, grounds, vaults and monuments shall not, in the aggregate for said cemetery, exceed in area ten per centum of the existing area of said cemetery, and provided, further, that plans for said mausoleums, columbariums and grounds shall first be filed with the Board of Supervisors of the City and County of San Francisco and approved by said Board by resolution thereof

by said Board by resolution thereof. Section 6. This ordinance shall be in force and take effect immediately.

A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden. McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore—15. No—Supervisor McSheehy—1.

No—Supervisor McSheehy—1. Absent—Supervisors Katz, Welch

Notice of Reconsideration.

Supervisor McShechy, before the result of the roll call was announced, changed his vote from no to aye,

and gave notice that he would move for a reconsideration of the vote whereby the foregoing bill was finally passed.

Explanation of Vote.

On March 24th, 1924, as a member of the Board of Supervisors. I voted in favor of the bills recommended by the Public Weltare Committee ordering the removal of the Masonic and Odd Fellows cemeteries.

I so voted because it was represented that these two cemetery associations were willing and desired to remove, and that their finances would not permit the further maintenance of these two cemeteries.

tenance of these two cemeteries.

On May 12, 1924, I voted no on bill 82 ordering the removal of Calvary Cemetery and today on final passage of this bill I wish to qualify my vote no for the following reasons, and to have the same printed

and inserted in the record:

Unlike, and directly contrary to, the situation as presented by the Masonic and Odd Fellows cemeteries, the Roman Catholic Archbishop of San Francisco is unwilling to remove, and not only is he able to further maintain Calvary Cemetery, but will, if empowered by the Board of Supervisors to do so, make such expenditures as are necessary to beautify this cemetery; furthermore, the Archbishop has expressed his willingness in the event that civic needs require a street through to this cemetery, to co-operate with the Board of Supervisors so that such a street may be obtained.

It seems to me that this manifest difference between Masonic and Odd Fellows cemeteries on the one hand, and Calvary Cemetery on the other, has been disregarded and the suggestions of the Archbishop to coperate with the Board of Supervisors, not given the slightest con-

sideration.

By the radical adoption of this bill, as in the case of Laurel Hill Cemetery, I feel that we will make a great mistake in not considering the Calvary Cemetery situation on its own distinctive merits.

For these reasons I vote no and

wish my vote so recorded.

JAMES B. McSHEEHY. May 19, 1924.

Action Deferred.

The following bill heretofore passed for printing was taken up and, on motion of Supervisor Badaracco, laid over one week:

Removal of Frame Buildings.
Bill No. ——, Ordinance No. ——
(New Series), as follows:

Providing for the removal of all

wooden and frame buildings erected within the City and County of San Francisco subsequent to the carthquake and fire of April 18, 1906, in violation of the building laws and ordinances of the City and County of San Francisco, and providing penalties for the violation thereof. It is hereby made the duty of the

It is hereby made the duty of the Board of Public Works to enforce the provisions of this ordinance and the Board of Public Works is hereby directed and empowered to serve notice in writing upon all owners of buildings affected by this ordinance to demolish and remove said buildings in accordance with the

provisions hereof.

If the owner or owners of any such building shall fail for a period of ninety days after service of notice as provided in Section 3 hereof to demolish and remove said building said Board of Public Works is hereby authorized and directed to demolish and remove such building, and the cost of said demolition and removal shall constitute a first lien on said building and the material thereof.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$49,653.58, recommends same be allowed and ordered paid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16. Absent—Supervisors Katz, Welch

-2.

NEW BUSINESS.

Passed for Printing.

The following resolution was passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Library Fund.

(1) San Francisco News Co., library books (claim dated April 30, 1924), \$506.86.

30, 1924), \$506.86.
(2) G. E. Stechert & Co., library books (claim dated April 30, 1924).

\$1,710.97.

(3) G. E. Stechert & Co., library

books (claim dated April 30, 1924),

\$3,470.87.

(4) Foster & Futernick Co., book binding (claim dated April 30, 1924), \$688.75.

Auditorium Fund.

Pacific Gas & Electric Co., (5)gas and electric service, Auditorium (claim dated May 10, 1924), \$565.80. Municipal Railway Fund.

(6) American Brake Shoe Foundry Co., car brake shoes (claim dated May 9, 1924), \$1,306.58.

(7) Frank F. Bodler, rental of 30

fare registers (claim dated May 9,

1924), \$750. (8) Westinghouse Electric & Mfg. Co., railway supplies (claim dated May 9, 1924), \$597.32.

Municipal Railway Depreciation Fund.

Edward I. Park and Ellen Park, payment for lands for Ocean View extension of Municipal Railways, per Resolution No. 22419, New Series (claim dated May 9, 1924), \$993.05.

(10)Manson & Allan, in full settlement of injuries and damages sustained by J. A. Allen, account of Municipal Railways (claim dated

May 9, 1924), \$800.

County Road Fund.
(11) James R. McElroy, ninth payment, improvement of Lincoln Park boulevard (claim dated May 14, 1924), \$6,450.

Special School Tux.

Wm. Bruce, final payment, general contract, alterations to Sarah B. Cooper School (claim dated May 14, 1924), \$1,643.75.

Water Construction Fund, Bond

Issue 1910.

(13) A. Levy and J. Zentner Co., supplies. Hetch Hetchy construction (claim dated May 5, 1924), \$1,317.80.

(14) J. H. Newbauer & Co., supplies (claim dated May 5, 1924),

\$528.10.

(15) Old Mission Portland Ce-

ment Co., cement (claim dated May 5, 1924), \$11,447.37.
(16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated May 5, 1924), \$799.07.

(17)State Compensation Insurance Fund, premium, insurance on Hetch Hetchy employees (claim dated May 5, 1924), \$1,542.52.

(18) State Compensation Insurance Fund, premium, insurance on Hetch Hetchy employees (claim dated May 5, 1924), \$2,875.21.

(19) Wilsey-Bennett Co., supplies (claim dated May 5, 1924), \$987.68.

(20) J. H. Newbaner & Co., sup-

plies (claim dated May 10, 1924), \$1.506,48.

(21)M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated May 10. 1924), \$1,903.63. (22) Associat

Associated Oil Co., fuel oil (claim dated May 10, 1924),

\$1,016.76.

(23) Robert M. Searls, to reimburse revolving fund of Special Counsel, per vouchers attached dated May 10, 1924), (claim \$3,010.75.

(24)Smith - Booth - Usher pump and parts (claim dated May

12. 1924), \$2,006.67. (25) Edw. L. Soule Co., iron bars (claim dated May 12, 1924),

\$1,136.53.
(26) United States Director of National Park Service, annual payment per Act of Congress on Hetch Hetchy grant (claim dated May 12, 1924), \$15,000.

Wilsey-Bennett Co., supplies (27)(claim dated May 12, 1924),

\$1,318.48.

(28) (28) Crane Co., plumbing supplies (claim dated May 10, 1924), 52,386.68.

General Fund, 1923-1924. (29) California Meat Co., meats, County Jails (claim dated April 30,

1924), \$601.51. (30) Lange (30) Langendorf Baking Co., bread, County Jails (claim dated April 30, 1924), \$743.05.

(31) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated May 12, 1924), \$577.50. (32) Boys' Aid Society, mainte-

nance of minors (claim dated May

12, 1924), \$1,186.75.

(33) Roman Catholic Orphanage, maintenance of minors (claim dated May 12, 1924), \$3,807.72. (34) Protestant Orphanage, main-

tenance of minors (claim dated May 12, 1924), \$793.26. (35) St. Vincent's School, main-tenance of minors (claim dated May 12, 1924), \$2,256.21.

Albertinum (36)Orphanage. maintenance of minors (claim dated

May 12, 1924), \$1,622.08. (37) St. Mary's Orphanage, maintenance of minors (claim dated May 12, 1924), \$537.08.

(38) Little Children's Aid, maintenance of minors (claim dated May

12, 1924), \$9,371.12.

(39) Eureka Benevolent Society, maintenance of minors (claim dated

May 12, 1924), \$3,635.90. (40) Children's Agency, maintenance of minors (claim dated May 12, 1924), \$20,763.32. (41) St. Catherine's Training

Home, maintenance minors of (claim dated May 12, 1924), \$688.35.

(42) Preston School of Industry. maintenance of minors (claim dated

May 12, 1924), \$846.66.
(43) Pacific Gas & Electric Co., lighting public buildings (claim dated May 13, 1924), \$3,501.36.
(44) Spring Valley Water Co.,

water for public buildings (claim dated May 9, 1924), \$1,547.27.

(45) Santa Cruz Portland Cement Co., cement for street repair (claim dated May 9, 1924), \$4,360.73.
(46) Conlin & Roberts, 100 street

cleaning cans (claim dated May 10,

1924), \$540.

(47) California Brick Co., street paving brick (claim dated May 13,

1924), \$2,548.38.

(48) California Metal and Radiator Works, metal boxes and repairs (claim dated April 30, 1924), \$560.

(49) Westinghouse Gas and Electric Co., gas and electricity, Fire Department (claim dated April 30, 1924), \$1,668.55.

Spring Valley Wa Fire Department (50) Valley Water Co., (claim water,

dated April 30, 1924), \$2,774.17.
(51) Standard Oil Co., gasoline, Fire Department (claim dated April

30, 1924), \$1,405.57. (52) Spring Valley Water Co., water, Health Department buildings dated 1924), (claim April 30, \$748.10.

California Meat Co., meats, (53)Relief Home (claim dated April 30,

1924), \$554.27.

54) A. Ginocchio & Son, alfalfa, Relief Home (claim dated April 30, 1924), \$699.92. (55) W. O. Miller, eggs, Relief

Home (claim dated April 30, 1924),

\$718.53.

(56) Sherry Bros., butter, Relief Home (claim dated April 30, 1924),

\$1,053.60. (57) W. O. Miller, eggs, San Francisco Hospital (claim dated April 30, 1924), \$1,488.18.

(58) L. Scatena & Co., supplies, n Francisco Hospital (claim San

dated April 30, 1924), \$548.92. (59) Miller & Lux, meats, Francisco Hospital (claim dated April 30, 1924), \$1,251.22.

Municipal Railway Fund.

(60) Market Street Railway Co., reimbursement, per agreement of Dec. 12, 1918, \$1,422.63. (61) Market Street Railway Co.,

electric power furnished (claim dated May 14, 1924), \$3,059.37.

(62) Pacific Gas & Electric Co., etric power furnished (claim dated May 14, 1924), \$35,063.21.
(63) Pacific Gas & Electric Co.,

furnished and materials

(claim dated May 14, 1924), \$625.46. San Francisco City Employees' Retirement System, pensions, etc., Municipal Railway employees (claim dated May 10,

employees (Clark 1924), \$6,329.94. (65) Westinghouse Eletric & Manufacturing Co., eleteric supplies (claim dated May 14, 1924), \$510.73.

Municipal Railway Depreciation Fund.

The White Company, one (66)25-passenger motor bus for Munici-Raiways (caim dated May 14, pal 1924), \$8,820.

Water Construction Fund, Bond

Issue 1910. Western Pipe & Steel Co., (67)fourth payment, Contract 91, penstocks for Moccasin Creek power plant (claim dated May 13, 1924), \$17,100.69.

Duplicate Tax Fund.

(68) Chin Ah Len et al., refund of duplicate payment of taxes (claim dated May 15, 1924), \$572.55. (69) S. Chamberlain, retund of

duplicate payment of taxes (claim dated May 15, 1924), \$1,215.19. (70) L. O'Neill, refund of dupli-

cate payment of taxes (claim dated May 15, 1924), \$559.19.

Appropriation, \$41.000, Improvement of Marina.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the sum of \$41,000 be and the same is hereby set aside, appropriated and authorized to be expended out of \$125,000 heretofore set uside out of County Road Fund by Resolutions Nos. 20428 and 21,-340 (New Series), for improvement cf Marina boulevard, for the following purposes, to-wit:

For improvement of the Marina boulevard from Steiner to Lyon streets;

per award to Municipal Construction Company, \$34,894.85 For possible extras and in-

6,105.15

\$41,000.00

Accepting Offer to Sell Land for Extension of Pioneer Park and Telegraph Hill Boulevard.

Supervisor McLerau presented: Resolution No. 22472 (New Se-

ries), as follows:

Whereas, the owner of the following described land, sought to be acquired by the City and County of San Francisco for the extension of Pioneer Park and construction of Telegraph Hill boulevard, has oflered to convey the projecty desired by the City and County of San Francisco for the sum set forth opposite her name, viz.:

Elenore F. Meherin, \$18,632.18.
Parcel I. Beginning at the point formed by the intersection of the easterly line of Kearny street with the northerly line of Greenwich street, and running thence northerly along said line of Kearny street 103 feet and 2½ inches; thence at a right angle easterly 137 feet and 6 inches; thence at a right angle southerly 103 feet 2½ inches to the northerly line of Greenwich street, and thence at a right angle west. and thence at a right angle westerly along said line of Greenwich street 137 feet and 6 inches to the point of beginning. Being a portion of 50 Vara Block No. 60.

Parcel 2. Beginning at a point on the northerly line of Greenwich street, distant thereon 137 feet and 6 inches easterly from the north-easterly corner of Greenwich and Kearny streets, and running thense easterly along said line of Green-wich street 137 feet and 6 inches; thence at a right angle northerly 137 feet and 6 inches; thence at a right angle westerly 137 feet and 6 inches, and thence at a right angle southerly 137 feet and 6 inches to the point of beginning. Being part of 50 Vara Block No. 60. Whereas, the City Attorney has

recommended the acceptance of the said said offer and the acquisition said said oner and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property. Now,

therefore, be it
Resolved, That the said offer of sale be accepted, and the City At-torney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record, with a copy of this resolution attached threto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

-16

Absent-Supervisors Katz, Welch

Accepting Offer to Sell Land for Diagonal Street in Potrero.

Supervisor McLeran presented: Resolution No. 22473 (New Series), as follows: Whereas, the owner of the follow-

ing described land, sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island street to Carolina street between Twentieth and Twenty-second streets, has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite her name, viz.:

Mary Cook, \$106—Commencing at a point distant 200 feet northerly from the northerly line of Twentysecond street on a line drawn at right angles thereto and distant 74.720 feet easterly from the easterly line of De Haro street on a line drawn at right angles thereto, and running thence easterly and parallel with Twenty-second street 25.280 feet; thence at a right angle southerly 17.570 feet; thence deflecting 124 degrees 48 minutes to the right and running northwesterly 30.786 feet to the point of commencement. Being portion of Potrero Nuevo Block No. 178.

It is agreed that the remaining portion of the property of the above mentioned owner will not be assessed for the street improvements (which consist of grading, pave-ment, curbs and sidewalks) on the diagonal street.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for record with a copy of this resolution at-tached thereto as evidence of acceptance by the City and County of San Francisco upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Accepting Offers to Sell Land for Widening Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22474 (New Se-

ries), as follows:

Whereas, the owners of the following described land, sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way, have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Alfred G. Piper and Elizabeth Piper, \$10,000—Commencing at a point which is perpendicularly distant 249.75 feet easterly from the easterly line of Buena Vista Terrace and 115.00 feet southerly from the southerly line of Fourteenth street; thence easterly along a line parallel with the southerly line of Fourteenth street 30 feet; thence at right angles southerly 115 feet to the northerly line of Henry street; thence westerly along the northerly line of Henry street; thence westerly along the northerly line of Henry street 30 feet; thence at right angles northerly 115 feet to the point of commencement. Being portion of Mission Block No. 121.

The City and County of San Francisco shall construct, at its own expense, a concrete wall on the adjoining property of the undersigned of sufficient height and strength to protect the building now on said adjoining parcel and the undersigned grants to the City and County of San Francisco the right to fill with earth upon said adjoining property north of the said concrete wall. Said adjoining lot herein referred to is more particularly described as follows: Lot 49, Block 2612, of the Assessor's Block Books, City and County of San Francisco.

Richard J. Jileck and Lillie Jileck, \$655 — Commencing at a point which is perpendicularly distant 42.29 feet easterly from the easterly line of Park Hill avenue and 75 feet northerly from the portherly line of Fifteenth street: thence easterly along a line parallel with the portherly line of Fifteenth street 21.71 feet; thence at right angles northerly 14.11 feet; thence deflecting to the left 123 degrees 01 minutes 33 seconds and running southwesterly 25.89 feet to the point of commencement. Being a portion of Block 7, Flint Tract Homestead Association.

The above mentioned sum of \$655 includes, in addition to the payment of the above described parcel, all damages in full to the remaining lot and the building situated there on adjoining the above described

parcel caused or to be caused by the future establishment of a grade on the Roosevelt way and the grading and construction of Roosevelt.

way.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties; now, therefore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and if the same are found in satisfactory condition, to accept deeds therefor in behalf of the City and County of San Francisco, upon payment of the agreed

purchase prices.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16

Absent—Supervisors Katz, Welch

Action Deferred.

The following resolution was presented by Supervisor McGregor and on his motion laid over one week:

Denial of Application to Place Duncan Street Between San Jose Avenue and Guerrero Street in Commercial District.

Supervisor McGregor presented: Resolution No. ——— (New Se-

ries), as follows:

Whereas, Labrucherie Bros. has filed an application to change the classification of the property situated on the south side of Duncan street between San Jose avenue and Guerrero street, having a frontage of 100 feet, the entire frontage on Duncan street, to the commercial district from the second residential district as designated upon the Use of Property Zone Man, constituting a part of Ordinance No. 5464 (Naw Series), and which application was referred to the City Planning Commission, as required by Section 10 of said ordinance; and

Whereas, pursuant to law, said the Planning Commission held a hearing, after notifying all parties interested in said matter, at which hearing said applicant was given an opportunity of presenting, and did present, such testimony as was pertinent to said application, after which said City Planning Commission did recommend to this Board

that said application be demed;

and

Whereas, thereafter a heating was held by the City Planning Committee of this Board whereat said applicant apppeared and presented arguments in favor of said application and having heard all ebjections thereto, said City Planning Committee did recommend to this Board that said application be demed: and

Whereas, a further hearing has been held by this Board in the matter of said application, and said applicant has been given full opportunity to present all reasons why said application should be granted and the change of classification of his property should be made;

now, therefore,

Resolved, And it is hereby determined that the public health, safety and welfare and public interest require that said application be denied, and it is accordingly so ordered.

Passed for Printing.

The following matters were passed for printing:

Amendment to Zoning Ordinance. Bill No. 6710, Ordinance No.

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

for the violation of its provisions."
Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby a mended as follows:

Section 11 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the property bounded by Third street, Yosemite avenue, Southern Paciti: Railroad right of way and Carroll avenue in the light industrial district instead of the first residential district and commercial district.

Establishing Set-back Lines.

On motion of Supervisor Me-Gregor:

Bill No. 6711, Ordinance No. ---

(New Series), as follows:

Establishing set-back times along Twentieth avenue northerly from Fulton street, along Forty-eighth avenue northerly from Cabrillo street; along Forty-eighth avenue northerly from Fulton street; along Washington street between Maple and Spruce streets; along Twenty-

nfth avenue northerly from Lake street; along Vernon street northally from Garfield avenue.

Be it ordained by the People of the City and County of son Fran-

cisco as follows:

Section 1. It is hereby recited that on the 21st day of April, 1924, the Board of Supervisors Lacqued Legelution of Intention No. 50 to establish set-back lines along fiventi th avenue wortherly from Futton street; along Forty-eighth avenue northerly from Cabrillo or el; along Forty-eighth avenue norm-erly from Fulton street along Washington street between Maple and Spruce streets; along Twentylittle avenue northerly from Lake street, and along Version street northerly from Garfield a conne, and fixed the 19th day of May, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objecttions thereto; that thereafter and more than ten days prior to said hearing the aid resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time. term and manner required by (md said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established (s

follows:

Along the easterty side of Twentieth avenue, commencing at a point 100 feet northerly from Fulton street and running thence northerly to a point 125 feet southerly from Cabrillo street, said set-back line

to be 2 feet.

Along the westerly side of l'orty-eighth avenue, commencing at a Cabrillo street and running thence northerly 300 teet, said set-back line to be 10 feet; thence northerly 125 feet, said set-back line to be 9 feet; thence northerly 125 feet, said set-back line to be 6 feet; thence northerly 150 feet, said set-back line to be 3 feet; along the easterly side of Forty-eighth avenue, commencing at Cabrillo street and running thence northerly 270 feet, said set-back line to be 14 feet; thence northerly 25 feet, said set-back line to be 14 feet; thence northerly 25 feet, said set-back line to be 7 feet; thence northerly to Balboa street, said set-back line to be 3 feet.

Along the easterly side of Ports-

eighth avenue, commencing at Fulton street and running thence northerly to a point 95 feet southerly

from Cabrillo street, said set ack line to be 3 fect. Along the northerly side of Wasaington street between Maple street and Spruce street, said set-back line to be 20 feet; along the southerly side of Washington street between Maple street and Spruce street, said set-lack line to be 10 feet.

Along the casterly side of Tachty-filth avenue, commencing at point 100 feet northerly from Lake street and running thence northerly 270 feet, said set-back line to be 10 feet; thence northerly 130 icet, said set-back line to be 24 feet.

Along both sides of Vernon street, commencing at a point 109 teet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back

line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is lereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Resolution of Intention to Establish Set-back Lines No. 43.

Supervisor McGregor presented: Resolution No. 22475 (New Se-

ries), as follows: Whereas, the City Panning Com-

mission has recommended that setback lines he established along the streets hereinafter mentioned and as d. lineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

westerly side Thirty-seventh avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 175 feet, said set-back line to be 11 feet; thence northerly 175 feet, said set-back line to be 15 feet; thence northerly to Irving street, said set-back line to be 13

Along the westerly side Thirty-eighth avenue, commencing at Irving street and running thence northerly to Lincoln way, said set

back line to be 10 feet; along the casterly side of Thirty-eighth ave nue, commencing at Irving street and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line to

Along the easterly side of Fortystreet and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line to be 23 feet.

Along the casterly side of Forty eighth avenue, commencing at a point 100 feet northerly from lrying street and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line

Thirty-seventh avenue, commencing at a point 100 feet northerly from Fulton street and running thence northerly to a point 100 feet southerly from Cabrillo street, said set back line to be 5 feet; along the easterly side of Thirty-seventh avenue, communing at a point 100 feet northerly from Fulton strect and running thence northerly to Cabrillo street, said set-back line

And notice is hereby given that Monday, the 16th day of June, 1924. at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persens having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Rolb, Roncovieri, Chepnen, Watter, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Passed for Printing.

passed for printing:

Permits.

On motion of Supervisor Deasy Resolution No. (New Se (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage.

Milton R. Barr, at a point on the northerly line of Union street, dis-tant ther on 62 fect c inches west

erly from the westerly line of Laguna street.

Automobile Supply Station.

Thomas M. Geraty, at the northwest corner of Geary street and Thirtieth avenue: also to store 2000 gailons of gasoline.

Laundry and Cleaning Establishment.

Ideal Laundry, Inc., on property situate fronting 275 feet on the northwesterly line of Harrison street, 10% feet on the northeasterly line of Seventh street and 100 feet on the southwesterly line of Sherman street, having a unitorm depth northwesterly 100 feet from the northwesterly line of Harrison street.

Gasoline Tanks.

Laundry, Inc., to install [deal four (4) tanks, to contain not more than 550 gallons of gasoline each, in premises at the intersection of the northwesterly line of Harrison street with the northeasterly ine of Seventh street.

Oil Storage Tanks.

Ideal Laundry, Inc., in premises at the intersection of the northwesterly line of Harrison street with the northeasterly line of Seventh street, 2500 gallons pacity,

Herbert Meyerfeld, at 5424 Geary street, 1500 gallons capacity,

M. Salomon, at northwest corner of Powell and Washington streets, 1500 gallons capacity.

Otto Rueder, at east side of Third street, 50 feet north from Quesada street, 1500 gallons capacity.

Transfer Automobile Swpply Station,

N. L. Ferrari, transfer of automobile supply station at Mission and Nye streets, heretofore granted Curtis & O'Brien by Resolution No. 20197 (New Series).
The rights graph

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Denying Parking Station Permit, Supervisor Deasy presented: Resolution No. 22476 (New Se-

ries), as follows:

Resolved, That in accordance with the exercise of sound and reasonable discretion of the Board of Supervisors, permission to James A. Parsons to operate and maintain an automobile parking station at west line of Mason street between Ellis and O'Farrell streets is hereby denied.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Traffic Ordinance Amendments.

The following bill was presented by Supervisor Bath:

Bill No. ——, Ordinance No. —— (New Series), as follows: Amending Sections 19, 21, 19a and 19b of Ordinance No. 1857 (New Series), entitled "Regulating moving travel and traffic upon the streets and other public places of the City and County of San Francisco," etc., and adding two new sections thereto, to be numbered Sections 19a and 19b.

Section 19 of Ordinance No. 1857 (New Series), the title of which is above recited, is hereby amended so

as to read as follows:

Vehicles Shall Not Stand Near Crossing.

Section 1. Section 19. It shall be unlawful for any person to hitch, or to cause to be hitched, any horse, mule or other animal, or to leave standing or to cause or permit to be left standing any bicycle, motor-cycle, automobile, buggy, carriage, wagon or other vehicle upon any street within twenty feet of either side line of any street that crosses, intersects or terminates in such street, or within twenty feet of either such side line extended across such streets at right angles; provided, however, that none of the conveyances or other vehicles mentioned herein shall be left standing or permitted or caused to be left standing on Market street within sixty feet of a line extended at right angles from the curb line to a designated car-stop placed between the tracks of the street railway nearest thereto. No vehicle shall stand so as to obstruct the passage of pedestrians at crossings.

Section 2. Section 21 of said Ordinance No. 1857 (New Series) is hereby amended so as to read as

follows:

Parking Restrictions.

Section 21. Between the hours of 10 o'clock a. m. and 6 o'clock p. m. on any day except Sundays and legal holidays, it shall be unlawful for the owner, driver or operator of any motor, horse-drawn or other vehicle, or animal to permit such vehicle or animal to stand for more than forty (40) minutes on any of the streets within the following described boundaries:

Zone No. 1—40-Minute Boundaries.
All streets within the following described bounderies, commencing with the intersection of Folsom street with The Embarcadero, along the westerly property line of The Embarcadero to the north line of Broadway street; thence along the north line of Broadway to the west line of Stockton street; thence along the west line of Stockton street to the north line of California street; thence along the north line of California street to the west line of Taylor street; thence along the west line of Taylor street to the north line of Market street; thence along the north line of Market along the north line of Market street to the west line of Seventh street; thence along the west line of Seventh street to the south line of Folsom street; thence along the south line of Folsom street to the point of commencement, the inter-section of the westerly line of The Embarcadero with the southerly line of Folsom street; excepting that on Powell street between Market and Bush streets standing or parking of vehicles shall be limited to 20 minutes.

Provided, however, that stoppages caused by fire, blockades, break-downs or other emergencies shall not be considered within the provisions of this ordinance; and provided further, that the provisions of this section shall not apply to the standing of any passenger vehicle upon any public or private stand created in said districts or streets under the provisions of Ordinance No. 1898 (New Series).

Parking Restrictions Sixty (60) Minute Zonc.

Between the hours of 10 o'clock a. m. and 6 o'clock p. m. on any day except Sundays and legal holidays it shall be unlawful for the owner, driver or operator of any motor, horse-drawn or other vehicle or animal to permit such vehicle or animal to stand for more than sixty (60) minutes on any of the streets within following described the boundaries:

Commencing with the westerly intersection of California street and Taylor street, along the north line of California street to the east line of Larkin street; thence along the east line of Larkin street to the north line of Pacific street; thence along the north line of Pacific street to the east line of Franklin street; thence along the east line of Franklin street to the north line of Market street; thence along the north line of Market street to the west line of Valencia street; thence along the west line of Valencia street to the south line of Market street; thence along the south line

of Market street to the west line of Eleventh street; thence along the west line of Eleventh street to the south line of Folsom street; thence along the south line of Folsom street to the west line of Seventh street; thence along the west line of Seventh street to the north line of Market street; thence along the north line of Market street to the west line of Taylor street; thence along the west line of Taylor street to the north line of California street, the point of commencement; and also on the following streets within the boundaries as hereinafter set forth:

Golden Gate avenue, Franklin to Steiner streets.

McAllister street, Franklin Steiner streets.

Millmore street, Fulton to Jackson streets.

O'Farrell Webster street, Steiner streets.

Geary street, Webster to Steiner streets.

Post street, Wester to Steiner streets.

Sutter street, Webster to Steiner streets.

Haight street, Masonic avenue to Stanvan street.

Valencia street, Market to Mis-

sion streets. Twenty-second street, Howard to

Guerrero streets. Mission street, Fifteenth street to

Onondaga avenue. Sixteenth street, Howard to Guerrero streets.

Pacific street, Stockton to Larkin streets.

Provided, however, that stoppages caused by fire, blockades, break-downs or other emergencies shall not be considered within the provisions of this ordinance; and provided further, that the provisions of this section shall not apply to the standing of any passenger vehicle upon any public or private stand created in said districts or streets under the provisions of Ordinance No. 1898 (New Series).

Section 3. A new section is hereby added to said Ordinance No. 1857 (New Series), the same to read as

follows:

Section 18a. Between the hours 7 o'clock a. m. and 7 o'clock p. m., excepting on Sundays and legal holidays, it shall be unlawful for any owner, driver, or operator of any motor or horse-drawn vehicle to operate such vehicle in such manner as to make a left-hand turn on any part of Market street be-tween First and Ninth streets and Battery and Larkin streets.

Section 4. A new section is hereby added to said Ordinance No. 1857 (New Series), to be designated Section 19b, the same to read as fol-

One-Way Traffic Streets.

Section 19b. It shall be unlawful for any owner, driver or operator of any motor or horse-drawn vehicle or animal, to operate such vehicle or animal on any of the following named one-way traffic streets, excepting in the direction, as provided, and during the hours designated:

Bush street, Market to Divisadero streets—(a) Eastbound only, 7 a. m.

4 p. m. to 6:30 p. m.

Pine street, Market to Divisadero streets—(a) Eastbound only, 7 a. m. to 9:30 a. m.; (b) westbound only, 4 p. m. to 6:30 p. m.

Stevenson street, First to Ninth streets—(a) Eastbound only, 7 a.

m. to 6:30 p. m.

Jessie street, First to Ninth streets (a) Eastbound only, 7 a. m. to 6:30 p. m.

Minna street, First to Ninth streets—(a) Westbound only, 7 a.

m. to 6:30 p. m.

Natoma street, First to Ninth streets—(a) Westbound only, 7 a.

m. to 6:30 p. m. Annie street, Market to Missin streets-(a) Southbound only, 7 a.

to 6:30 p. m.

Halleck street, Front to Leidesdorff streets-(a) Westbound only, 7 a. m. to 6:30 p. m.

Commercial street, Embarcadero to Grant avenue—(a) Westbound

only, 7 a. m. to 6:30 p. m.

Merchant street, Front to Kearny streets—(a) Westbound only, 7 a.

m. to 6:30 p. m.

Sacramento street, Embarcadero to Kearny street—(a) Westbound

only, 7 a. m. to 6:30 p. m.
Clay street, Embarcadero to
Kearny street—(a) Eastbound only,

7 a. m. to 6:30 p. m.

Washington street, Embarcadero to Montgomery street—(a) Westbound only, 7 a. m. to 6:30 p. m.

Jackson street, Embarcadero to Columbus avenue—(a) Eastbound only, 7 a. m. to 6:30 p. m.

Oregon street, Embarcadero Battery—(a) Westbound only, 7 a. m. to 6:30 p. m.

Vehicles shall not enter upon any one-way street excepting in the di-

rection of moving traffic,

On all one-way streets no vehicle shall be parked or otherwise stopped except next to and parallel with curb and faced in the direction of the moving traffic.

On all one-way streets all standing or moving vehicles shall face in the direction of the moving traffic during the hours that such streets

are so designated.
On Stevenson, Jessie, Minna, Natoma, Halleck, Commercial, Merchant and Oregon streets, to the extent herein described and between the hours of 7 a.m. and 6:30 p.m., it shall be unlawful for the owner, driver or operator of any vehicle to stand or leave standing any such vehicle excepting (a) vehicles may be allowed to stand while being loaded or unloaded; (b) drivers and operators of vehicles having actual business may stand such vehicles at the curb of a block in which such business is being transacted for a period not exceeding fifteen minutes.

On all streets crossing Bush and Pine streets between Market and Divisadero streets it shall be unlawful for the owner, driver or operator of any motor or horse-drawn vehicle (street cars excepted) to fail to bring such motor or horsedrawn vehicle to a complete stop at the intersection corners of Bush street and Pine street before crossing the same, unless otherwise directed by a police officer or by any signal device showing or indicating "stop or go," that shall be authorized, installed and put in use and operation by the Police Department of said City and County.

Between the hours of 7 o'clock a.m. and 7 o'clock p.m. on Bush and Pine street it shall be street unlawful for the owner, driver or operator of any motor or horsedrawn vehicle to fail to bring such motor vehicle to a complete stop at the intersection corners of Powell street and at Jones street before crossing the same, unles otherwise directed by a police officer or by any signal device showing or indi-cating "stop and go," that shall be authorized, installed and put in use and operation by the Police Department of said City and County.

Section 5. Section 91a of said ordinance is hereby amended so as

to read as follows:

Signs to Be Provided.

Section 81a. The Police Department shall provide a suitable number of distinctive signs entitled "No Parking," "40 Minute Limit, "Safety Crossing," "Safety Str or similar words, and shall place the same in such locations as shall best serve the public conveni-ence. The use of such signs by others than the Police Department is hereby forbidden. It shall be unlawful for any person to park any vehicle or animal along or close to the curb in the space between the signs installed in pursuance of this section, or to move, or cause to be moved, any of the said signs without permission of the Police Department.

Section 6. Section 91b of said ordinance is hereby amended so as

to read as follows:

Reserve Space Signs.

Section 81b. The occupant of any premises, upon application made therefor to, and granted by, the Police Department, may be permitted to erect and maintain a sign at the curb bearing the words "Re-served Space," and space in front of such premises shall be deemed reserved for the convenience of the occupant thereof during business hours, so as to permit a vehicle to stand thereat. The maintenance of such signs shall be under such restrictions as the Police Department shall prescribe and subject to revocation at any time. It shall be unlawful for any person to park any vehicle or animal along or close to the curb in the space between the signs installed in pursuance of this section, or to move, or cause to be moved, any of the said signs without permission of the Police Department.

Section 7. All ordinances or parts of ordinances, so far as they may conflict with the provisions of this ordinance, are hereby repealed.

Privilege of the Floor.

A. Locb. Capt. Gleason, representing the Police Department, and A. J. Gallagher. representing Southern Promotion Association, were granted the privilege of the floor and addressed the Board on the pending bill.

Action Deferred.

Whereupon, the foregoing bill was on motion laid over one week. Accepting Offer of Benjamin J. Jefts to Sell Lands and Improvements on Waller Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22477 (New Se-

ries), as follows:

Whereas, an offer has been received from Benjamin J. Jefts to convey to the City and County of San Francisco certain land and improvements situate at the north line of Waller street, distant 37 feet 6 inches west from Central avenue, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$8,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Waller street, distant thereon 37 feet 6 inches westerly from the westerly line of Central avenue; running thence westerly along said northerly line of Waller street 25 feet; thence at a right angle northerly 100 feet; thence at a right angle easterly 25 feet; thence at a right angle southerly 100 feet to the northerly line of Waller street and point of commencement. Being a portion of Western Addition Block 657.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vete:

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore —16.

Absent-Supervisors Katz, Welch

Accepting Offer of Mary E. Mackinnon to Sell Land and Improvements on Waller Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22478 (New Series), as follows:

Whereas, an offer has been received from Mary E. Mackinnon to convey to the City and County of San Francisco certain land and improvements situate at the north line of Waller street, distant 62 feet 6 inches west of Central avenue, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is

is the reasonable value

thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$8,300, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Waller street, distant thereon 62 feet 6 inches westerly from the westerly line of Central avenue; running thence westerly along said northerly line of Waller street 25 feet; thence at a right angle northerly 100 feet; thence at a right angle easterly 25 feet; thence at a right angle southerly 100 feet to the northerly line of Waller street and point of commencement. Being a portion of Western Addition Block 657.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-caled McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy. Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Action Deferred.

The following matter was presented, and on motion laid over one neek:

Private Contractors' Street Improvement Ordinance.

Bill No. —, Ordinance No. — (New Series), as follows:

Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract and repealing Ordinance No. 33 and all orders and ordinances and parts of orders and ordinances in conflict with this ordinance.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Application for permission to do any street work or street improvements under private contract, in or upon any unaccepted street, lane, place, alley or court in the City and County of San Fran-cisco must be made in writing to the Board of Public Works and the said Board is hereby authorized. empowered and directed to grant the permission applied for; provided, that the owner or owners of a major part of the frontage of the lots and lands upon the street, lane, alley, place or court whereon such work or improvement is to be done. or the agents of such owners, shall have entered into contract therefor; and further provided, that no permit for paving shall be granted under this ordinance except where the proposed work will connect with a graded and paved or macadamized roadway; nor shall any permit be granted where the assessed value of any lot or lots fronting on the proposed work, and not represented on the contract, is so low as to act as a bar to public proceedings for the completion of the work on the said block or blocks. A certified copy of such contract must accompany the application referred to in this section.

Section 2. Such work or improvement must be done under the direction and to the satisfaction of the Board of Public Works, and the ma-terials must be in accordance with the specifications adopted by the Board of Supervisors for similar work and must be to the satisfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work or improvement is to be commenced and when it is to be completed, but in no event shall the Board extend the time for the doing of the work or improvement more than ninety (90) days beyond the time originally fixed for its completion unless authorized so to do by the Board of Supervisors.

Section 3. When the work or improvement shall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so declare by resolution, and thereupon the Board shall deliver to the contractor a certificate to that effect.

Section 4. Said Board may institute such inquiry as it deems proper in the premises to authenti-

cate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI, of the Charter of the City and County of San Francisco shall be applicable to such inquiry.

Section 5. Nothing in this ordinance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II, Article VI of the Charter.
Section 6. All orders and ordi-

nances and parts of orders and ordinances conflicting with the above ordinance are hereby repealed.

Section 7. This ordinance shall

take effect immediately.

Passed for Printing. The following bill was passed for

nrinting:

Spur Track Permit, Santa Fe. On motion of Supervisor Harrel-

Bill No. 6712, Ordinance No. -(New Series), entitled "Granting permission, revocable at will of the Board of Supervisors, to the Atchi-Topeka and Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track on Main street between Harrison and Bryant streets, as shown on blue print attached to the application.

Award of Contract, Classroom Supplies.

Supervisor Rossi presented:

Resolution No. 22479 (New Se-

ries), as follows:

Awarding contracts for furnishing classroom supplies to the following on bids submitted April 28, 1924:

Schwabacher-Frey Stationery Co.

-500 wire baskets at 80c each. C. F. Weber & Co.—6,000 white chalk crayons, No. 1 Dovercliff, at \$.319 gross. F. Weber & Co.-275 colored

chalk crayons at \$1.23 gross.

Dan P. Maher Co.—200 camel's hair brushes at \$2.25 dozen.

Milton Bradley Co.-600 clay flour at 20c package.

C. F. Weber & Co.-2,000 wax

crayons at 16c dozen. Geo. R. Healey Co.-800 erasers at

\$1.75 dozen.

Ink Ribbon Mfg. Co.—1,600 kegs new ink, Flo-Eze, at 35c gallon.

H. S. Crocker & Co. Inc.-18 ink fillers at \$2.50 dozen.

Schwabacher-Frey Stationery Co. -200 ink stands at 32c each.

Schwabacher-Frey Stationery Co. -150 lead pencils at \$3.48 gross.

A. Carlisle & Co.-6,000 Miller Bros. steel pens at 42c gross.

Schwabacher-Frey Stationery Co. 350 penholders at \$2.40 gross.

C. F. Weber & Co.-50 pointers at \$2 dozen.

Milton Bradley Co. - 300 yard-

sticks at \$.0875 each.

Delivery - Above quantities divided into two deliveries, viz.: onehalf each July 15 and December 1, 1924.

Resolved. That all other bids sub-

mitted hereon be rejected.

All above awards are made Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the articles offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted by the following vote: Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson,

Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore -16.

Absent-Supervisors Katz, Welch

-2.

Award of Contract, Paper for School Department.

Supervisor Rossi presented: Resolution No. 22480 (New Se-

ries), as follows:

Awarding contracts for furnishing paper for school department to the following on Proposal No. 55, submitted April 28, 1924, viz.:

The Envelope Corporation-175,-000 No. 63/4 Manila envelopes at 90c

per 1,000.

The Envelope Corporation—50,000 No. 10 Manila envelopes at \$1.75 per 1,000.

Schwabacher-Frey Stationery Co. —100,000 scarf No. 3 Manila envelopes at \$1.59 per 1,000.

C. F. Weber & Co.-1,000 reams Bogus drawing paper at 27e per ream.

C. F. Weber & Co.-2,500 reams Bogus drawing paper at 37e per

C. F. Weber & Co.-1,000 reams cover paper at 66c per ream.

Schwabacher-Frey Stationery Co.

1,100 reams Manila drawing paper at \$1.34 per ream.

Schwabacher-Frey Stationery Co. -600 reams white drawing paper 72c per ream.

Schwabacher-Frey Stationery Co. -6,250 reams foolseap paper at \$1.17 per ream.

Blake, Moffitt & Towne—1,500 pounds 12-inch Manila paper at \$.0585 per pound.

Zellerbach Paper Co. — 2,400 pounds 24-inch Manila paper at \$.0585 per pound.

Paper Co. — 2,400 pounds 36-inch Manila paper at

\$.0585 per pound. Schwabacher-Frey Stationery Co. 18,000 pounds imglazed No. Marila paper at \$.055 per pound.

Schwabacher-Frey Stationery Co. 5.750 pounds unglazed No. 2 Menila paper at \$0.55 per pound. Blake, Moffitt & Towne—2,500

reams news paper at 20c per ream.
Blake, Moffitt & Towne 1,000 reams news paper at 80c per ream. Blake, Moffitt & Towne—5,000 sheets Rami-fibre paper at \$2.17 per

Delivery — Above quantities divided into two deliveries, one-half each July 15 and December 1, 1924.

Resolved, That all other bids sub-

mitted hereon be rejected.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality of the articles offered as determined by such tests as required or recommended by the Purchaser of

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath. Colman. Deasy. Harrelson. Hayden, McGregor, McLeran, McSheehy, Morgan, Robh, Roncovieri. Rossi, Schmitz. Shannon. Wetmore

Absent-Supervisors Katz, Welch

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Citizens Committee, Fourth of July. Eupervisor Hayden presented: Lesolution No. 22481 (New Se-

ries), as follows:

Resolved. That the Mayor is respectively requested to appoint a Committee of Citizens to make the necessary arrangements for the ob-

servance of July 4th.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore

Absent-Supervisors Katz, Welch

Proposed Reconsideration of Budget. Supervisor McShechy moved the suspension of the rules for the immediate consideration of the following resolution:

Whereas, on May 12, 1924, the Finance Committee of the Board of

Supervisors of the City and County of San Francisco filed their budget recommendations for the Fiscal Year of 1924 and 1925 of \$27,145,086. an increase of 6 per cent over last year, amounting to \$1,439,520.

Whereas, on this same date, May 12, 1924, a notice was sent to the Board of Supervisors advising them that a meeting would be held on Wednesday, May 14, 1924, at 10 a. m., to consider the budget. The meeting was held on this date-the budget was passed, not considered.

Whereas, Article 3, Chapter I, Section 3 of the Charter clearly states that the Supervisors shall set a time to allow the taxpayers to be heard in regards to the budget, and May 14, 1924, was set as the date for this hearing. Just six hours was consumed by the Boar I in hearing the taxpayers and in passing 584 items amounting to the huge sum of \$27,185.336, an increase of \$27,250 over the amount recommended by the Finance Committee.

Whereas, in the history of the City of San Francisco this is the highest budget ever allowed for the upkeep of the City, and to my knowledge as a member of this Board for the past seven years, less time was given to this hearing than any other. We have often taken three or four days in our deliberations, and in this case just six hours

Whereas, at the regular meeting last Monday, I gave notice that I would be in Sacramento on Wednesday attending a convention of the Native Sons of the Golden West, and three other members must have been situated similar for they did not attend the meeting—the roll call showing four were absent,

Resolved, That an adjourned meeting of this Board he held on Wednesday, May 21, 1924, for final passage of the budget. As this date will permit a reopening of the budget and the same can be changed and readvertised according to Article 3. Chapter I, Section 3 of the Charter.

A great mistake will be made if this budget is passed as it now stands. A saving of thousands of dollars can be made and above all things an allowance of at least \$200,000 should be made for the purpose of narrowing the sidewalks, making wider roadways for the vehicular travel. This amount should be allotted to the Traffic Committee of this Board they to designate the streets and the money to be expended under the jurisdiction of this Board, the same as

all other money under miscellaneous accounts.

JAMES B. McSHEEHY.

Motion to suspend the rules *lost* by the following vote:

Ayes — Supervisors Deasy, Mc-Sheehy, Roncovieri—3.

Noes — Supervisors Badaracco, Bath, Colman. Harrelson, Hayden, McGregor. McLeran, Morgan, Robb, Rossi, Schmitz, Shannon—12.

Absent-Supervisors Katz, Welch,

Wetmore—3.

In Memory of Frank C. Drew.

Supervisor Schmitz called attention to the death of Frank C. Drew, a prominent attorney of San Francisco, and moved that when the Board adjourns it do so out of respect to his memory.

Motion carried by rising vote.

Announcements.

Supervisor Bath announced that the Judiciary and Traffic Committee would meet on Friday. May 23, 1924, at 2 p. m., to consider proposed amendment to the Traffic Ordinance providing for one way traffic on Bush street; also, to consider proposed charter amendment combining functions of Playground Commission and Park Commission.

Supervisor Shannon announced that the Hetch Hetchy inspection trip this year would leave on June 7. He also declared that some obstruction to the construction of the Judah street line had developed and that Assistant City Engineer Healy would bring in a report on the matter Monday.

Motion.

Supervisor McSheehy moved that when we adjourn we do so to meet again Wednesday to reconsider the final passage of the Budget.

Motion *lost* by the following vote:
A ves — Supervisors McSheehy.

Roncovieri-2.

Noes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Shannon, Wetmore—14.

Absent—Supervisors Katz, Welch

--2.

ADJOURNMENT.

Whereupon, the Board at the hour of 6:30 p. m. adjourned, J. S. DUNNIGAN,

Clerk.

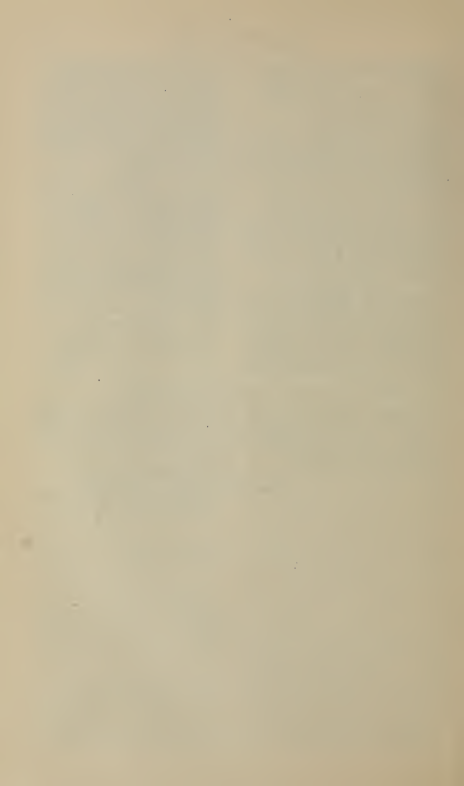
Approved by the Board of Supervisors June 30, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors.

City and County of San Francisco



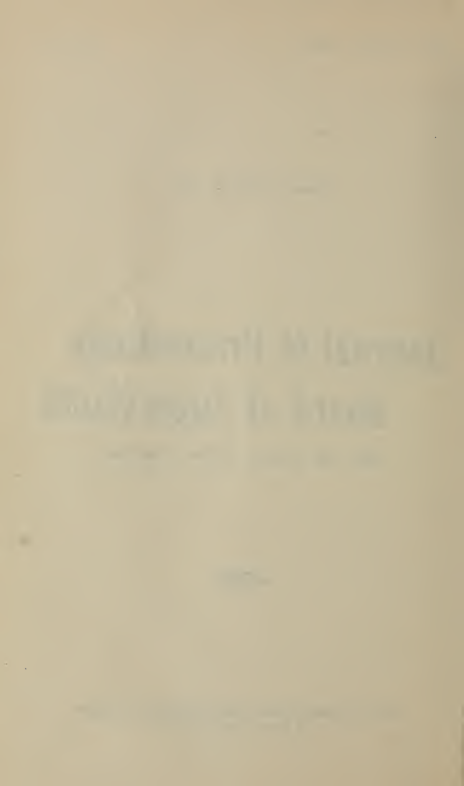
Monday, May 26, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, MAY 26, 1924.

In Board of Supervisors, San Francisco, Monday, May 26, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted pres-

ent:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wctmore -17.

Absent-Supervisor Katz-1. (Supervisor Katz excused on ac-

count of illness.) Quorum present.

Acting Mayor Ralph McLeran presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of May 14, 1924, was approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Protests Against Frame Building Removal Ordinance.

Communication from North Beach Promotion Association, protesting against ordinance providing for removal of buildings erected since 1906, in violation of the Building Law, as unnecessary and unjust.

Referred to Health Committee.

Communication from Federation of Civic Organizations, requesting that ordinance requiring the destruction of post-earthquake buildings be modified to make it applicable only to refugee shacks.

Referred to Health Committee.

Request of Ingleside for Fire Protection, Street Improvement and Water Mains.

Petition of Thos. J. Byrnes, president Ingleside Improvement Club, and San Jose Avenue Bridge Association, calling attention to inadequate fire protection due to poor street conditions, lack of adequate water mains in the vicinity of Mt. Vernou avenue and San Jose avenue.

Referred to Streets Committee.

Duncan Street Zone Change Opposed.

Communication from the South of Army Street Merchants Association. protesting against changing zone on Duncan street from second residential to commercial district.

Filed.

Child Welfare Week.

Communication from M. Bertola, president California Federation of Women's Clubs, San Francisco Dis trict, thanking Board for its valuable cooperation and assistance during Child Welfare Week. Filed.

Protest Against Laundry.

Protest of Jas. H. Armstrong and others against permit for laundry for B. Mon at north side of Califor-nia street, 55 feet east of Broderick street.

Referred to Fire Committee.

Protest, Duncan Street Zone Change. Protest of St. Luke's Hospital and others against changing bounded by Twenty-eighth others San Jose avenue, Duncan and Guerrero streets from second residential to commercial classification.

Filed.

Relative to Hetch Hetchy Pipe Contract.

Communication from the Down Town Association, requesting, in view of the threatened water shortage, that technical and legal differences and controversy arising therefrom be settled immediately.

Read and filed.

Also, communication from Point Lobos Improvement Club, declaring that it is the unanimous opinion of the membership of said organization that contract for pipe for Dumbarton crossing should be let to the lowest responsible bidder and work commenced at once in view of the threatened water shortage.

Read and filed.

Answer to Questionnaire of East Bay Municipal Utilities District in re Purchase of Hetch Hetchy Water.

Communication from Acting Mayor McLeran, transmitting copy of his reply to the questionnaire propounded by the East Bay Water District with reference to the sale to

the East Bay cities of water from the Hetch Hetchy water system; also, naming Supervisors Schmitz, Harrelson, Colman, Hay-den and Shannon, City Engineer O'Shaughnessy, City Attorney Lull and Special Hetch Hetchy Counsel Searls as a committee to negotiate price at which City can sell water to East Bay cities.

Read and filed.

Leave of Absence, Judge L. T. Jacks. The following was presented and read by the Clerk:

May 20, 1924. Board of Supervisors of the City and County of San Francisco, City Hall, San Francisco-

Gentlemen:

A few weeks ago I was elected to represent the fraternal order of The Woodmen of the World at the their national convention, which will be held in Yellowstone National Park beginning June 1st. Because of this position it will be necessary Because for me to be out of the State of California for the period of approxi-

mately thirty days.

May I have your official approval to absent myself for the above

period of time?

Thanking you in advance for favorable action upon my request, I Yours respectfully, L. T. JACKS. am

Whereupon, the following was presented and *adopted*:
Resolution No. 22506 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Mc-Leran, Hon. L. T. Jacks, Police Judge, is hereby granted a leave of absence for a period of thirty days, commencing May 28, 1924, with permission to leave the State.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz,

Leran, Shannon-3.

REPORTS OF COMMITTEES.

The following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman.

Public Health Committee, by Supervisor Badaracco, chairman.

Streets and Commercial Development Committees, by Supervisor Harrelson, chairman.

NOTICE OF RECONSIDERATION.

Removal of Calvary Cemetery.

Supervisor McSheehy, in accordance with notice given at last meet ing, moved for a reconsideration of the vote whereby ordinance providing for the removal of Calvary Cemetery was finally passed.

Seconded by Supervisor Ronco-

Statement of Supervisor McSheehy. The following statement was read

by the Supervisor McSheehy: San Francisco, May 26, 1924.

To the Honorable Board of Supervisors:

Reconsideration of any motion, resolution or ordinance is recognized by all legislative bodies as a safeguard against any indiscreet legislation that might be enacted, and in our book of rules it is particularly mentioned in paragraph 12.

Therefore, when I changed my vote from "no" to "aye" on last Monday and gave notice of reconsideration as to whether we should pass a resolution ordering the re-moval of Calvary Cemetery I did so after matured deliberation.

A detail report was submitted to this Board by the secretary of the Archbishop, showing a contemplated building program in this ordinance, ordering the removal of 54,000 bodics from Calvary Cemetery, would entail a cost of \$3,500,000 and that the 448 lots contained therein at \$2,500 per lot would amount to \$1,-100,000, leaving a net loss of \$2,-400,000.

To finance the erection of our schools this city was compelled to issue bonds to the amount of \$12,-000,000. The Archbishop, in order to carry out his building program, is compelled to borrow money. ordinance of this kind will work a double hardship, as he will have to increase his loan 18 per cent, which will reflect on his credit.

At no time has there been any disposition on the part of the majority members of this Board to meet the Archbishop or his representative half way in this matter. Sentiment and justice have been cast to the four winds. Postponements of short durations were asked for the purpose of bringing experts to prove that this ordinance should not be enacted, because the health, safety, comfort and welfare of the public was never threatened or en-These postponements dangered. were always denied.

The Archbishop is ready to comply with any ordinance we might enact for the beautification of Calvary Cemetery. He will cut streets through; in fact, he is ready to do anything, except remove the cemetery.

The superintendent of Holy Cross Cemetery testified under oath that in twenty years that cemetery would be filled, and that the removal of these 54,000 bodies from Calvary would shorten that time to fourteen years.

Last year the State passed an enabling act, allowing the city with a population of over 100,000 to remove cemeteries. With the smallest area and the largest population we are the first city to take advantage of this act, and as one member of this Board I would like to know where we would bury our dead in case similar legislation to remove cemeteries was enacted by San Mateo.

For these reasons I am asking for a reconsideration. I feel a great injustice will be done to thousands of our citizens represented by the Archbishop and that this statement be made part of the records.

JAS. B. McSHEEHY, Supervisor.

In concluding his statement, Supervisor McSheehy asked that Mr. Burke or Mr. Crowley, representing the Archbishop, be heard.

Supervisor Roncovieri: I will vote to reconsider for the reason that if it is reconsidered I shall move to postpone the whole matter for ten months, as requested by his Grace the Archbishop. I believe as Supervisor McSheehy has stated that the Roman Catholic Archbishop holds an exalted and peculiar position in this city and he should have an opportunity to present his case himself. I understand that he wants a ten months' postponement.

I vote aye now with a view to make that motion for postponement.

Reconsideration Defeated.

Whereupon, the roll was called on Supervisor McSheehy's motion for reconsideration and the same was defcated by the following vote:

A y e s — Supervisors Badaracco, Deasy, McSheehy, Roncovieri, Welch

---5

Noes—Supervisors Bath, Colman, Harrelson, Hayden, McGregor, Me-Leran, Morgan, Robb, Rossi, Schmitz, Wetmore—11.

Absent-Supervisors Katz, Shan-

non-2.

SET-BACK LINE HEARING-2 P. M.

Hearing of objections to the establishment of set-back lines on Funston avenue between Judah and Kirkham streets, Twenty-second avenue southerly from Lincoln way, Twenty-fifth avenue from Judah street northerly, Victoria street between Holloway and Garfield and on Bright street between Garfield and Holloway.

Property owners on Bright street opposed the irregular set-back line and asked that the line be made

uniform.

Rereferred.

Whereupon, the matter of establishing set-back lines on Bright street between Garfield and Holloway was ordered rereferred to the City Planning Committee.

HEARING OF APPEAL-2 P. M.

The hearing of the appeal of property owners from the assessment issued for the improvement of Rodeo avenue between Arleta and Teddy avenues, and the improvement of Teddy avenue between Rodeo avenue and Alpha street was, on motion, laid over one week.

UNFINISHED BUSINESS.

Budget, 1924-1925.

The following bill, heretofore passed for printing, was taken up:

BUDGET

FOR MUNICIPAL EXPENDITURES City and County of San Francisco, California For Fiscal Year 1924-1925

BILL NO 6709, ORDINANCE NO. 6248 (New Series).

An ordinance fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same.

Be it ordained by the People of the City and County of San Francisco as follows:

- Section 1. The aggregate sums and items thereof hereinafter set forth are hereby fixed, designated and appropriated for the respective purposes set opposite the same, to be expended during the fiscal year ending June 30, 1925, in accordance with the provisions of Article III, Chapter I, of the Charter of the City and County.
- Section 2. No department, officer, board or commission shall expend, or agree to expend, moneys, or to incur liabilities which, in total amount, exceed the total sum appropriated to such department, officer, board or commission by this ordinance, or which may subsequently be appropriated to such department, officer, board or commission.
- Section 3. The amounts appropriated to the various departments, officers, boards and commissions shall be expended and administered by them subject to the following conditions:
- A. No department, officer, board or commission shall expend moneys, or incur liabilities, in excess of the total amount appropriated to such department, officer, board or commission; provided further, that such expenditure shall conform to the provisions of Article III, Chapter I, Section 9, of the Charter.
- B. When a specific appropriation is made to any bureau, division or institution of a department, board or commission such appropriation shall be known and administered as a main appropriation title, and the main division thereunder of an object of expenditure classification as theretofore adopted shall be known and administered as a specific sub-appropriation thereof.
- C. Departments, officers, boards or commissions desiring to make transfers from one sub-appropriation to any other sub-appropriation embraced within the same main appropriation title shall file with the Finance Committee of the Board of Supervisors a statement in duplicate setting forth the reasons for requesting such transfers, the purpose to which the money is to be devoted, the sub-appropriations from and to which such transfer is requested, the amounts of such transfers, and any other facts which may aid in determining the merits of such request. Whenever any such transfer is approved by the Finance Committee, the duplicate request shall be forwarded to the Auditor and a notice sent to the department making the request, setting forth the amounts and the sub-appropriation, or budget item numbers affected. In case of disapproval, notice to this effect shall be given to the department making the request.
- Whenever any department, officer, board or commission desires to make a transfer from any sub-appropriation or appropriation embraced in one main appropriation title or titles, to any other or the same sub-appropriation or appropriations embraced in or desired to be embraced in any other main appropriation title or titles, said department, officer, board or commission shall file with the Board of Supervisors a statement in duplicate similar to the statement required in condition "C" above and containing, in addition, the main appropriation title or titles from and to which such transfer is requested. If the Board of Supervisors approves the request, notice thereof shall be forwarded to the originating department and the duplicate copy of the request forwarded to the Said notice shall contain the main appropriation title or Auditor. titles affected, the sub-appropriation or appropriations from and to which such transfer is to be made and the amounts thereof. If the Board of Supervisors denies the request, notice thereof shall be sent to the originating department, with the reasons for such action.

Section 4. The amounts appropriated are as follows:

Budget

31

35 36 ---- H

613 B

32 425 A

33 455 B

34 1092 D

 $529~\mathrm{B}$

Budg				A
Iten No			Detail	Appro- priation
1	1090 E	(Appropriation 1) For plans and	Detail	mation
1	1000 1	construction of new school build-		
	1093 E	ings, additions and repairs to ex-		
	1035 E			
		isting school buildings, furniture,		
		the purchase of land for school		
		purposes, a special tax on each		
		one hundred dollars of assessed		40 HO 000
		valuation to produce		\$250,000
		BOARD OF SUPERVISO	RS.	
Per.	sonal Se	ervices—(Appropriation 2-A)		
2	401 A	18 Supervisors at \$2,400 each	\$43,200	
3	402 A		4,800	
4	402 AL	Clerk 1 Chief Assistant Clerk	4,200	
5	6.6	1 Expert Accountant	6,000	
6	4.6	1 Bond and Ordinance Clerk	3,000	
7	4.6	1 Assistant Clerk	3,000	
8	4.6	4 Assistant Clerks at \$2,700		
9	44		10,800	
10	**	1 Assistant Clerk	2,400	
10		1 Stenographer to Finance Commit-	2 200	
11	4.6	tee	3,300	
12	44	1 Stenographer	2,100	
13	4.4	1 Shorthand Reporter	2,100	
13		1 Telephone Operator and Filing	1 000	
1.4	401 A	Clerk	1,800	
14	401 A	1 Sergeant-at-Arms	2,100	
15		1 Chauffeur-Messenger	2,400 $2,100$	
16	529 A	1 Gas and Water Inspector		
17	464 A	1 Horticultural Commissioner	3,000	
18		1 Horticultural Inspector	2,100	
		TELEPHONE EXCHANGE.		
19	433 A	Chief Operator	1,980	
20	4.4	4 Operators at \$1,680	6,720	
21	4.6	Relief Operators	600	
		Total Personal Services	_	107,700
MIS	SCELL	ANEOUS ACCOUNTS UNDE	R CONT	ROL OF
		BOARD OF SUPERVISO	RS.	
(Ar	nronria	tions 3-22 to 3-80-C)		
			e= 000	
22	403 B	Finance Committee Expenses	\$5,000	
23	401 K	Supervisors' Incidental Expenses.	5,000	
24	464 K	Horticultural Commissioner's Ex-	1 000	
0.5	400 D	penses	1,800	
25	402 B	Advertising Resolutions and Ordi-	20,000	
0.0	100 75	nances	36,000	
26	402 K	Urgent Necessity	100,000	
27	402 B	Printing Public Documents	4,000	
28		Printing Law and Motion Calendar.	8,000	
29	614 K	Celebration Fourth of July	2,500	
30	240.70	Memorial Day Observance	500	

Maintenance Municipal Band.....

Furniture for Public Buildings....

Lighting Streets Premiums on Official Bonds.....

12,000

9,000

5,000

10,000

590,000

5,000

Appropriation

Budget Item Acct. No. No.—C		Detail
37 415 A-C		
38 "	Civic Center, opening of Fulton and Leavenworth streets into Market	4,500
39 527 E	Street Work in Front of City Prop-	200,000
40 =000 77	erty	30,000
40 1093 E	County Road Fund	1,000
41 5273	Repair and Painting of Bridges	10,000
44	Extension of Main Sewers	125,000
43 629 H	Police Relief Pension Fund Deficit.	103,000
44	Relief of Exempt Firemen	5,000
45 678 K	Auditorium	10,000
46 467 H	Public Pound	13,500
47 553 B 48 553 H	Feeble-Minded Home	90,000
48 555 H	Maintenance of Minors	535,000
50 "	Widows' Pensions	235,000
51 "	St. Catherine's Training School	8,000
52 419 K	State Schools	17,000
53 402 C		7,050
99 402 C	City Hall Garage, Gasoline and	0.000
54 1093 E	Supplies	3,000
55 432 K	Miscellaneous Repairs to and Main-	50,000
00 40211	tenance of Buildings	10.000
56 — K	Stationery, Printing, Books and Postage	40,000
57 1090	University Mound Playground	80,000
58 "	Glen Park Playground (contract).	\$8,625
59 "	Ocean View Playground	11,000
60 1091	Bay View Playground development	20,000
61 "	Telegraph Hill Improvement	15,000 10,000
62 1090	For Purchase of Land from Market	10,000
02 2000	Street Railway	7,750
63 ''	For Purchase of Land from Spring	1,100
00	Valley Water Company	37,520
64 "	Aquatic Park, Kinsey purchase con-	51,520
•	tract	22,000
65 "	Playground, Twenty-first and Fol-	22,000
	som streets, purchase of lands	25,347
66 "	Playground, Douglas and Twenty-	
	sixth streets, purchase of land	10,500
67 1093	Completion and equipment of swim-	_ , , , , , ,
	ming tank, bath house, and im-	
	provement of City property at	
	Ocean Beach	100,000
68 "	For erection of buildings and im-	
	provement of public golf links at	
	Lake Merced	50,000
69 "	For development and improvement	
	of Marina, contract	190,000
70 "	Police Department building	35,000
71 423 B	Repair of Elevators, as required by	
	State Industrial Accident Com-	
	mission	5,000
72 1093	Convenience Station	30,000
73 "	New Stadium	100,000
74 432	Lighting City Hall Dome	10,000
74a 1091	Civic Center beautification	20,000
75 1093	Opening of Stanyan street	20,000

Budget Item No.	Acct. No.—Code	Description	Detail	Appro-
76 10	90 Health D	epartment land	12.000	
77 10		buildings		
78		ero Subway	85,500	
79 4	2 Railroad	Commission valuation ex-		
	penses.		25,000	
80 5		eous expenditures — emer-		
		epairs to streets, etc., un-		
		ommendation of City En-		
	gineer .		5,000	•
	Total			\$3 266 002

Reconstruction and Repair of Following Streets as Designated.

81	1093	California street, Kearny to Powell	24,250
82	4+	Pine street, Montgomery to Kearny	7,500
83	6.6	Washington street, Stockton to	
		Powell	5,600
84	44	Lombard street, Columbus to Grant	
		avenue	25,600
85	6.6	Powell street, Francisco to Lombard	10,000
86	1093	Union street, Kearny west	\$40,000
87	"	Baker street, Green to Union	4.750
88	44	Divisadero street, Broadway to	1,.00
00		Vallejo	5,250
89	44	Bush street, Presidio avenue to	0,200
00		Lyon street	6.000
90	66		0,000
90		California street, Presidio avenue to Walnut street	5,000
0.1	4.6		5,000
91		Presidio avenue, California to	10.000
	66	Washington	13,000
92	"	Bush street, Larkin to Hyde	3.500
93	**	Pine street, Van Ness avenue to	0 # 0 0
	44	Kearny street	2,500
94	••	Sacramento street, Market to	
		Drumm	6,500
95	4.6	Sixth street, Brannan to Townsend	18,200
96	44	Folsom, Fifth west	15,000
97	4.6	Howard street, Fourteenth west	30,000
98	44	Army street, Mission to Valencia	8,200
99	6.6	Third avenue, Irving to Parnassus	6,000
100	64	Pierce street, Broadway to Pacific	6,000
101	66	Pierce street, Green to Vallejo	
		street	2,000
102	6.6	Green street, Pierce to Scott	9,000
103	44	Laguna street, Broadway to Val-	
		lejo street	6,000
104	44	Commercial and Sacramento streets,	
		Battery to Sansome	3,500
106	6.6	Davis street, Clay north	18,000
107	86	Main street, Mission to Howard	12,000
108	44	Fremont street, Howard to Folsom	12,000
109	44	Folsom street, First to Fremont	6,000
110	44	Second street, Brannan to Bryant.	15,000
111	+4	Twenty-fourth street, Fair Oaks to	
		Dolores	4.000
111a	64	Green street, Mason to Powell	6,500
		2.1.2.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	-,

Budget Item Acct.			Appro
No. No.—0 111b 1093	Code Description Sutter street, Octavia west	Detail 20,000	priation
111c "	Clay street, Van Ness to Franklin	7,250	
	Total	_	\$364,100
	Bureau of Supplies.		
Personal Se	ervices—(Appropriation 3½-A)		
11·2 634 A	1 Purchaser of Supplies	\$10,000	
113 "	1 Superintendent of Supplies	3,000	
114 " 115 "	1 Inspector of Supplies	2,700	
116 "	1 Clerk, Stationery	2,700 2,400	
117 "	1 Stenographer	1,800	
118 "	1 Assistant Purchaser, Schools	2,400	
119 "	1 Assistant File Clerk, Schools	1,200	
	Total		\$26,200
	EXECUTIVE DEPARTMENT	NTS.	
	MAYOR.		
Personal Se	ervices—(Appropriation 4-A)		
120 404 A	Mayor	\$6,000	
121 "	Executive Secretary	4,200	
122 " 122a "	Assistant Secretary	$\frac{3,600}{2,100}$	
123 "	Stenographer	2,100	
	\$1,800 each	5,400	
124 "	Telephone Operator	1,680	
125 " 126 "	Messenger Chauffeur	1,800 2,400	
	Total Personal Services	\$27,180	
Non-Person	al Services—(Appropriation 4-B)	, .,	
127 404 K	Contingent Expenses (Charter)	\$3,600	
128 "	Personal Services and other than	φυ,σοσ	
	Personal Services	5,000	
	Total Non-Personal Services.	\$8,600	
	Total Mayor		\$35,780
	AUDITOR.		
Personal Sc	rvices—(Appropriation 5-A)		
129 405 A	Auditor	\$4,000	
130 "	Office Superintendent	3,300	
131 " 132 "	3 Deputies at \$3,300 each	9,900 5,400	
133 "	4 Deputies at \$2,520 each	10,080	
134 "	1 Deputy	2,400	
135 "	6 Deputies at \$2,100 each	12,600	
136 " 137 "	1 Stenographer-Bond Clerk Expert (State Law), Section 4099A	2,400 2,400	
138 "	Telephone Operator and Filing	۵,100	
	Clerk	1,800	
139 ''	Attorney	1,800	

Budget			
ltem Ac	ct. -Code Description	Detail	Appro- priation
140 405 A	-		p. 100.011
	and local; compiling statistics		
	for State Board and Controller,		
	and settlements with City and	0.000	
	State	9,600	
	Total Personal Services	\$65,680	
Non-Perso	onal Services—(Appropriation 5-B)		
141 405 B	Contingents	\$500	
142 "	License Tags and Blanks	3,000	
	Total Non-Personal Services.	\$3,500	
	Total Auditor	-	\$69,180
	TAX COLLECTOR.		
7) 7 6			
	Services—(Appropriation 6-A)	0.4.000	
143 408 A	Tax Collector	\$4,000	
144 " 145 "	Office Superintendent Cashier	3,000 3,000	
146 "	Accountant	3,000	
147 "	6 Special Deputies at \$2,400 each	14,400	
148 "	1 Assistant Cashier	2,400	
149 "	2 Expert Searchers at \$2,400 each.	4,800	
150 "	26 Deputies at \$2,100 each	54,600	
191	i Stenographer Extra Clerical Help	2,100	
152 " · 153 "	Adjuster of Licenses	10,800 2,400	
154 "	Tunnel Accountant	2,100	
	Total Personal Services	\$106,600	
Von-Perso	nal Services—(Appropriation 6-B)		
155 408 B	Printing Delinquent Tax List	\$3,600	
156 "	Advertising Tax Notices and Con-	ψυ,υυυ	
100	tingents	2,400	
		00000	
	Total Non-Personal Services	\$6,000	
	Total Tax Collector		\$112,600
	TREASURER.		
Personal S	Services—(Appropriation 7-A)		
157 406 A	Treasurer	\$4,000	
199	Chief Deputy	2,700	
159 " 160 "	Cashier	4,500 3,300	
161 "	1 Deputy	3,600	
162 "	Coupon Clerk	2,400	
163 "	1 Deputy	3,000	
164 "	Bookkeeper	3,000	
165 "	Assistant Bookkeeper	2,100	
166 "	2 Clerks at \$2,400 each	4,800	
167 "	1 Clerk	1,800	
	Total Personal Services	\$35,200	

Dudget			
Budget Item Acct. No. No.—C	Code Description	Detail	Appro- priation
	al Services—(Appropriation 7-B)		
		0150	
168 406 K	Non-Personal Services	\$150	
	Total Treasurer		\$35,350
	ASSESSOR.		
Danson al C.			
	ervices—(Appropriation 8-A)	00.000	
169 407 A	Assessor	\$8,000	
110	Superintendent of Appraisers	4,500	
171 "	Head Appraiser of Real Estate De-	4,200	
172 407 A	partment	4,200	
172 407 A		\$4,200	
173 "	Appraiser of Banks and Insurance	3,600	
174 "	Head Appraiser of Real Estate	3,600	
175 "	Head Appraiser of Personal Prop-	0,000	
110	erty	3,600	
176 "	Appraiser of Warehouses	3,000	
177 "	Appraiser of Probate	3,000	
178 ."	Appraiser of Veterans' Exemptions	3,000	
179 "	4 Appraisers of Real Estate at	-,	
2.0	\$3,000 each	12,000	
180 "	4 Appraisers of Improvements at		
	\$3,000 each	12,000	
181 "	Appraiser of Automobiles	2,700	
182 "	Cashier-Auditor	3,000	
183 "	Cartographer	3,000	
184 "	4 Appraisers of Personal Property,		
	at \$3,000 each	12,000	
185 "	3 Assistant Appraisers of Real		
	Estate, at \$2,400 each	7,200	
186 "	. 3 Assistant Appraisers of Improve-		
	ments, at \$2,400 each	7,200	
187 "	2 Assistant Appraisers of Personal		
	Property, at \$2,400 each	4,800	
188 "	Assistant Appraiser of Warehouses	2,400	
189 "	Assistant Appraiser of Veterans'		
100 "	Exemptions	2,400	
190	Confidential Deputy	2,400	
191	13 Deputy Assessors, at \$2,100 each	27,300	
192 "	Extra Clerks, at \$150 per month for		
	time employed, as per Ordinance	99 900	
	No. 5970, Section 1, Subd. J	88,200	
	Total Personal Services	227,300	
193 407 B	Non-Personal Services	6,500	
200 1912		-	
	Total Assessor		\$233,800
	DEPARTMENT OF ELECTION	ONS.	
Personal S	ervices—(Appropriation 9-A)		
194 431 A	5 Commissioners, at \$1,000 each	\$5,000	
194 451 A 195 "		4,800	
196 "	Registrar	6,000	
196 197 "	6 Deputy Registrars, at \$2,400 each	14,400	
198 "	9 Deputy Registrars, at \$2,100 each	18,900	

9 Deputy Registrars, at \$2,100 each

18,900

Budget			
No. No.—C		Detail	Appro- priation
199 431 A	1 Typograph Operator-Mechanic	2,100	1,1,11,10,11
200 "	1 Stenographer-Typewriter	2,100	
200	_		
	Total Personal Services	\$53,300	
	d Non-Personal Services—(Approion 9-B)	-	
	Election Expenses.		
Personal Se	ervices		
	Storekeeper	\$2,900	
202 4310 A-B	Outside registration, 10 cents a		
	name	\$10,000	
203 "	Temporary Clerks, office and peti-		
	tions	50,000	
	Election Officers	110,580	
205 "	Laborers	1,000	
	Total temporary wages	\$174,480	
Non-Person	al Contractual Service.		
206 4310 B	Auto hire, carfare	\$750	
207 "	Delivery of Supplies and Voting	Ψιου	
	Machines	2,500	
208 "	Postage, sample ballots	9,000	•
209 "	Printing forms, lists	15,000	
210 "	Printing index	20,000	
211 "	Printing sample and official ballots	1,200	
212 "	Official Advertising	2,000	
213 "	Furnishing lamps, chairs, etc	9,000	
214 "	Rent of equipment	2,000	
215 "	Repairs to booths	2,000	
216 "	Erecting booths and fitting	20,000	
217 4310 C	Stationery and supplies	2,000	
210	Ballot paper	7,000	
219 4310 B	Rent of polling places	5,000	
	Total\$	97,450	
	Total Department of Elections		\$325,230
	DISTRICT ATTORNEY		
Personal Se	crvices—(Appropriation 10-A)		
220 412 A	District Attorney	\$5,000	
221 "	5 Assistants at \$4,500 each	22,500	
222 "	1 Assistant	3,000	
223 "	6 Assistants at \$2,400 each	14,400	
224 "	1 Assistant	2,400	
225 "	Warrant and Bond Clerk	3,000	
226 "	1 Assistant Warrant and Bond	0.400	
997 4	Clerk Wayyout and Dand	2,400	
227 "	6 Assistant Warrant and Bond	12.600	
228 "	Clerks at \$2,100 each	2,700	
229 "	Assistant Chief Clerk	2,100	
230 "	Bookkeeper	1,300	
231 "	1 Stenographer	2,400	
201	- Localogiapher	2,100	

Budget			Amma
Item Acct. No. No.—C	Code Description	Detail	Appro- priation
232 412 A	1 Stenographer	2,100	
233 " 234 "	Messenger	1,800 2,100	
201	Total Personal Services		
Personal an	d Non-Personal Services—(Ap-		
	riation 10-B).	•	
235 412 K	Detection and Prosecution of Crim-	0.00	
	inals	\$7,500 —	
	Total District Attorney		\$87,800
	PUBLIC DEFENDER.		
Personal Se	ervices—(Appropriation 10-C)		
236 411	Public Defender	\$5,000	
Personal an	ed Non-Personal Services—(Appro		
	tion —)		
237 411	Deputies and Expenses	\$8,400	
		_	£19.400
	Total Public Defender		\$13,400
٠	CITY ATTORNEY.		
Personal Sc	ervices—(Appropriation 11-A)		
238 410 A	City Attorney	\$5,000	
239 "	3 Assistant City Attorneys at \$4,200 each	12,600	
240 "	3 Assistant City Attorneys at \$3,000		
241 "	each 1 Assistant City Attorney	9,000 2,400	
242 "	2 Stenographers at \$2,100 each	4,200	
243 "	1 Bookkeeper-File Clerk	2,400	
244 "	Chief Clerk	1,800	
	Total Personal Services	\$37,400	
Personal an	d Non-Personal Services—(Appro-	-	
priat	tion 11-B)		
245 410 K	General Litigation	\$5,000	
246 "	Rate Litigation	5,000	
	Total Non-Personal Services	\$10,000	
	Total City Attorney		\$47,400
	CIVIL SERVICE COMMISS	ION.	
Personal Se	rvices—(Appropriation 12-A)		
247 417 A	3 Commissioners at \$1,200 each	\$3,600	
248 ''	Deputy Commissioner and Chief Ex-	2 000	
249 "	aminer 1 Chief Inspector	$\frac{3,900}{2,700}$	
250 "	1 Inspector	2,700	
251 "	Assistant Inspector	2,100	
252 "	1 Assistant Secretary	2,100	

Budget Item Acc	rt. -Code Description	Detail	Appro-
No. No.— 253 417 A	2 General Clerks at \$2,400 each	\$4,800	priation
254 "	1 Clerk-Stenographer	1,920	
255 "	Special Examiners and Extra Clerks	1,200	
200	Special Examinors and Entra Ording	1,200	
	Total Personal Services	\$25,020	
256 417 K	Non-Personal Services (Appropria-	420,020	
	tion 12-B)	1,250	
	· · · · · · · · · · · · · · · · · · ·		
	Total Civil Service Commission		\$26,270
	COUNTY CLERK.		
Personal S	Services—(Appropriation 13-A)		
257 426 A	County Clerk	\$4,000	
258 "	Chief Registry Clerk	3,300	
259 "	Cashier	2,700	
260 "	5 Registry Clerks at \$2,700 each	13,500	
261 "	10 Assistant Registry Clerks at	,	
	\$2,100 each	21,000	
262 "	16 Superior Court Clerks at \$2,100	,	
	each	33,600	
263 "	4 Police Court Clerks at \$2,100 each	8,400	
264 "	38 Copyists at \$2,100 each	79,800	
	· ·		
	Total Personal Services	\$166,300	
265 426 K	Non-Personal Services (13-B)	150	
26 5a "	Typewriting Machines	7,326	
	m . 1 G G1 1		04-0
	Total County Clerk		\$173,776
	SHERIFF.		\$173,776
Personal S	SHERIFF.		\$173,776
	SHERIFF. Services—(Appropriation 14-A)	\$8 000	\$173,776
266 430 A	SHERIFF. Services—(Appropriation 14-A) Sheriff	\$8,000 3.000	\$173,776
266 430 A	SHERIFF. Services—(Appropriation 14-A) Sheriff	3,000	\$173,776
266 430 A 267 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six		\$173,776
266 430 A 267 " 268 " 269 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six	3,000 2,700 1,800	\$173,770
266 430 A 267 " 268 " 269 " 270 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six	3,000 2,700	\$173,770
266 430 A 267 " 268 " 269 " 270 " 271 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six	3,000 2,700 1,800	\$173,776
266 430 A 267 " 268 " 269 " 270 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six	3,000 2,700 1,800 2,700	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each	3,000 2,700 1,800 2,700	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064	3,000 2,700 1,800 2,700 4,200 25,200	\$173,770
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each	3,000 2,700 1,800 2,700 4,200 25,200 121,776	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400	\$173,776
266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails.	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000 2,400	\$173,770
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six Attorney Secretary and Chief Bookkeeper 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent Superintendent Superintendent Assistant Superintendent	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000 2,400 2,340	\$173,770
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 3,000 2,400 2,340 2,400	\$173,776
266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 " 280 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer Commissary Storekeeper	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,400 2,400 2,400 2,400	\$173,776
266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 " 280 " 281 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails. Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,340 2,400 2,400 2,400 2,400 2,400	\$173,776
266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 280 " 281 " 282 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails. Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One 1 Matron	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,340 2,400 2,400 2,100 2,100	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 " 280 " 281 " 282 " 283 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails. Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One 1 Matron 4 Female Jailers at \$2,064 each	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,340 2,400 2,400 2,100 2,100 8,256	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 278 " 279 " 280 " 281 " 282 " 282 " 283 " 284 557 A	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent Superintendent of Jails. Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One 1 Matron 4 Female Jailers at \$2,064 each. 2 Drivers at \$2,064 each.	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,400 2,400 2,100 8,256 \$4,128	\$173,776
266 430 A 267 " 268 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 280 " 281 " 282 " 283 " 284 557 A 285 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent of Jails Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One 1 Matron 4 Female Jailers at \$2,064 each. 2 Drivers at \$2,064 each. 2 Cooks at \$1,800 each.	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,400 2,400 2,400 2,100 8,256 \$4,128 3,600	\$173,776
266 430 A 267 " 268 " 269 " 270 " 271 " 272 " 273 557 A 274 430 A 275 557 A 276 " 277 " 280 " 281 " 282 " 283 " 284 557 A 285 "	SHERIFF. Services—(Appropriation 14-A) Sheriff Cashier, Grade Seven Deputy, Grade Six. Attorney Secretary and Chief Bookkeeper. 2 Bookkeepers, Grade Four, at \$2,100 each 12 Deputies, Grade Four, at \$2,100 each 59 Jailers, Grade Four, at \$2,064 each Stenographer Chauffeur-Machinist Office Superintendent Superintendent Superintendent of Jails. Assistant Superintendent Chief Jailer Commissary Storekeeper 1 Bookkeeper, Grade One 1 Matron 4 Female Jailers at \$2,064 each. 2 Drivers at \$2,064 each.	3,000 2,700 1,800 2,700 4,200 25,200 121,776 2,100 2,400 2,400 2,400 2,400 2,100 8,256 \$4,128	\$173,776

Oth		n Personal Services—(Appropria 14-B)	l-	
Budg		14-D)		
Iten No			Detail	Appro- priation
287	557 Var	Maintenance, Subsistence and		
		Equipment	\$57,000	
		Total Sheriff		\$265,800
		RECORDER.		
Pers	sonal Se	rvices—(Appropriation 15-A)		
		Personal Services.		
288 289	44	Recorder	\$4,000	
290	64	Office Superintendent	3,300	
		each	4,800	
291	**	6 Deputies, Grade 5, at \$2,400 each	14,400	
292 293	66	7 Deputies, Grade 4, at \$2,100 each	14,700	
294	66	Chief Copyist	$\frac{2,400}{2,700}$	
295	44	Stenographer	1,800	
296	$454~\mathrm{AB}$	28 Copyists at \$2,100 each	58,800	
		Total Personal Services	\$106,000	
297	454 B	Non-Personal Services (15-B)	1,000	
		Total Recorder	_	\$107.000
				\$107,900
		SUPERIOR COURTS.		
Pers	sonal Se	rvices—(Appropriation 16-A)		
298	425 A	16 Judges	\$56,000	
299	66	Secretary	5,400	
300 301	64	Messenger-Clerk 8 Translators at \$1,800 each	1,800 $14,400$	
302	66	Jury and Witness Fees	30,000	
303	428 A	Grand Jury Expenses	5,000	
304	425 A	Stenographers (Reporters' Fees)	20,000	
305		Telephone Operator and Filing	1 000	
		Clerk	1,800	
		Total Personal Services	\$134,400	
		al Services—(Appropriation 16-B)	
306	425 K	Court Orders	\$4,000	
		Total Superior Courts		\$138,400
		JUSTICES' COURTS.		
Pers	sonal Se	rvices—(Appropriation 17-A)		
		5 Justices of the Peace at \$4,200		
200	44	each	\$21,000	
308 309	44	Justices' Clerk	$\frac{4,200}{3,000}$	
310	44	Cashier	3,000	
311	**	3 Deputy Clerks, at \$2,700 each	8.100	
312	44	Messenger	2,700	
313		2 Clerks at \$2,400 each	4,800	
		Total Justices' Courts		\$46,800

JUVENILE DETENTION HOME.

Personal S.	ervices—(Appropriation 18-A)		
Budget			
Item Acct. No. No.—C	Code Description	Detail	Appro- priation
314 558 A	Superintendent	\$2,100	
315 "	Matron	1,500	
316 " 317 "	Assistant Superintendent	1,500	
318 "	Night Superintendent	1,500 1,080	
319 "	7 Nurses at \$840 each	5,880	
320 "	Cook	1,200	
200 "	1 Orderly	1,380	
322 "	1 Orderly	1,080	
	Total Personal Services	\$17,220	
Non-Person	al Services—(Appropriation 18-B))	
323 558 Var	Maintenance and Subsistence	14,000	
	Total Juvenile Detention Home		\$31,220
	JUVENILE COURT.		
Personal Se	ervices—(Appropriation 19-A)		
324 5591 A	Chief Probation Officer	\$3,600	
325 "	Assistant Chief Probation Officer	2,700	
326 "	10 Assistant Probation Officers at	91 000	
327 "	\$2,100 each	21,000	
021	each	6,300	
328 "	1 Collector	2,400	
329 "	1 Cashier-Bookkeeper	2,100	
330 " 331 "	1 File Clerk	1,800 7,200	
332 "	1 Clerk	1,800	
	-		
	Total Personal Services	\$48,900	
333 5591 K	Non-Personal Services (Appropria-		
	tion 19-B)	3,600	
	Total Juvenile Court		\$52,500
A	DULT PROBATION DEPAR	TMENT.	
Personal Se	ervices—(Appropriation 20-A)		
334 5590 A	Chief Probation Officer	\$3,600	
335 "	Assistant Chief Probation Officer	2,700	
336 " ·	7 Assistant Probation Officers, at	_,	
227 "	\$2,100 each	14,700	
337 "	1 Stenographer	1,800	
	Total Personal Services	\$22,800	
338 5590 K	Non-Personal Services (Appropria-	F00	
	tion 20-B)	500	
	Total Adult Probation Department		\$23,300

WIDOWS' PENSION BUREAU.

	WIDOWS' PENSION BUR	EAU.	
Person	al Services—(Appropriation 21-A)		
Budget	Acct		Appro-
Item No.	No.—Code Description	Detail	priation
	3 A Director	\$2,700	
340	" Assistant Director	2,220	
341	" 3 Social Service Visitors at \$2,100 each	6,300	
	cach		
	Total Personal Services		
342 55	3 K Non-Personal Services (Appropria-		
	tion 21-B)		
	Total Widows' Pension Bureau.		\$11,820
	LAW LIBRARY.		
	al Services—(Appropriation 22-A)		
	7 A Librarian		
344 A	" Assistant Librarian		
011 /1	Book Repairer		
	Total Law Library		\$7,500
	POLICE COURTS.		
Porcon	al Services—(Appropriation 23-A)		
	3 A 4 Police Judges, at \$3,600 each	\$14,400	
346	4 Stenographers, at \$3,000 each		
0.10		_	
	Total Police Court		\$26,400
	CORONER.		
Person	al Services—(Appropriation 24-A)		
	9 A Coroner	\$4.000	
343	" Chief Deputy		
070	" Autopsy Surgeon		
	9 A 3 Deputies at \$2,400 each		
001	\$1,800 each		
352	" 3 Assistant Deputy Drivers at		
050	\$2,040 each		
353 354 "	1 Stellographer		
355 "			
356 "			
	Matal Danson al Compiana	ent too	
257 40	Total Personal Services		
357 42	9 K Non-Personal Services (Appropriation 24-B)		
	Total Coroner		\$38,032
	SEALER OF WEIGHTS AND M	MEASURE	ES.
Person	al Services—(Appropriation 25-A)		

 358
 460 A
 Sealer
 \$4,200

 359
 " Chief Deputy
 3,000

Budi				
Iter No 360	o. No.—	Code Description 6 Deputy Sealers at \$2,400 each	Detail 14,400	Appro- priation
361	460 K	Total Personal Services Non-Personal Services and Equipment (Appropriation 25-B)	\$21,600 1,400	
		Total Sealer of Weights and Measures		\$23,000
	1	DEPARTMENT OF PUBLIC W	ORKS.	
		Commissioners and General	Office.	
362	414 A	Personal Services (Appropriation 26-A)		\$36, 300
		Bureau of Accounting.		
363	414 A	Personal Services (Appropriation 27-A)		\$58,120
		Bureau of Architecture.		
364	416 A	Personal Services (Appropriation 28-A)		\$13,200
Bui	reau of	Building Repair, Maintenance	and Op	peration.
365	4 32 A	Personal Services (Appropriation		PRO1 000
366	—— A	Repairs to Public Buildings, other than school buildings, personal services, employments (Appropri-		\$201,960
367	— В	ation 29½A)		\$85,110
		tion 29-B)		\$27,900
	— С	Materials and Supplies (Appropriation 29-C)		\$37,580
369	— В	Lighting Public Buildings (Appropriation 29-D)		\$35,000
370	— В	Water, Public Buildings (Appropriation 29-F)		\$20,000
		Bureau of Stores and Yard	ls.	
371	4142 A	Personal Services (Appropriation 30-A)		\$48,769
372	" В	Non-Personal Services (Appropriation 30-B)		\$1,900
372 A	7	Equipment—One 2-Ton Truck		\$4,000
		Bureau of Building Inspecti	ion.	
373	455 A	Personal Services (Appropriation 31-A)		\$43,740
		Bureau of Engineering.		
374	415 A	Personal Services (Apropriation 32-A)		\$158,310
375	414 B	Non-Personal Services (Appropriation 32-B)		\$7,500
376	527 —	Non-Personal Services Street Signs (Appropriation 32-B1)		\$10,000

Bureau of Street Repairs.

Budg		Burouk of Street Repund		
Iten No	n Acct		Detail	Appro- priation
377	527 A			
250	T 0.77 A	33-A) Employments (Appropriation 33-B)		\$13,500
	527 A 1092	Non-Personal Services, Materials,		\$154,605
010	1002	Supplies and Equipment (Appro-		
		priation 33-C)		\$155,775
	Rure	au of Bridge Operation and M	laintena	nce.
380	527 A	Personal Services (Appropriation		
000.	021 21	34-A)		\$48,090
381	44	Non-Personal Services (Appropria-		
		tion 34-B)		\$3,500
		Bureau of Street Cleaning	σ.	
382	502 A	Personal Services (Appropriation	ο.	
002	00211	35-A)		\$22,320
383		Employments (Appropriation 35-A1)		\$405,550
384	502	Non-Personal Services, Material,		
	1092	Supplies and Equipment (Approriation 35-B)		\$61,500
	1032	1141011 50-13)		φοιμού
		Bureau of Sewer Repair	•	
385	501 A	Personal Services (Appropriation		
000	F01 A	36-A)		\$9,300 \$172,150
386 387	501 A 501 —	Employments (Appropriation 36-A1) Non-Personal Services, Material,		\$172,100
501	901	Supplies and Equipment (Ap-		
		propriation 36-B)		\$74,100
		C D' Ct-t'-		
		Sewage Pumping Station	S.	
388	501 A	Personal Services (Appropriation 37-A)		\$2,000
389	501	Non-Personal Services (Appropria-		به المارية
		tion 37-B)		\$500
	D	oard of Public Works, Miscell	laneous	
200		Non-Personal Services (Appropria-	iancous.	•
390	K	tion 38)		\$15,200
		·	_	D. 1 00% P.F.
		Total Board of Public Works		\$1,926,570
		DEPARTMENT OF ELECTRI	CITY	
		DELTAKIMENT OF ELECTRI	CIII.	

Per	sonal S	ervices—(Appropriation 40-A)	
391	465 A	Office Superintendent	\$4,200
392	46	Secretary	2,700
393	44	1 Clerk	2,400
394	66	1 Stenographer-Typewriter	2,100
395	66	1 Helper-Messenger	1,800
396	461 A	Chief Inspector	2,700
397	"	14 Inspectors at \$2,400 each	33,600
398	465 A	Chief Operator	2,700
399	64	8 Fire Alarm Operators at \$2,400	
		each	19,200
400	"	4 Telephone Operators at \$1,680	
		each	6,720
399	"	8 Fire Alarm Operators at \$2,400 each	2,700 19,200 6,720

Bud	cet			
Iter	m Ac	ct.	The Are II	Appro-
401	465 A	-Code Description Relief Telephone Operator	Detail 750	priation
402	100 11	Superintendent of Plant	3,000	
403	44	Cable Splicer at \$8.50 per diem	2,550	
404	44	Batteryman	2,400	
195	46	Foreman Instrument Maker	2,700	
406	"	5 Instrument Makers at \$2,400 each Foreman Underground Construction	12,000 2,100	
408	44	2 Laborers at \$5.50 per diem	2,000	
409	**	2 Machinists at \$8 per diem	4,800	
410	44	3 Foreman Lineman at \$2,460 each	7,380	
411	44	12 Linemen at \$2,280 each	27,360	
412	"	Inside Wireman		
413	44	Commissary	$2,100 \\ 2,340$	
416	44	Repairer 2 Clerks at \$1,800 each	3,600	
110		- Cicins at \$1,000 cass		
		Total Personal Services	\$154,700	
Non	n-Perso	onal Services—(Appropriation 40-B	3)	
417		Material, Supplies and Equipment	*	
Per	·conal	and Non-Personal Services-(Ap-		
1 67		opriation 40-E)		
418	1093	Underground Conduit System	\$15,000	
		Total Non-Personal Services	\$27,800	
		mat 1 December of Discholister	_	0100 700
		Total Department of Electricity		\$182,500
		FIRE DEPARTMENT.		\$182,500
Per	sonal S		•	\$182,500
l'er	sonal S 452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each	\$4,800	\$182,500
419 420	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary	\$4,800 3,900	\$182,500
419 420 421	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician	\$4,800 3,900 2,400	\$182,500
419 420 421 422	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer	\$4,800 3,900 2,400 2,400	\$182,500
419 420 421 422 423	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer	\$4,800 3,900 2,400 2,400 5,360	\$182,500
419 420 421 422 423 424	452 A " " "	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief	\$4,800 3,900 2,400 2,400 5,360 3,960	\$182,500
419 420 421 422 423	452 A " " " "	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief	\$4,800 3,900 2,400 2,400 5,360	\$182,500
419 420 421 422 423 424 425	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200	\$182,500
419 420 421 422 423 424 425 426	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each.	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080	\$182,500
419 420 421 422 423 424 425 426 427	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each	\$4,800 3,900 2,400 5,360 3,960 3,360 55,080 43,200 1,440	\$182,500
419 420 421 422 423 424 425 426 427	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200	\$182,500
419 420 421 422 423 424 425 426 427	452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments	\$4,800 3,900 2,400 5,360 3,960 3,360 55,080 43,200 1,440	\$182,500
419 420 421 422 423 424 425 426 427 428	452 A "" "" "" "452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630	\$182,500
419 420 421 422 423 424 425 426 427 428	452 A " " " " " " " " " " " " " " " " " "	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each 32 Engineers at \$2,280 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960	\$182,500
419 420 421 422 423 424 425 426 427 428 429 430 431 432	452 A "" "" "452 A "" "" "" "" "" "" "" "" ""	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lleutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$2,040 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400	\$182,500
419 420 421 422 423 424 425 426 427 428 429 430 431 432 433	452 A " " " " " " " " " " " " " " " " " "	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$2,040 each 7 Drivers at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440	\$182,500
419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434	452 A "" "" "" 452 A "" "" "" "" "" "" "" "" ""	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 7 Drivers at \$1,920 each 5 Drivers at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000	\$182,500
419 420 421 422 423 424 425 426 427 428 429 430 431 432 433	452 A "" "" "" 452 A "" "" "" "" "" "" "" "" ""	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 7 Drivers at \$1,920 each 5 Drivers at \$1,800 each 57 Stokers at \$2,040 each 57 Stokers at \$2,040 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000 16,280 17,280	\$182,500
419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434 435	452 A "" "" "452 A "" "" "" "" "" "" "" "" ""	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lleutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 5 Drivers at \$1,920 each 5 Stokers at \$2,040 each 5 Stokers at \$2,040 each 9 Stokers at \$1,920 each 9 Stokers at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000 16,280 17,280 10,800	
419 420 421 422 423 424 425 426 427 428 430 431 432 433 434 435 436 437 438	452 A 452 A 452 A 452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 7 Drivers at \$1,920 each 5 Drivers at \$1,920 each 5 Stokers at \$1,920 each 6 Stokers at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000 116,280 17,280 10,800 744,600	
419 420 421 422 423 424 425 426 427 428 429 430 431 432 434 435 436 437 438	452 A "" "" "" 452 A "" "" "" "" "" "" "" "" ""	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 5 Drivers at \$1,920 each 5 Stokers at \$1,920 each 6 Stokers at \$1,920 each 6 Stokers at \$1,800 each 365 Hosemen at \$2,040 each 41 Hosemen at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000 116,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280	
419 420 421 422 423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 440	452 A 452 A 452 A 452 A	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lleutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 5 Drivers at \$1,920 each 5 Stokers at \$1,920 each 6 Stokers at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,960 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000 16,280 17,280 10,800 74,600 78,720 45,000	
419 420 421 422 423 424 425 426 427 428 429 430 431 432 434 435 436 437 438	452 A "" "" "" 452 A "" "" "" "" "" "" "" "" "" "" "" "" "	FIRE DEPARTMENT. Services—(Appropriation 41-A) 4 Commissioners at \$1,200 each Office Superintendent and Secretary Physician Stenographer Chief Engineer First Assistant Chief Second Assistant Chief 18 Battalion Chiefs at \$3,060 each. 20 Operators at \$2,160 each 1 Superintendent of Assignments. ENGINE COMPANIES. 50 Captains at \$2,460 each 73 Lieutenants at \$2,310 each 32 Engineers at \$2,280 each 60 Drivers at \$1,920 each 5 Drivers at \$1,920 each 5 Stokers at \$1,920 each 6 Stokers at \$1,920 each 6 Stokers at \$1,800 each 365 Hosemen at \$2,040 each 41 Hosemen at \$1,920 each	\$4,800 3,900 2,400 2,400 5,360 3,360 55,080 43,200 1,440 \$125,900 \$123,000 168,630 72,960 122,400 13,440 9,000 116,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280 17,280	

\$1,527,700

CHEMICAL COMPANIES

Appropriation

		CHEMICAL COMPANIES.	
Budg		-A	
Iten No	n Ac	-Code Description	Detail
442	No	13 Captains at \$2,460 each	\$31,980
443	4.6	13 Lieutenants at \$2,310 each	30,030
444	44	13 Drivers at \$2,040 each	26,520
445	44	13 Hosemen at \$2,040 each	26,520
			\$115,050
		TRUCK COMPANIES.	
446	452 A	13 Captains at \$2,460 each	\$31,980
447	4.6	13 Lieutenants at \$2,310 each	30,030
448	66	13 Drivers at \$2,040 each	26,520
449	44	13 Tillermen at \$2,040 each	26,520
450	44	103 Truckmen at \$2,040 each	210,120
451	66	1 Truckman	1,920
4 52	66	Automatic Increase in Salaries	100
1			\$327,190
		NEW TRUCK COMPANY, SIX MONTH	is.
453	452 A	Captain	\$1,230
454	"	Lieutenant	1,155
455	66	14 Drivers, Tillermen, Truckmen	12,600
		-	\$14,985
		WATER TOWER COMPANIES	
456	452 A	1 Driver	\$2,040
457	"	1 Hoseman	2,040
			\$4,080
		• FIRE BOAT.	, ,
458	452 A	For Fire Boat Crew and Mainte-	
100	102 11	nance, all revenues received from	
		State of California to be credited	
		to this item	\$67,500
		PUMPING STATIONS.	ec 000
459	452 A	2 Chief Engineers at \$3,000 each	\$6,000
460		5 Assistant Engineers at \$2,400	12,000
4.01	44	each	13,860
461	"		700
462 463	64	Vacation Engineers	577
405		- vacation Filemen	
			\$33,137
		DISTRIBUTING SYSTEM.	
464	452 A	Superintendent	\$3,420
465	"	Foreman Gateman	2,520
466	**	Assistant Foreman Gateman	2,370
467	6.6	10 Gatemen-Hydrantmen at \$2,220	
201		each	22,200
468	66	1 Calker at \$6.75 per diem	2,025
469	44	3 Laborers	4,950
		_	\$37,485
	·	CORPORATION YARD.	401,100
E0.	450 4		\$3,600
70	452 A	Superintendent	2,400
\$71	**	Clerk and Commissary	2,100
472	"	1 Bookkeeper	2,100
473		3 Watchmen, second grade, at \$1,620	1.000
		each ·······	4,860

Budge	Acct.	To a factor	Deteil	Appro-
No.			Detail	priation
474	452 A	1 Drayman	1,920	
475	66	1 Clerk	2,100	
476	64	1 Batteryman	2,400	
477	64	General Foreman	3,000	
478	**	12 Machinists at \$8 per diem each	28,800	
479	66	5 Machinists' Helpers at \$6 per		
		diem each	9,000	
480	66	3 Blacksmiths at \$8 per diem each	7,200	
481	64	3 Blacksmiths' Helpers at \$6.08 per		
		diem each	5,472	
482	4.4	2 Woodworkers at \$8 per diem		,
		each	4,800	
483	44	1 Brass Finisher at \$8 per diem	2,400	
484	46	1 Boilermaker at \$8 per diem	2,400	
485	44	1 Boilermaker's Helper at \$6.08		
100		per diem	1,824	
486	44	Foreman Carriage Painter at \$8.50	2,022	
400		per diem	2,550	
487	44	2 Carriage Painters at \$8 per diem	2,000	
101		each	4,800	
488	44	Leather Workers at \$8 per diem	2,400	
400		Leather workers at 40 per drem	2,100	
			\$94,026	
		Total Personal Services\$	2,347,053	
Non	-Person	al Services		
489	452 Var	Maintenance, Material and Supplies		
400	402 Vai	(Appropriation 41-B)	\$131,800	
490	452 B	Hydrant Service Spring Valley	φ101,000	
100	104 15	Rental, Water for Buildings and		
		High Pressure Service (Appro-		
		priation 41-C)	200,000	
491	1092 E	Equipment (Appropriation 41-D)	100,000	
101	100213	Equipment (hppropriation 41-D)	100,000	
		Total Non-Personal Services	\$431,800	
			-	00 ==0 0=0
		Total Fire Department		\$2,778,853

POLICE DEPARTMENT.

GENERAL OFFICE AND ADMINISTRATION.

Pers	onal S	Services—(Appropriation 42-A)	
492	451 A	4 Commissioners at \$1,200 each	\$4,800
493	44	Office Superintendent	3,000
494	66	Confidential Clerk	2,400
495	64	Stenographer	3,000
496	4.6	Chief of Police	6,000
497	6.6	Clerk to Chief	3,000
497 A	. "	Lieutenant	2,520
498	46	Office Assistant (Sergeant)	2,280
499	44	Office Assistant (Corporal)	2,160
500	44	Surgeon and Physician	1,860
501	44	6 Telephone Operators at \$1,680	
		each	10,080
502	44	Inspector of Motor Vehicles	2,400
503	46	Inspector of Horses and Equipment	2,400

BOOKKEEPING AND ACCOUNTING.

Personal Services

Budget			
No. No.—(Detail	Appro- priation
504 451A	1 Bookkeeper (Sergeant)	\$2,280	
505 "	Bookkeeper (Corporal)	2,160	
506 "	3 Bookkeepers (Patrolmen) at	0.100	
	\$2,064 each	6,192	
	PROPERTY CLERK'S BUREA	VU.	
507 451 A	Property Clerk (Captain)	\$3,000	
508 "	Assistant Property Clerk (Cor-	9.100	
509 "	poral)	2,160	
	trolmen) at \$2,064 each	8,256	
	BUREAU OF PERMITS AND REGIST	TRATION.	
510 451 A	Sergeant	2,280	
511 "	3 Patrolmen at \$2,064 each	6,192	
	COMPLAINT BUREAU.		
512 451 A 512a "	Lieutenant	2,520	
512a 513 "	Corporal 3 Patrolmen at \$2,064 each	2,160 6,192	
010	σ τ ατι στιποπ ατ ψ2,001 σασπ	0,102	
	DETECTIVE BUREAU.		
514 451 A	Captain	4,000	
515 " 516 451 A	6 Lieutenants at \$2,520 each	15,120	
516 451 A	56 Detective Sergeants at \$2,400 each	\$134,400	
517 "	1 Stenographer	2,400	
518 "	1 Photographer	2,424	
519 "	3 Women Protective Officers at	2.100	
	\$2,064 each	6,192	
(UNIFORM FORCE AND OTHER EMP	PLOYEES.	
520 451 A	15 Captains at \$3,000 each	45,000	
521 "	19 Lieutenants at \$2,520 each	47,880	
522 " 523 "	78 Sergeants at \$2,280 each 77 Corporals at \$2,160 each	177,840 166,320	
524 "	819 Patrolmen at \$2,064 each		
525 "		51,000	
526 "	9 Hostlers at \$1,800 each	16,200	
527 " 528 "	4 Matrons at \$1,920 each	7,680	
529 "	Cook	1,200 1,800	
530 "	3 Engineers at \$2,400 each	7,200	
	Total Personal Services\$2	2 166 261	
37 7)		2,400,304	
Non-Person			
531 451 K	Contingent Expense (Appropriation 2-B)	\$9,000	
532 451 Var	Maintenance (Appropriation 42-C)	50,000	
	Equipment (Appropriation 42-B)	30,000	
	Total Non-Personal Services	\$89,000	
	Total Tion Personal Belvices	Ψου,ουο	

Total Police Department....

\$2,555,364

DEPARTMENT OF PUBLIC HEALTH. Central Office.

		Central Office.		
Bud Ite N	in Acct.	Code Description	Detail	Appro-
534	6. No.—C	Personal Services (Appropriation	Detail	priation
535	476 B	43-A)	\$313,608	
536	64	ings (Appropriation 43-B) Water for Health Department	2,200	
	450.0	Buildings (Appropriation 43-C).	25,700	
537	476 C	Material and Supplies (Appropriation 43-D)	54,000	
538	476	To carry on the work now being done by the San Francisco So-		
		ciety for the Prevention of Tuber- culosis; conducting clinics, em-		
		ploying nurses, both field and clinic; physicians, carfare, food,		
		medicines and incidental ex-	000.000	
538	A	penses (Appropriation 43-E) Rat extermination	\$20,000 5,000	
,		Relief Home.		
539	552 A	Personal Services (Appropriation		
540	552	44-A)	\$113,318	
		tion 44-B)	\$216,000	
540	A	Equipment (Appropriation 41 D)	7,500	
		Isolation Hospital.		
541	554	Personal Services (Appropriation 45-A)	48,650	
		San Francisco Hospital		
542	554	Personal Services (Appropriation		
543	5540	Non-Personal Services (Appropria-	379,860	
		tion 46-B)	415,000	
		Emergency Hospitals.		
544	5541 A	Personal Services (Appropriation 47-A)	133,145	
545		Non-Personal Services (Appropria-	29,400	
546	1092	tion 47-B) Purchase of One White Ambulance		
		(Appropriation 47-C)	5,600	
		Total Health Department		\$1,768,981
5.45	210	Playgrounds.		
547	612	Personal and Non-Personal Services (Appropriation 48)		\$170,000
		TOTAL GENERAL FUND		\$15,329,627
	SCH	OOL APPROPRIATION FUN	ID NO	49
548	576 A	Commissioners	\$5,000	10.
549	010 A	Superintendent of Schools	10,000	
550		Deputies, Supervisors, Directors and Assistants	75,000	

Budget Item Acc	et.		Appro-
No. No	-Code Description	Detail	priation
551 576 A	Secretary of Board of Education and Secretary of High School		
552 "	Board of Education	2,700	
	Assistants	58,360	
553 " 554 "	Superintendent of Building Repairs	3,000	
994	Inspectors, Water, Gas and Electricity	1,980	
	Total Administration\$	156,040	
	STORES AND SHOPS.		
555 "	Storekeeper	\$2,400	
556 ''	3 Varnishers at \$8.50 a day each	7,650	
557 "	3 Cabinetmakers at \$8.50 a day each	8,400	
558 "	Shop Mechanics and Laborers	20,340	
	ATTENDANCE BUREAU.	\$38,790	
EEO E7C A		00.400	
559 576 A 560 "	Director	\$2,400 6,000	
		\$8,400	
	INSTRUCTION.		
561 "	1490 Teachers, Elementary, Day	\$2,849,230	
562 "	59 Teachers, Elementary, Evening	g 53,460	
563 "	78 Teachers, Junior High	167,459	
564 "	393 Teachers, High, Day	922,716	
565 "	20 High School Assistants to Teachers (Laboratory)	1,380	
566 "	88 Teachers, High, Evening	92,280	
567 " 568 "	20 Teachers, High, Part Time	37,081	
300	119 Teachers, Special Departments	99,550	
569 "	Sick Leave Allowance		
570 "	Teachers' Automatic Increase	37,500	
		45,000	
570a " 570b	9 Librarians and Assistants	6,000	
	High School Text-Book Committee.	6,000	
570c	Teachers' increase over present rates	100,000	
		4,417,656	
571 11	INCREASE DUE TO GROWTI		
911	Teachers, Elementary, Day	\$40,000	
014	Teachers, Elementary, Evening	4,000	
573 "	Teachers, High, Day, Evening,		
	High, Junior High and Part		
	Time High	80,000	
574 "	Teachers, Kindergarten	10,000	
		\$134,000	
575 "	Janitors and Engineers for all Schools	313,344	
576 576 C	Materials and Supplies, fixed	,	
	charges and Teachers' Institute	\$370,000	
	Total School Department		\$5,438,230
577 601	Park Fund (Appropriation 50)		\$670,000

Budget Item Acct			Appro-
No. No.—		Detail	priation
578 631/32	Bond Interest and Redemption (Appropriation 51)		\$4,683,779
579 629	Firemen's Relief and Pension Fund (Appropriation 52)		\$324,000
580 577	Library Fund (Appropriation 53)		\$242,700
581 440	Board of Administration—San Francisco City Employees' Retirement Fund (Appropriation 54)		\$372,000
582 403	Publicity and Advertising		\$70,000
583 553 584 — K	Maintenance of Blind		\$15,000
001 11	Gate Park	_	\$40,000
	TOTAL BUDGET	\$	27,185,336

Privilege of the Floor.

E. P. E. Troy was granted the privilege of the floor and addressed the Board in opposition to the final passage of the Budget at this time, alleging that inadequate time was given for public hearings.

H. Harphold, representing Columbia Heights District, made an earnest appeal for an appropriation sufficient to reconstruct the San Jose avenue bridge at Mt. Vernon

avenue.

Andrew J. Gallagher, representing the Southern Promotion Association, declared in an extended statement that the appropriations made for the industrial district south of Market street was small in comparison with appropriations made for northern districts and wholly inadequate to the growing needs of the southern industrial district.

Edna Calhan, representing Ingleside District, also addressed the Board favoring an appropriation for

San Jose avenue bridge.

Final Passage.

Whereupon, the roll was called and the Budget was *finally passed* by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

No—Supervisor McSheehy—1. Absent — Supervisors Katz, McLeran, Shannon—3.

Explanation of Vote.

To the Honorable Board of Supervisors:

On May 14, 1924, your honorable Board passed a budget of 584 items, calling for an expenditure of \$27, 185,336, an increase of \$1,476,770, a little over 6 per cent. It took six hours to pass this budget, including the hearing allowed the taxpayers, as called for in Article 3, Chapter 1, Section 3, of this Charter. No Board in the history of San

No Board in the history of San Francisco ever passed a budget in such a short length of time. I was out of the city on the 14th inst., and it never occurred to me that the Board would hear the taxpayers and pass the budget in one day. The fourteen members that were present at this budget hearing should be complimented upon the rapidity with which they passed a budget amounting to over \$27,000,000.

On Monday, the 19th inst., I asked to have this budget reopened so that I could offer the following reductions in this fiscal year's budget which would amount to \$695,470 and which would mean a cut of 12 cents in the tax rate predicated on estimates obtainable as to next year's

assessment roll.

Last year I asked that Item No. 1 be cut from \$500,000 to \$250,000 for repairs of school buildings, and I am glad to see that the suggestion I made has proved correct, because in this year's items \$250,000 is allowed and not \$500,000.

The following is a list of reductions that can be made without impairing the efficiency of our city government and will mean a great saving to some 70,000 taxpayers:

(22) Finance Committee Ex-

penses\$5,000 The same can be taken out of the General Fund. This committee has sole supervision over same.

(23) Supervisors' Incidental

(26) \$50,000 is sufficient for Urgent Necessity.

This item should be cut to that amount.

(38) Civic Center, opening of Fulton and Leavenworth streets into Market

..\$200,000 street \$200,000 There is no need of this expenditure in this year's budget; \$300,-000 was allowed in last budget and to date no buildings have been removed from this socalled improvement.

(45) Auditorium.

.....\$10,000 All receipts in the form of rents are placed in the Auditorium Fund and used solely for the unknown and used solely for the upkeep of the building. There is no need of a subsidy of \$10,000 for this purpose, for that is what this item represents.

(64) Aquatic Park, Kinsay

purchase \$22,000 These are water lots and should never have been purchased. (69) For development and

improvement of Marina..\$190,000 We will be called upon to make eighteen payments similar to this. This contract is a subterfuge for a bond issue and I feel the courts will declare it invalid.

(128) Personal Services al-

lowed the Mayor......\$5,000
This item should be cut out entirely. The Charter allows the Mayor \$3,600 for this same purpose, and no other Mayor ever asked for a personal fund of \$5,000. (264) Personal Service, Bu-

reau of Architecture \$13,200 This bureau should be abolished. It is simply an auxiliary bureau for the City Architect, John Reid, to carry on his work. Steps should be taken to re-establish a Bureau of Architecture and do away with

the fee system, and a great saving will be made for the city.

(63) For Purchase of Land from Spring Valley Water Company . . \$37,520

from Market Street Rail-7,750

at Ocean Beach..... 100,000 (68) For Improvement of

Public Golf Links at Lake 50,000

These items should all be taken out of the budget and placed in the Park Fund, because the Park Commissioners will have jurisdiction over these improvements and they will receive, including these four items, \$84,730 more this year than they received three years ago, when cost of both material and labor were at their peak.

I feel as one member of this Board that we are very shortsighted in at least not making a substantial

appropriation, say \$200,000, for the purpose of narrowing the sidewalks and making wider roadways for vehicular travel.

If there is one problem that is almost a menace today it is our traffic problem, and in this year's budget we are making no pretensions to care for same.

For these reasons I am voting "no" and wish my vote so recorded

and inserted in the records. JAS. B. McSHEEHY,

Supervisor. Supervisor Morgan declared that she was not present when Budget was passed for printing, and that not enough money had been allowed for parks and playgrounds and educational projects. She objected to that part of the Budget and expressed the hope that in the near future some means would be found to provide sufficient funds for these purposes and that there would be some change in this antiquated method of making up the Budget.

Final Passage.

The following matters, heretofore passed for printing, were taken and finally passed by the following vote:

Authorizations.

Resolution No. 22482 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

(1) San Francisco News Co., library books (claim dated April 30, 1924), \$506.86. (2) G. E. Stechert & Co., library books (claim dated April 30, 1924),

\$1,710.97.

(3) G. E. Stechert & Co., library books (claim dated April 30, 1924), \$3,470.87.

(4) Foster & Futernick Co., book binding (claim dated April 30,

1924), \$688.75.

Auditorium Fund.

Pacific Gas & Electric Co., gas and electric service, Auditorium (claim dated May 10, 1924), \$565.80.

Municipal Railway Fund.

American Brake Shoe & Foundry Co., car brake shoes (claim dated May 9, 1924), \$1,306.58.
(7) Frank F. Bodler, rental of 30

fare registers (claim dated May 9, 1924), \$750.

(8) Westinghouse Electric & Mfg. Co., railway supplies (claim dated May 9, 1924), \$597.32.

Municipal Railway Deprectation

Fund

(9) Edward I. Park and Ellen Park, payment for lands for Ocean View extension of Municipal Railways, per Resolution No. 22419, New Series (claim dated May 9, 1924), \$993.05.

(10)Manson & Allan. in full settlement of injuries and damages sustained by J. A. Allen, account of Municipal Railways (claim dated

May 9, 1924), \$800.

County Road Fund.

(11) James R. McElroy, ninth payment, improvement of Lincoln Park boulevard (claim dated May 14, 1924), \$6,450.

Special School Tax.

(12)Wm. Bruce, final payment, general contract, alterations to Sarah B. Cooper School (claim dated May 14, 1924), \$1,643.75.

Water Construction Fund, Bond

Issue 1910.

(13) A. Levy and J. Zentner Co., supplies, Hetch Hetchy construction (claim dated May 5, 1924), \$1,317.80.

(14) J. H. Newbauer & Co., supplies (claim dated May 5, 1924),

\$528.10.

- (15)Old Mission Portland Cement Co., cement (claim dated May 5, 1924), \$11,447.37.
- M. M. O'Shaughnessy, refund expenditures, per (16)volving vouchers (claim dated May 5, 1924), \$799.07.
- (17)State Compensation Insurance Fund, premium, insurance on Hetch Hetchy employees (claim dated May 5, 1924), \$1,542.52.
- (18) State Compensation Insurance Fund, premium, insurance on Hetch Hetchy employees (claim dated May 5, 1924), \$2,875.21.
- (19) Wilsey-Bennett Co., supplies (claim dated May 5, 1924), \$987.68.
- (20) J. H. Newbauer & Co., supplies (claim dated May 10, 1924), \$1,506.48.
- (21) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated May 10, 1924), \$1,903.63.
- (22) Associated Oil Co., fuel oil dated May 10, 1924), (claim \$1,016.76.
- (23) Robert M. Searls, to reimburse revolving fund of Special Counsel, vouchers attached per May 10, 1924), (claim dated \$3,010.75.
- (24) Smith Booth Usher pump and parts (claim dated May 12, 1924), \$2,006.67.

(25) Edw. L. Soule Co., iron bars (claim dated May 12. 1924). \$1,136.53.

(26)United States Director of National Park Service, annual payment per Act of Congress on Hetch Hetchy grant (claim dated May 12, 1924), \$15,000.
(27) Wilsey-Bennett Co., supplies

dated May 12, 1924), (claim

\$1.318.48.

(28) Crane Co., plumbing supplies (claim dated May 10, 1924), \$2,386.68.

General Fund, 1923-1924.

(29) California Meat Co., meats, County Jails (claim dated April 30, 1924), \$601.51. (30) Lange

Langendorf Baking Co., bread, County Jails (claim dated April 30, 1924), \$743.05.

(31) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated May 12, 1924),

\$577.50. (32) Boys' Aid Society, mainte-

12, 1924), \$1,186.75.

(33) Roman Catholic Orphanage. maintenance of minors (claim dated

May 12, 1924), \$3,807.72. (34) Protestant Orphanage, main-

tenance of minors (claim dated May 12, 1924), \$793.26.
(35) St. Vincent's School, maintenance of minors (claim dated

May 12, 1924), \$2,256.21.

(36)Albertinum Orphanage, maintenance of minors (claim dated

May 12, 1924), \$1,622.08. (37) St. Mary's Orphanage, maintenance of minors (claim dated May

12, 1924), \$537.08. (38) Little Children's Aid, maintenance of minors (claim dated May 12, 1924), \$9,371.12.

(39) Eureka Benevolent Society, maintenance of minors (claim dated

May 12, 1924), \$3,635.90.

(40) Children's Agency, maintenance of minors (claim dated May 12, 1924), \$20,763.32.

St. Catherine's Training maintenance of minors (41) St. Catherine's Home, (claim dated May 12, 1924), \$688.35.

(42) Preston School of Industry maintenance of minors (claim dated

May 12, 1924), \$846.66. (43) Pacific Gas & Electric Co.. lighting public buildings (claim

dated May 13, 1924), \$3,501.36.
(44) Spring Valley Water Co.,
water for public buildings (claim
dated May 9, 1924), \$1,547.27.
(45) Santa Cruz Portland Cement

Co., cement for street repair (claim dated May 9, 1924), \$4,360.73.

(46) Conlin & Roberts, 100 street cleaning cans (claim dated May 10, 1924), \$540.

(47) California Brick Co., street paving brick (claim dated May 13,

1924), \$2,548.38. (48) California Metal and Radiator Works, metal boxes and repairs (claim dated April 30, 1924), \$560.

(49) Westinghouse Gas and Electric Co., gas and electricity, Fire Department (claim dated April 30,

1924), \$1,668.55.
(50) Spring Valley Water Co., water, Fire Department (claim dated April 30, 1924), \$2,774.17.
(51) Standard Oil Co., gasoline,

Fire Department (claim dated April

30, 1924), \$1,405.57.

(52)Spring Valley Water Co., water, Health Department buildings dated April 30, 1924), (claim \$748.10.

(53)California Meat Co., meats, Relief Home (claim dated April 30,

1924), \$554.27.

(54)A. Ginocchio & Son, alfalfa. Relief Home (claim dated April 30, 1924), \$699.92.

(55) W. O. Miller, eggs, Relief Home (claim dated April 30, 1924), W. O. Miller, eggs, Relief

\$718.53.

(56) Sherry Bros., butter, Relief Home (claim dated April 30, 1924), \$1,053.60.

(57) W. O. Miller, eggs, San Francisco Hospital (claim dated

April 30, 1924), \$1,488.18.

(58) L. Scatena & Co., supplies,
San Francisco Hospital (claim
dated April 30, 1924), \$548.92.

(59) Miller & Lux, meats, San
Francisco Hospital (claim dated

April 30, 1924), \$1,251.22.

Municipal Railway Fund.

(60) Market Street Railway Co., reimbursement, per agreement of Dec. 12, 1918, \$1,422.63. (61) Market Street Railway Co.,

electric power furnished (claim dated May 14, 1924), \$3,059.37.

(62) Pacific Gas & Electric Co., electric power furnished (claim dated May 14, 1924), \$35,063.21.

(63) Pacific Gas & Electric Co., labor and materials furnished (claim dated May 14, 1924), \$625.46.

(64) San Francisco City Employees' Retirement System, for pensions, etc., Municipal Railway employees (claim dated May 10, 1924), \$6,329.94.

(65)Westinghouse Eletric Manufacturing Co., eleteric supplies (claim dated May 14, 1924), \$510.73.

Municipal Railway Depreciation Fund.

(66) The White Company, one 25-passenger motor bus for Municipal Raiways (caim dated May 14, 1924), \$8,820.

Water Construction Fund, Bond Issuc 1910.

(67) Western Pipe & Steel Co., fourth payment, Contract 91, penstocks for Moccasin Creek power plant (claim dated May 13, 1924), \$17,100.69.

Duplicate Tax Fund.
(68) Chin Ah Len et al., refund duplicate payment of taxes (claim dated May 15, 1924), \$572.55. (69) S. Chamberlain, refund of duplicate payment of taxes (claim dated May 15, 1924), \$1,215.19.
(70) L. O'Neill, refund of dupli-

cate payment of taxes (claim dated

May 15, 1924), \$559.19.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz,

Leran, Shannon-3.

Appropriation, \$41,000, Improvement of Marina.

Resolution No. 22483 (New Se-

ries), as follows:

Resolved, That the sum of \$41,000 be and the same is hereby set aside, appropriated and authorized to be expended out of \$125,000 heretofore set aside out of County Road Fund by Resolutions Nos. 20428 and 21, 340 (New Series), for improvement of Marina boulevard, for the following purposes, to-wit:

For improvement of the Marina boulevard from Steiner to Lyon streets;

per award to Municipal Construction Company.\$34,894.85

For possible extras and in-

6,105.15

\$41,000.00 Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz,

Katz, Mc-

Leran, Shannon-3.

Permits.

Resolution No. 22484 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage.

Milton R. Barr, at a point on the northerly line of Union street, distant thercon 62 feet 6 inches westerly from the westerly line of Laguna street.

Automobile Supply Station. Thomas M. Geraty, at the northwest corner of Geary street and Thirtieth avenue; also to store 2000 gallons of gasoline.

Laundry and Cleaning Establishment.

Ideal Laundry, Inc., on property situate fronting 275 feet on the northwesterly line of Harrison street, 100 feet on the northeasterly line of Seventh street and 100 feet on the southwesterly line of Sher-man street, having a uniform depth northwesterly 100 feet from the northwesterly line of Harrison street.

Gasoline Tanks.

Ideal Laundry, Inc., to install four (4) tanks, to contain not more than 550 gallons of gasoline each, in premises at the intersection of the northwesterly line of Harrison street with the northeasterly ine of Seventh street.

Oil Storage Tanks.

Ideal Laundry, Inc., in premises at the intersection of the northwesterly line of Harrison street with the northeasterly line Seventh street, 2500 gallons capacity.

Herbert Meyerfeld, at 5424 Geary

street, 1500 gallons capacity.

M. Salomon, at northwest corner Powell and Washington streets, 1500 gallons capacity.

Otto Rueder, at east side of Third street, 50 feet north from Quesada street, 1500 gallons capacity.

Transfer Automobile Supply Station. N. L. Ferrari, transfer of auto-mobile supply station at Mission and Nye streets, heretofore granted Curtis & O'Brien by Resolution No. 20197 (New Series).

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson. Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz,

Mc-

Leran, Shannon-3.

Establishing Set-Dack Lines.

Bill No. 6711, Ordinance No. 6249 (New Series), as follows:

Establishing set-back lines along Twentieth avenue northerly from Fulton street, along Forty-eighth northarly from Cabrillo avenue street; along Forty-eighth avenue northerly from Fulton street; along Washington street between Maple Washington street between Maple and Spruce streets; along Twenty-ifth avenue northerly from Lake street; along Vernon street north crly from Garfield avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 21st day of April, 1924, the Board of Supervisors adopted Resolution of Intention No. 39 to establish set-back lines along Twentieth avenue northerly from Fulton street; along Forty-eighth avenue northerly from Cabrillo street; along Forty-eighth avenue north-erly from Fulton street; along Washington street; along Washington street between Maple and Spruce streets; along Twentyfifth avenue northerly from Lake street, and along Vernon street northerly from Garfield avenue, and fixed the 19th day of May, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objec-tions thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

Along the easterly side of Twentieth avenue, commencing at a point 100 feet northerly from Fulton street and running thence northerly to a point 125 feet southerly from Cabrillo street, said set-back line to be 2 feet.

Along the westerly side of Fortyeighth avenue, commencing at a Cabrillo street and running thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 125 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 150 feet, said set-back line to be 3 feet; along the easterly side of Forty-eighth average companying at Cabrilla tract nue, commencing at Cabrillo street and running thence northerly 270 feet, said set-back line to be 14 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7 feet; thence northerly to Balboa street, said set-back line to be 3 feet.

Along the easterly side of Fortyeighth avenue, commencing at Fulton street and running thence northerly to a point 95 feet southerly from Cabrillo street, said set-back line to be 3 feet.

Along the northerly side of Washington street between Maple street and Spruce street, said set-back line to be 20 feet; along the southerly side of Washington street between Maple street and Spruce street, said

set-back line to be 10 feet.

Along the easterly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Lake street and running thence northerly 270 feet, said set-back line to be 10 feet; thence northerly 130 feet, said set-back line to be 24 feet.

Along both sides of Vernon street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz,

Mc-

Leran. Shannon—3.

Spur Track Permit, Atchison, Topeka and Santa Fe Railway Company. Bill No. 6712, Ordinance No. 6250

(New Seriees), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Atchison, Topeka and Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track on Main street between Harirson and Bryant streets, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Atchison, Topeka and Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track on Main street between Harrison and Bryant streets, as follows:

Beginning at a point in the center line of an existing track in Main street in the City and County of San Francisco, said point lying 72.28 feet northeasterly from the southwesterly line of Main street and 164.42 feet southeasterly from the southeasterly line of Bryant

street produced across Main street: thence northwesterly on the arc of a curve concave to the southwest and having a radius of 221.60 feet, a distance of 170.61 feet, to a point which is distant 3.35 feet northwesterly from the southeasterly line of Bryant street produced across Main street and 13.9 feet southwesterly from the northeasterly line of Main street produced across Bryant street; thence northwesterly in a direct line a distance of 102.67 feet to a point which is distant 15.00 feet northwesterly from the northwest-erly line of Bryant street produced across Main street and 27.66 feet northeasterly from the southwest-erly line of Main street; thence continuing northwesterly on the arc of a curve concave to the north-east and having a radius of 231.01 feet a distance of 94.00 feet to a point which is distant 8.50 feet northeasterly from the southwest-erly line of Main street and 107.11 feet northwesterly from the north-westerly line of Bryant street pro-duced across Main street thence duced across Main street; thence northwesterly on a line which is parallel to and distant 8.50 feet northeasterly from the southwest-erly line of Main street, a distance of 305.39 feet to the end.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that girder rail be used: that the track on the sidewalk area be constructed to the proposed grade on Main street between Harrison and Bryant streets; that a suitable bulkhead be constructed to maintain the street; that proper drainage facilities be provided for; that all curb removed be hauled to the Corporation Yard; that all pavement disturbed be restored, and that a light be installed and maintained at the end of the proposed spur; also, that provision be made for steps to facilitate pedestrian travel, all work to be done under the direction and supervision of the Board of Public Works.

Provided, that the Atchison, Topeka and Santa Fe Railway Company shall crect and maintain all-night lighted arc lamps where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Hayden, McGregor, McShechy, Mor-Bobb, Roucovieri, Rossi, Bath, Colman, Deasy, Harrelson, gan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz, Mc

Leran, Shannon-3.

Action Deferred.

The following matter, heretofore passed for printing, was taken up and, on motion, laid over one week:

Amending Zoning Ordinance, Yosemite Avenue.

-, Ordinance No. -Bill No. -

(New Stries), as follows: Amending Ordinance

No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."
Ordinance No. 5464 (New Series),
the title of which is above recited, is hereby amended as follows:

Section 11 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the property bounded by Third street, Yosemite avenue, Southern Pacific Railroad right of way and Carroll avenue in the light industrial district instead of the first residential district and commercial district.

Recommitted.

The following bill was, on motion, recommitted to the Health Committee.

Removal of Wooden and Frame Buildings.

Bill No. 6699, Ordinance No. -

(New Series), as follows:

Providing for the removal of all wooden and frame buildings erected within the City and County of San Francisco subsequent to the earthquake and fire of April 18, 1906, in violation of the building laws and ordinances of the City and County of San Francisco, and providing penalties for the violation thereof.

Be it ordained by the People of the City and County of San Fran

cisco as follows:

Section 1. It is hereby found and recited that subsequent to the earthquake and fire of April 18, 1906, by reason of which a large part of the City and County of San Francisco was reduced to ruins, many wooden and frame buildings were con-structed to meet the emergency then existing in violation of the building laws and ordinances of said City and County of San Fran-cisco. It is further found and recited that said emergency has long

since ceased to exist and that there is no longer any reason for the continued maintenance of any of said wooden and frame buildings and that the public safety and welfare now demand their removal.

Section 2. All wooden and frame buildings erected subsequent to April 18, 1906, within the City and County of San Francisco in viola-tion of and contrary to the laws and ordinances of said City and County of San Francisco are hereby ordered

demolished and removed.

Section 3. It is hereby made the duty of the Board of Public Works to enforce the provisions of this ordinance and the Board of Public Works is hereby directed and empowered to serve notice in writing upon all owners of buildings affected by this ordinance to demolish and remove said buildings in accordance with the provisions hereof.

Said notices may be served upon the person or persons, or either of them, owning any such building by personally delivering a copy of said notice to the person to be served; and if such owner or owners be absent from the City and County of San Francisco or cannot be found therein then such notice may be served in the same manner upon any tenant or other person in possession or occupancy of any such building or any part thereof; provided, however, that if the owner of any such building to or owners of any such building be absent from said City and County, or cannot be found therein, and · there is no tenant or other persorin possession or occupancy of such building or any part thereof, then such notice may be served by post-ing same in some conspicuous place upon such building.

Section 4. If the owner or owners of any such building shall fail for a period of ninety days after service of notice, as provided in Section 3 hereof, to demolish and remove said building said Board of Public Works is hereby authorized and directed to demolish and remove such building; and the cost of said demolition and removal shall constitute a first lien on said building and the material thereof.

Section 5. Any person, corporation, partnership or association of persons failing to comply with the provisions of this ordinance shall be deemed guilty of a misdemeanor. and, upon conviction thereof, shall be punished by a fine not exceeding \$500, or by imprisonment in the County Jail not exceeding six months, or by both such fine and imprisonment; and every such person, corporation, partnership or association of persons shall be deemed guilty of a separate offense for every day that any building owned by such person, corporation, partnership or association of persons remains undemolished after the expiration of ninety days after service of notice as provided in Section 3 hereof, and shall be subject to the penalty imposed by this section for each separate offense.
Section 6. This ordinnace shall

take effect and be in force imme-

diately.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$45,460.89, recommends same be allowed and

ordered paid:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—17.

Absent-Supervisor Katz-1.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. - (New Se-

ries), as follows: Resolved, That the following amounts be and the same are nereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Park Func.

Empire Planing (1)Mill, mill work for hathhouse (claim dated May 23, 1924), \$675. (2) Pacific Gas and Electric Co.,

gas and electric service for parks (claim dated May 23, 1924), \$1,456.75.

Spring Valley Water Co., (3)water for parks (claim dated May 23, 1924), \$2,907.45.

(4) National Ice Cream Co., ice eam, children's quarters (claim cream, children's quarters dated May 23, 1924), \$607.35. (5) National Ice Cream Co., ice

dated May 23, 1924), \$535.05.
(6) National Ice Cream Co., ice cream, children's quarters (claim cream, children's quarters dated May 23, 1924), \$676.70.

(7) Landau Economic Syphon Co., soda water, children's quarters dated May 23, (claim 1924), \$1,172.95.

School Bonds, 1918.

Co., (8)Braun-Knecht-Heiman scientific materials, Galileo High School (claim dated May 20, 1924), \$591.74.

(9) Smith, Booth, Usher & Co., lathes and milling machaines, Galileo High School (claim dated May 20, 1924), \$6,240.

Special School Tax.

Harron, Rickard & McCone. (10)lathes, etc., Galileo High School (claim dated May 20, 1924), \$3,953.45

(11) The F. O. Stallman Supply Co., lathes and shaping machine, Galileo High School (claim dated

Galileo High School (claim dated May 20, 1924), \$6,963.50.

(12) Brandlein & Co., desks, Pacific Heights School (claim dated May 20, 1924), \$6,185.80.

(13) F. W. Wentworth & Co., desks, Pacific Heights School (claim dated May 20, 1924), \$512.

(14) Haley Manufacturing Co., blackboards, Part Time School (claim dated May 15, 1924), \$576.

(15) Western Asbestos Magnesia Co., celotax insulating lumber, Part Time School (claim dated May 15, Time School (claim dated May 15, 1924), \$605.28.

(16) Bakewell & Brown, first payment, architectural service, Douglas Everett School (claim dated las Everett School (claim dated May 21, 1924), \$3,000. (17) John Galen Howard, first

payment, architectural service, Le Conte School (claim dated May 21, 1924). \$3,000.

Water Construction Fund, Bond

Issue 1910. Pelton Water Wheel Co., (18)nineteenth payment, water wheels for Moccasin Creek power plant (claim dated May 21, 1924), \$11, 679.09.

(19) Grant, Smith & Co., twenty-first payment, construction of Pulgas tunnel (claim dated May 16,

1924), \$28,139.76. (20) Edw. L. Soule Co., reinforcing steel, Hetch Hetchy constuc-tion (claim dated May 19, 1924), \$1,962.58.

(21) White Bros., lumber, Hetch Hetchy construction (claim dated

May 7, 1924), \$540.64. (22) Frank Walker and Olive E. Walker, right of way lands in Stan-islaus County; per Resolution No. 22441, New Series (claim dated May 16, 1924), \$3,500.

(23) H. B. Brubaker and Ida Alice Brubaker, right of way lands in Stanislaus County; per Resolu-tion No. 22422, New Series (claim dated May 16, 1924), \$10,000. (24) Robert M. Searls, for deposit

in Superior Court of San Joaquin County, per order of court fixing security upon taking possession of

property in Hetch Hetchy eminent domain proceedings No. 17888 16, (elaim dated May 1924).

\$4,261.07.

(25) Stanislaus Land and Abstract Co., for clearing of titles and purchase price of right of way lands in Stanislaus County; per Resolution No. 22422, New Series (claim dated May 16, 1924), \$2.114.91.

(26) M. M. O'Shaughnessy, for reimbursement of revolving fund, per vouchers (claim dated May 16,

1924), \$2,653.16.

General Fund, 1923-1924.

(27) Shell Company, fuel oil, San Francisco Hospital (elaim dated May 16, 1924), \$2,227.20.-(28) Bay City Market, meats, Re-

lief Home (claim dated April 30,

1924), \$1,148.87.

(29)Del Monte Meat Co., meats, Relief Home (claim dated April 30,

1924), \$2,049.15.
(30) Healey & Donaldson, to-bacco, Relief Home (claim dated bacco, Relief Home (claim dated April 30, 1924), \$796.06. (31) Shell Company, fuel oil, Re-

lief Home (claim dated April 30, 1924), \$1,637.05.
(32) Miller & Lux, meats, Relief

Home (claim dated April 30, 1924),

\$582.24.

Jacobs, Malcolm & Burtt, es, Relief Home (claim (33)

vegetables, Relief Home (claim dated May 21, 1924), \$721.19. (34) N. Randall Ellis, engineer-ing services for month of May, val-

ing services for month of May, valuation of San Francisco electric properties (claim dated May 14, 1924), \$750.

(35) John J. Dailey, legal services, month of May, as Special Counsel for City and County, per Resolution No. 22251, New Series (claim dated May 14, 1924), \$850.

(36) C. B. Eaton, first payment, improvement of Jamestown avenue.

improvement of Jamestown avenue from Third street to Ingalls street (claim dated May 21, 1924), \$4,000.

(37) Market Street Railway Co., refund of second installment of taxes paid on lands being purchased by the City and County, per agreement (claim dated May 26, 1924), \$563.88.

(38) San Francisco Chroniele, official advertising, Board of Supervisors (claim dated May 26, 1924),

\$827.18.

Appropriation, \$18,632.18, Payment to Eleanor F. Meherin for Land at Kearny and Greenwich Streets.

Also, Resolution No. -- (New

(Series), as follows: Resolved, That the sum of \$18,-632.18 be and the same is hereby set aside and appropriated out of General Fund, 1923-1924, Budget Item No. 72—Telegraph Hill Improvement, and authorized in payment to Elenore F. Meherin; being payment for lands situate at the intersection of the easterly line of Kearny street with the northerly line of Greenwich street, of dimensions 103 feet 21% inches by 137 feet 6 inches; and for lands situate, beginning on the northerly line of Greenwich street, 137 feet 6 inches from the northeasterly corner of Greenwich and Kearny streets, of dimensions 137 feet 6 inches by 137 feet 6 inches; being portions of 50-Vara Block No. 60, and particularly described by Resolution No. 22472 (New Series), accepting offer (claim dated May 22, 1924).

Appropriations, County Road Fund. Also, Resolution No. -- (New

Series), as follows: Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund, and authorized in payment to the hereinafter named persons, being payments for properties required for the opening and widening of Roosevelt way, to-

(1) To Charles L. Harney, for lands situate on the northerly line of Lower Terrace, 25 x 100 feet; as per acceptance of offer by Resolution November 1984 (2014)

tion No. 22442, New Series (claim dated May 21, 1924), \$1,050.

(2) To Alfred G. Piper and Elizabeth Piper, for property described in acceptance of offer by Resolution No. 22474 (New Series), of dimensions 30 by 115 feet, and being a claim dated May 21, 1924), \$10,000.

(3) To R. J. Jileck and Lillie Jileck, for land described in acceptance.

ance of offer by Resolution No. 22474 (New Series), of irregular dimensions, and being a portion of Block 7, Flint Tract Homestead Association (claim dated May 21, 1924), \$655.

Appropriations, Land and Improvements Required for Dudley Stone School Site.

Also, Resolution No. -- (New Series), as tollows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for the Dudley Stone School, to-wit:

(1) To Benjamin J Jefts, for lands and improvements situate on north line of Waller street, com-mencing 37 feet 6 inches westerly

from Central avenue, of dimensions 25 by 100 feet; particularly described in Resolution No. 22477 (New Series), accepting offer, Series), accepting

\$8,000.

(2) To Mary E. Mackinnon, for lands and improvements situate on morth line of Waller street, commencing 62 feet 6 inches west of Central avenue, of dimensions 25 by 100 feet, particularly described in Resoultion No. 22478 (New Series), accepting offer, \$8,300.

Ordering Construction of Relief Home Buildings.

Also, Bill No. 6713, Ordinance No. - (New Series), as follows:

Ordering the construction buildings for the Relief Home in the Relief Home Tract; authoriz-ing and directing the Board of Pub-lic Works to enter into contract for said construction, and permitting progressive payments to be made during the progress of construction. The cost of said construction to be borne out of Relief Home Bond Fund, Issue 1923. Section 1. The construction of

construction of buildings for the Relief Home in the Relief Home Tract is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to enterinto contract for the construction of said buildings, the cost of said construction to be borne out of Relief Home Bond Fund, Issue 1923.

Section 2. The said Board of Public Works is hereby anthorized and permitted to incorporate in the contract for said construction of Relief Hone buildings, conditions trat progressive payments shall be made during the progress of construction.

Section 3. This ordinance shall take effect immediately.

Transfer of Funds for Payment of Principal and Interest, Geary Street Railway Bonds. Supervisor Rossi presented:

Resolution No. 22485 (New Se-

ries), as follows:

Resolved, That the Auditor and the Treasurer of the City and County be directed to transfer in season to pay interest and principal on Geary Street Railway Bonds, Market Street Railway Bonds and Municipal Railway Bonds, to become due on or before July 1, 1924, the following sums or so much thereof as may be necessary, to-

From the Municipal Railway Fund the sum of \$23,512.50 to the credit of Geary Street Railway Bond Interest Fund, and the sum of \$1,057.50 to the credit of Mar-

ket Street Railway Bond Interest Fund, and the sum of \$72,500 to the credit of Municipal Railway Bond Interest Fund, and from the Municipal Railway Depreciation Fund the sum of \$95,000 to the credit of Geary Street Railway Bond Redemption Fund, and the sum of \$6,000 to the credit of Mar-ket Street Railway Redemption Fund.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz, Mc-

Leran, Shannon-3.

Accepting Offer to Sell Land in San Mateo County for Hetch Hetchy Right of Way.

Supervisor Rossi presented: Resolution No. 22486 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcels of land, situated in the County of of land, situated in the County of San Mateo, State of California, required as a right of way for the aqueduct of the Hetch Hetchy water supply project, for the sum set forth opposite their names, viz.:

Moses F. X. Kavanaugh and M. E. Kavanaugh, \$6,557.50—Two parcels, containing 1.92 acres and 3.46 acres, respectively, being particus of that

respectively, being portions of that certain tract of land containing 187.885 acres acquired by Moses F. X. Kavanaugh by decree of distribution dated April 15, 1909, and recorded in the office of the County Recorder of San Mateo County April 26, 1909, in Book 163 of Deeds, page 192. (As per written offer on file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned parcels of land for the sum set forth apposite their names be and the same is hereby accepted.

Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Weter Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer. to examine the title to said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for

record, with a copy of this resolu-tion attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A yes — Supervisors Badaracco, ath Colman, Deasy, Harrelson, Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz, Mc-

Leran, Shannon—3.

Acceping Offer to Sell Land for Widening of Roosevelt Way.

Supervisor Rossi presented: Resolution No. 22487 (New Se-

ries), as follows:

Whereas, the owners of the fol-lowing described land, sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way, have offered to convey the property desired by the City and County of San Francisco for the sum set forth op-

posite their names, viz.:

Elizabeth S. Jory and John Jory, \$80—Commencing at a point on the southeasterly line of Park Hill avenue, distant thereon 255.35 feet northeasterly from the northerly line of Masonic avenue; thence northeasterly along the southeast-erly line of Park Hill avenue 25.00 feet; thence at right angles southeasterly 10.00 feet; thence at right angles southwesterly 25.00 feet; thence at right angles northwesterly 10.00 feet to the southeasterly line of Park Hill avenue and the point of commencement. Being a portion of Lot 8, Block 9, Flint Tract Homestead Association.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the

property. Now, therefore, be it Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco upon payment of the agreed purchase price.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,

Hayden, McGregor, McSheehy, Mor-Rossi. gan. Robb. Roncovieri, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, Mc

Leran, Shannon-3.

Accepting Offer of the Regents of State University to Sell Land Required for Hospital Purposes.

Supervisor Rossi presented: Resolution No. 22488 (New Se-

ries), as follows:

Whereas, an offer has been ceived from the Regents of the University of California to convey to the City and County of San Fran-cisco certain land situated on the westerly line of Potrero avenue, distant thereon 25 feet southerly from the southerly line of Twentysecond street; running thence southerly along said westerly line of Potrero avenue 125 feet, of irregular dimensions; said land being required for hospital purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$12,000, be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:
Commencing at a point on the westerly line of Potrero avenue, distant thereon twenty-five feet southerly from the southerly line of Twenty-second street; running thence southerly along said west-erly line of Potrero avenue 125 feet; thence at a right angle westerly 200 feet to the easterly line of Hampshire street; thence northerly along said easterly line of Hampshire street 50 feet; thence at a right angle easterly 100 feet; thence at a right angle northerly 75 feet; thence at a right angle easterly 100 feet to the westerly line of Potrero avenue and the point of commencement; being a portion of Mission Bleck 148; also known as Block 4153 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to

cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz,

Katz, Mc-

Leran, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Mayor to Execute Agreement With Marguerite E. Marchand for Civic Center Property.

On motion of Supervisor Rossi: Bill No. 6714, Ordinance No. -

(New Series), as follows:

Directing the Mayor of the City and County of San Francisco to execute an agreement with Marguerite E. Marchand, a single woman, for the purchase by the City and County of City Hall Lots Numbers 26 and 28, and an option to purchase City Hall Lots Numbers 25 and 27, real property in the City and County of San Francisco.

The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agree-ment with Marguerite E. Marchand, a single woman, providing for the immediate purchase of those certain lots, pieces or parcels of land situate, lying and being in the City and County of San Francisco, State of California, and known as City Hall Lots 26 and 28 and the existing improvements on City Hall Lots 25 and 27 for the sum of eighty thousand (\$80,000) dollars, and giving to the City and County the option to purchase said City Hall Lots numbered 25 and 27 on or before the 30th day of January, 1925, for the further principal sum of one hundred and forty-five thousand (\$145,000) dollars, and also giving to the City and County the right to immediate possession of City Hall Lots numbered 25 and 27 upon the making of the first payment herereferred to. Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee.

Establishing Set-back Lines. On motion of Supervisor Mc-Gregor:

Bill No. 6715, Ordinance No. -(New Series), as follows:

Establishing set-back lines along portions of Funston avenue, Twenty-second avenue, Twenty-fifth ave-

nue and Victoria street.

Section 1. It is hereby recited that on the 28th day of April, 1924. the Board of Supervisors adopted Resolution of Intention No. 40 to establish set-back lines along Funston avenue, Twenty-second avenue, Twenty-fifth avenue, Victoria street and Bright street, and fixed the 26th day of May, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series; that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Fun-ston avenue, commencing at Kirk-ham street and running thence northerly 225 feet, said set-back line to be 15 feet; thence northerly 75 feet, said set-back line to be 3.5 feet; thence northerly 25 feet, said set-back line to be 11 feet; thence northerly 25 feet, said set-back line to be 12.75 feet; thence northerly 25 feet, said set-back line to be 14.5 feet; thence northerly 75 feet, said set-back line to be 16.75 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

Along the easterly side of Twentysecond avenue, commencing at Lincoln way and running thence southerly 75 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 9 feet.

Along the westerly side of Twentyfifth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 175 feet, said set-back line to be 5 feet; thence northerly 150 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 25 feet, said set-back line to be 4 feet; along the easterly side of Twentyfifth avenue, commencing at a point 100 feet northerly from Judah street, and running thence northerly 100 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 275 feet, said set-back line to be 12 feet, said set-back line to be 12 feet.

Along the westerly side of Victoria street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Victoria street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 375 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7 feet; thence northerly 25 feet, said set-back line to be 4 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Denial of Zoning Change, Labrucherie Bros.

Supervisor McGregor presented:

Resolution No. 22489 (New Series), as follows:

Whereas, Labrucherie Bros. has filed an application to change the classification of the property situated on the south side of Duncan street between San Jose avenue and Guerrero street, having a frontage of 100 feet, the entire frontage on Duncan street, to the commercial district from the second residential district as designated upon the Use of Property Zone Map, constituting a part of Ordinance No. 5464 (New Series), and which application was referred to the City Planning Commission, as required by Section 10 of said ordinance; and

Whereas, pursuant to law, said City Planning Commission held a hearing, after notifying all parties interested in said matter, at which hearing said applicant was given an opportunity of presenting, and did present, such testimony as was pertinent to said application, after which said City Planning Commission did recommend to this Board that said application be denied; and

Whereas, thereafter a hearing

was held by the City Planning Committee of this Board whereat said applicant apppeared and presented arguments in favor of said application and having heard all objections thereto, said City Planning Committee did recommend to this Board that said application be denied; and

Whereas, a further hearing has been held by this Board in the matter of said application, and said applicant has been given full opportunity to present all reasons why said application should be granted and the change of classification of his property should be made; now, therefore,

Resolved, And it is hereby determined that the public health, safety and welfare and public interest require that said application be denied, and it is accordingly so ordered.

Privilege of the Floor.

Raymond D. Williamson and A. J. Gallagher were granted the privilege of the floor and addressed the Board in opposition to the resolution.

Messrs. Bluxome and Cuthbertson favored its adoption.

Whereupon, the foregoing resolution was *adopted* by the following vote:

A y e s — Supervisors Badaracco. Bath, Colman, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Koncovieri, Rossi, Schmitz, Welch, Wetmore—14.

No—Supervisor Deasy—1.

Absent — Supervisors Katz, Mc-Leran, Shannon—3.

Passed for Printing.

The following resolution was passed for printing:

Laundry, Parking Station, Oil and Boiler Permits.

On motion of Supervisor Deasy:
Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Automobile Parking Station.

John Gerbes, to conduct an automobile parking station at southeast corner of Fourteenth and Valencia streets for a period not to exceed three months.

Oil Storage Tank.

Arthur Klahm, in premises west line of Sixteenth avenue, 130 feet south of Irving street, 1500 gallons capacity.

H. D. Hogrefe, in premises northwest corner of Polk and Greenwic. streets, 1500 gallons capacity

H. S. Davis, at premises No. 475 Tenth street, 1500 gallons capacity.

Boiler.

ldeal Laundry, Inc., boiler, 200 horse power, at premises northwesterly line of Harrison street, intersecting northeasterly line of Seventh street and southwesterly line of Sherman street.

Wellman-Peck Co., boiler, 50 horse power, in premises No. 301 Embar-

cadero.

H. S. Davis, boiler, 50 horse power, in premises No. 475 Tenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Award of Contract, Burial of Indigent Dead.

Supervisor Badaracco presented: Resolution No. 22490 (New Series), as follows:

Whereas, a communication has been filed by the Board of Health recommending that the award of contract for burial of the indigent dead be awarded to Joseph Hagan & Sons in accordance with their bid presented May 19, 1924; therefore, be it

Resolved, That Joseph Hagan & Sons are hereby awarded the contract for burying the indigent dead of the City and County of San Francisco from and after July 1, 1924, and including June 30, 1925, in strict accordance with the specifications therefor, and at the price set forth in the bid submitted by them on May 19, 1924.

For burying each body, \$8.50.

For burying bodies of all indigents, \$496 per month.

Further Resolved, That said Joseph Hagan & Sons shall furnish a bond in the sum of \$200 for the faithful performance of the contract, the sufficiency of the sureties thereon to be subject to the approval of the Mayor.

Adopted by the fillowing vote:

A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-Roucovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, Mc-

Leran, Shannon—3.

Passed for Printing.

The following bill was passed for printing:

Amendment of Traffic Ordinance.

On motion of Supervisor Bath:

Bill No. 6721, Ordinance No. -(New Series), as follows:

Amending Sections 19, 21, 91a and 91b of Ordinance No. 1857 (New Series), entitled "Regulating moving travel and traffic upon the streets and other public places of the City and County of San Francisco," etc., and adding two new sections thereto, to be numbered Sections 19a and 19b.

Section 19 of Ordinance No. 1857 (New Series), the title of which is above recited, is hereby amended so as to read as follows:

Vehicles Shall Not Stand Near Crossing.

Section 1. Section 19. It shall be unlawful for any person to hitch, or to cause to be hitched, any horse, mule or other animal, or to leave standing or to cause or permit to be left standing any bicycle, motor-cycle, automobile, buggy, carriage, wagon or other vehicle upon any street within twenty feet of either side line of any street that crosses, intersects or terminates in such street, or within twenty feet of either such side line extended across such streets at right angles; provided, however, that none of the conveyances or other vehicles men-tioned herein shall be left standing or permitted or caused to be left standing on Market street within sixty feet of a line extended at right angles from the curb line to a designated car-stop placed between the tracks of the street railway nearest thereto. No vehicle shall stand so as to obstruct the passage of pedestrians at crossings.

Section 2. Section 21 of said Ordinance No. 1857 (New Series) is hereby amended so as to read as follows:

Parking Restrictions.

Section 21. Between the hours of 10 o'clock a. m. and 6 o'clock p. m. on any day except Sundays and legal holidays, it shall be unlawful for the owner, driver or operator of any motor, horse-drawn or other vehicle, or animal to permit such vehicle or animal to stand for more than forty (40) minutes on any of the streets within the following described boundaries:

Zonc No. 1-40-Minute Boundaries.

All streets within the following described bounderies, commencing with the intersection of Folsom street with The Embarcadero,

along the westerly property line of The Embarcadero to the north line of Broadway street; thence along the north line of Broadway to the west line of Stockton street; thence the west line of Stockton along street to the north line of California thence along the north line street: of California street to the west line of Taylor street; thence along the west line of Taylor street to the north line of Market street; thence along the north line of Market along the north line of Market street to the west line of Seventh street; thence along the west line of Seventh street to the south line of Folsom street; thence along the south line of Folsom street to the point of commencement, the intersection of the westerly line of The Embarcadero with the southerly line of Folsom street; excepting that on Powell street between Market and Bush streets standing or parking of vehicles shall be limited to 20 minutes.

Provided, however, that stoppages caused by fire, blockades, breakdowns or other emergencies shall not be considered within the provisions of this ordinance; and provided further, that the provisions of this section shall not apply to the standing of any passenger vehicle upon any public or private stand created in said districts or streets under the provisions of Ordinance No. 1898 (New Series).

Parking Restrictions Sixty (60) Minute Zone.

Between the hours of 10 o'clock a.m. and 6 o'clock p.m. on any day except Sundays and legal holidays it shall be unlawful for the owner, driver or operator of any motor, horse-drawn or other vehicle or animal to permit such vehicle or animal to stand for more than sixty (60) minutes on any of the streets within the following described boundaries:

Commencing with the westerly intersection of California street and Taylor street, along the north line of California street to the east line of Larkin street to the east line of Larkin street; thence along the east line of Pacific street; thence along the north line of Pacific street to the east line of Franklin street; thence along the east line of Franklin street; thence along the east line of Market street; thence along the north line of Market street to the west line of Valencia street; thence along the west line of Valencia street; thence along the south line of Market street to the west line of

Eleventh street; thence along the west line of Eleventh street to the south line of Folsom street; thence along the south line of Folsom street to the west line of Seventh street; thence along the west line of Seventh street; thence along the morth line of Market street; thence along the north line of Market street to the west line of Taylor street; thence along the west line of Taylor street to the north line or California street, the point of commencement; and also on the following streets within the boundaries as hereinafter set forth:

Golden Gate avenue, Franklin to Steiner strects.

McAllister street, Franklin to Steiner streets,

Fillmore street, Fulton to Jackson streets.

O'Farrell street, Webster to Steiner streets.

Geary street, Webster to Steiner streets.

Post street, Webster to Steiner streets.

Sutter street, Webster to Steiner streets.

Haight street, Masonic avenue to Stanyan street.

Valencia street, Market to Mission streets.

Twenty-second street, Howard to

Guerrero streets.

Mission street, Fifteenth street to

Onondaga avenue.
Sixteenth street, Howard to Guerrero streets.

Pacific street, Stockton to Larkin streets.

Provided, however, that stoppages caused by fire, blockades, breakdowns or other emergencies shall not be considered within the provisions of this ordinance; and provided further, that the provisions of this section shall not apply to the standing of any passenger vehicle upon any public or private stand created in said districts or streets under the provisions of Ordinance No. 1898 (New Series).

Section 3. A new section is hereby added to said Ordinance No. 1857 (New Series), the same to read as follows:

Section 18a. Between the hours of 7 o'clock a. m. and 7 o'clock p. m., excepting on Sundays and legal holidays, it shall be unlawful for any owner, driver, or operator of any motor or horse-drawn vehicle to operate such vehicle in such manner as to make a left-hand turn on any part of Market street be-

tween First and Ninth streets and Battery and Larkin streets.

Section 4. A new section is here-by added to said Ordinance No. 1857 (New Series), to be designated Section 19b, the same to read as fol-

One-Way Traffic Streets.

Section 19b. It shall be unlawful for any owner, driver or operator of any motor or horse-drawn vehicle or animal, to operate such vehicle or animal on any of the following named one-way traffic streets, excepting in the direction, as provided, and during the hours desig-

Bush street, Market to Divisadero streets—(a) Eastbound only, 7:45 a. m. to 9 p. m.; (b) westbound only, 4:30 p. m. to 5:30 p. m.

Pine street, Market to Divisadero streets—(a) Eastbound only, 7 a. m. to 9:30 p. m.; (b) westbound only, 4 p. m. to 6:30 p. m.

Stevenson street, First to Ninth streets—(a) Eastbound only, 7 a.

m. to 6:30 p. m.

Jessie street, First to Ninth streets -(a) Eastbound only, 7 a.m. to 6:30 p. m.

Minna street, First to Ninth streets—(a) Westbound only, 7 a. m. to 6:30 p. m.

Natoma street, First to Ninth streets—(a) Westbound only, 7 a. m. to 6:30 p. m.
Annie street, Market to Missin

streets-(a) Southbound only, 7 a. m. to 6:30 p. m.

Halleck street, Front to Leidesdorff streets—(a) Westbound only,

7 a. m. to 6:30 p. m.

Commercial street, Embarcadero to Grant avenue—(a) Westbound only, 7 a. m. to 6:30 p. m.

Merchant street, Front to Kearny streets-(a) Westbound only, 7 a.

m. to 6:30 p. m.

Sacramento street, Embarcadero Kearny street—(a) Westbound

only, 7 a, m. to 6:30 p. m.
Clay street, Embarcadero to
Kearny street—(a) Eastbound only,

7 a. m. to 6:30 p. m.

Washington street, Embarcadero to Montgomery street—(a) West-bound only, 7 a. m. to 6:30 p. m.

Jackson street, Embarcadero to Columbus avenue—(a) Eastbound only, 7 a. m. to 6:30 p. m.

Oregon street, Embarcadero Battery-(a) Westbound only, 7 a. m. to 6:30 p. m.

Vehicles shall not enter upon any one-way street excepting in the di-

rection of moving traffic.

On all one-way streets no vehicle shall be parked or otherwise stopped except next to and parallel with

curb and faced in the direction of

the moving traffic.

On all one-way streets all standing or moving vehicles shall face in the direction of the moving traffic during the hours that such streets are so designated.

On Stevenson, Jessie, Minna, Natoma, Halleck, Commercial, Merchant and Oregon streets, to the extent herein described and between the hours of 7 a.m. and 6:30 p.m., it shall be unlawful for the owner, driver or corretor of any which driver or operator of any vehicle to stand or leave standing any such vehicle excepting (a) vehicles may be allowed to stand while being loaded or unloaded; (b) drivers and operators of vehicles having actual business may stand such vehicles at the curb of a block in which such business is being transacted for a period not exceeding fifteen minutes.

On all streets crossing Bush and Pine streets between Market and Divisadero streets it shall be unlawful for the owner, driver or operator of any motor or horse-drawn vehicle (street cars excepted) to fail to bring such motor or horsedrawn vehicle to a complete stop at the intersection corners of Bush street and Pine street before crossstreet and The street before cross-ing the same, unless otherwise di-rected by a police officer or by any signal device showing or indicating "stop or go," that shall be author-ized, installed and put in use and operation by the Police Department of said City and County of said City and County.

Between the hours of 7 o'clock a.m. and 7 o'clock p.m. on Bush street and Pine street it shall be unlawful for the owner, driver or operator of any motor or horsedrawn vehicle to fail to bring such motor vehicle to a complete stop at the intersection corners of Powell street and at Jones street before crossing the same, unles otherwise directed by a police officer or by any signal device showing or indi-cating "stop and go," that shall be authorized, installed and put in use and operation by the Police Department of said City and County.

Section 5. Section 91a of said ordinance is hereby amended so as

to read as follows:

Signs to Be Provided.

Section 81a. The Police Department shall provide a suitable number of distinctive signs entitled "No Parking," "40 Minute Limit,"
"Safety Crossing," "Safety Station," or similar words, and shall place the same in such locations as shall best serve the public conveni-ence. The use of such signs by others than the Police Department

is hereby forbidden. It shall be unlawful for any person to park any vehicle or animal along or close to the curb in the space between the signs installed in pursuance of this section, or to move, or cause to be moved, any of the said signs with-out permission of the Police Department.

Section 6. Section 91b of said ordinance is hereby amended so as to read as follows:

Reserve Space Signs.
Section 81b. The occupant of any premises, upon application made therefor to, and granted by, the Police Department, may be per-mitted to erect and maintain a sign at the curb bearing the words "Re-served Space," and space in front of such premises shall be deemed reserved for the convenience of the occupant thereof during business hours, so as to permit a vehicle to stand thereat. The maintenance of such signs shall be under such restrictions as the Police Department shall prescribe and subject to revocation at any time. It shall be unlawful for any person to park any vehicle or animal along or close to the curb in the space between the signs installed in pursuance of this section, or to move, or cause to be moved, any of the said signs without permission of the Police Depart-

Section 7. All ordinances or parts of ordinances, so far as they may conflict with the provisions of this ordinance, are hereby repealed.

Amended Description of McDonald Property in Stanislaus County Condemned for Hetch Hetchy Rights of Way.

Supervisor McSheehy presented: Resolution No. 22491 (New Series), as follows:

(Recommendation of City Engineer.)

Resolved, That the description of Parcel 2 of the property described in Resolution No. 22354 (New Se-ries), situated in the County of Stanislaus, State of California, and therein designated as being owned by Samuel Macdonald, and designated as being necessary to be taken by the City and County of San Francisco through eminent domain proceedings for the use as a right of way for the Hetch Hetchy transmission line and aqueduct, be and it is hereby amended to read as follows:

Beginning at a point in the center line of Van Dusen avenue, which line is also the south line of Lot 43 of Sisk Addition to Roselle Tract, distant thereon north 89 degrees

471/1 minutes west 49.9 feet from its intersection with the center line of a county road; said center line of county road is also the east line of said Lot 43 and of Section 36, Township 2 South, Range 9 East, M. D. B. and M.; thence north 60 degrees 56 minutes 23 seconds east 56.7 feet to a point in the center line of said county road, distant along said line north 0 degrees 47¼ minutes west 27.7 feet from its intersection with the center line of Van Dusen avenue; thence along the center line of said county road north 0 degrees 471/4 minutes west 134 feet; thence south 62 degrees 58½ minutes west 353.3 feet to a point in said center line of Van Dusen avenue; thence along said center line of Van Dusen avenue south 89 degrees 471/4 minutes east 267 feet to the point of beginning.

Containing 0.57 acres, and being a portion of Lot 43 of Sisk Addition to the Roselle Tract; said Lot 43 and Van Dusen avenue are shown and designated on a map entitled "Map of Sisk Addition to the Roselle Tract," filed in the office of the County Recorder of Stanislaus County, January 12, 1914, in Vol-

ume 8 of Mans, at page 6.

Be it Further Resolved, That the City Attorney and Special Counsel for the Hetch Hetchy Water Supply are authorized and directed to amend their complaint in said proceeding so as to set forth amended description of Parcel 2 described in said Resolution No. 22354 (New Series), as hereinabove set forth.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy. Hayden, McGregor, McSheehy, Mor-Robb. Roncovieri, Rossi, gan, Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz, Mc-

Leran, Shannon-3.

Passed for Printig.

The following bill was passed for printing:

Ordering Street Work, Fulton Street. On motion of Supervisor Harrel-

Bill No. 6716, Ordinance No. -

(New Series), as follows: Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication

filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-nient Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its of the which said plans and execution. fice, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Vulcan street between Ord and Levant streets by grading to official line and grade; by the construction of reinforced concrete stairways, landings, cop-ings, including the construction of a storm water inlet with accompanying 10-inch ironstone pipe culvert with broken rock sump; by the construction of pipe railings, including the furnishing and setting of all fittings.

The method of assessment for said improvement determined and declared by the Board of Public Works by its Resolution No. 81297a

(Second firmed.

Section 2. This ordinance shall take effect immediately.

Series) is hereby con-

Confirmation of Method of Assessment, Improvement of Vulcan Street.

Supervisor Harrelson presented: Resolution No. 22492 (New Se-

ries), as follows:

Resolved, That the method of assessment for the improvement of Vulcan street between Ord and Levant streets by grading to official line and grade; by the construction of reinforced concrete stairways, landings, copings, including the corstruction of a storm water inlet

with accompanying 10-inch ironstone pipe culvert with broken rock sump; by the construction of pipe including the furnishing railing, and setting of all fittings, in accordance with Resolution of Intention No. 80791 (Second Series), determined and declared by the Board of Public Works by its Resolution No. 81297a (Second Series), is hereby confirmed. by confirmed.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-gan, Robb, Roncovieri, Rossi,

Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, Mc-

Leran, Shannon—3.

Closing Cosmos Place, Temporarily.

Supervisor Harrelson presented: Resolution No. 22493 (New Se-

ries), as follows:

That Resolved. Cosmos from Taylor street to a line 60 feet westerly (except the sidewalk space on the northerly side of Cosmos place), be temporarily closed for a period of forty-five days from date of approval of this resolution. order to expedite the construction of a six-story reinforced concrete building, including basement, by John Spargo.

Adopted by the following vote:

Ayes — Supervisors Badaracco. ath, Colman, Deasy, Harrelson. Ayes Super No. Beasy, Harrelson, Path, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-Roucovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz, Me-

Leran, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Improvement of Rae Avenue.

On motion of Supervisor Harrelson:

Bill No. 6717, Ordinance No. —

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office May 21, 1924, by adding thereto a new section to be numbered eight hundred and forty, to read as follows:

Section 840. The width of sidewalks on Rae avenue between Farragut avenue and its northerly termination shall be eight (8) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall

take effect immediately.

Establishing Grades, Rae Avenue.

Bill No. 6718, Ordinance No. -(New Series), as follows:

Establishing grades on Rae avenue between Farragut avenue and a line parallel with and 240 feet northerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The grades on Rae avenue between Farragut avenue and a line parallel with and 240 feet northerly therefrom are hereby es-tablished at points hereinafter named and at heights above city base as hereinafter stated, in accordance with recommendation the Board of Public Works filed May 15, 1924.

Rae Avenue.

Westerly line of, at Farragut avenut, northerly line, 290.71 feet. (The same being the present official grade.)

Easterly line of, at Farragut avenue, northerly line, 291.80 feet. (The same being the present official grade.)

240 feet northerly from Farragut

avenue, 288 feet.

On Rae avenue between Farragut avenue and a line parallel with and 240 feet northerly therefrom be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22494 (New Se-

ries), as follows:

Resolved, That P. Montague is hereby granted an extension of thirty days' time from and after June 7, 1924, within which to complete construction of artificial stone sidewalks on Monterey boulevard between Circular avenue and Hamburg street, under public contract.

This extension of time granted for the reason that the contractor has been delayed by con-struction of sidesewer and new

building on a 25-foot lot.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, McGregor, McSheehy. Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Katz,

Leran, Shannon-3.

Also, Resolution No. 22495 (New

Series), as follows:

Resolved, That Fay Improvement Company is hereby graned an extension of sixty days' time from and after May 14, 1924, within which to complete improvement of Rhode Island street between Mariposa and Nineteenth streets.

This extension of time is granted for the reason that the contractor has been delayed by scarcity

of material

Adopted by the following vote: A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super ...
Bath, Colman, Deasy, Harrelson,
Hayden, McGregor, McSheehy, MorPoncovieri, Rossi,

Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, Mc-

Leran, Shannon-3.

Also, Resolution No. 22496 (New

Series), as follows:

Resolved, That the Municipal Construction Company is hereby granted an extension of ninety days' time from and after May 12, 1924, within which to plete contract for the improvement of Collingwood street between Twentieth and Twenty-second streets and Twenty first and Twenty-second streets between Castro and Diamond streets.

This extension of time is granted for the reason that the work is nearing completion and the City Engineer recommends this exten-

sion.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Bath, Corman, Deasy, Hayden, McGregor, McSheehy, Mor-Bakh, Roncovieri, Rossi,

Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz, Mc-

Leran, Shannon-3.

Approval of Map, Extension of Avila Street.

Also, Resolution No. 22497 (New Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 81821 (Second Series), approve a map showing the extension of Avila street from Alhambra street to Chestnut street; therefore he it

Resolved. That the map showing the extension of Avila street from Alhambra street to Chestnut street

is hereby approved.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor

gan, Robb, Roncovier', Rossi, Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz, Mc-

Leran, Shannon-3.

Accepting Deed, Avila Street. Also, Resolution No. 22498 (New

Series), as follows:

Resolved. That that certain deed executed on the 3d day of May, 1924, between Marina Corporatio (a corporation) and the City and County of San Francisco, conveying lands for the purpose of opening laying out and dedicating Avila street from Alhambra street to Chestnut street, as shown on map approved May 16, 1924, by the Board of Public Works by Resolution No. 81821 (Second Series), is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harreelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz. Welch, Wetmore—15.
Absent—S "visors Katz,

Mc-

Leran, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Fixing Sidewalk Widths on Child Street.

On motion of Supervisor Harrelson:

Bill No. 6719, Ordinance No. -

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eight hundred and thirty-nine.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office May 16, 1924, by adding thereto a new section, to be numbered eight hundred and thirty-

nine, to read as follows:

Section 839. The width of sidewalks on Child street between Greenwich street and Lombard street, and Telegraph place between Child street and its easterly termination, shall be as shown on that certain map entitled "Map of Child street between Greenwich street and Lombard street, and Telegraph place between Child street and its easterly termination," showing the location of street and curb lines and the width of sidewalks.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from

and after its passage.

Intention to Close Portions of Mallorca Way, Toledo Way, Alhambra Street and Cervantes Boulevard.

Supervisor Harrelson presented: Resolution No. 22499 (New Se-

ries), as follows:

Whereas, the City and County of San Francisco is desirous of effecting the widening of Fillmore street from Chestnut street to Cervantes

boulevard; and

property owners Whereas, the fronting on Mallorca way between Fillmore street and Alhamhra street are desirous of changing the alignment of Mallorca way and changing the width of the said Mallorca way from 40 feet to 50 feet, and are willing to donate the necessary 10

feet therefor; and Whereas, the pavement of Fill-more street between the northerly line of Chestnut street and the southerly line of Bay street has been previously accepted; and

Whereas, public interest and con venience requires, and would be conserved by, the closing and aban-donment of the streets and boulevards hereinafter mentioned, and the opening of new streets in lieu

thereof; now, therefore be it Resolved, That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to close and abandon a portion of said streets and bouelvards as part of a general plan. Said streets and boulevards are situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Mallorea Way.

Commencing at the point of intersection of the northerly line of Toledo way with the westerly line of Mallorca way, and running thence northerly along the westerly line of Mallorca way 109.977 feet; thence northerly on a curve to the left of 240-foot radius, tangent to the preceding course, central angle 14 degrees 57 minutes 04 seconds, a distance of 62.627 feet; thence northerly on a line which deflects 14 degrees 57 minutes 04 seconds to the right from the tangent to the last described curve at the last described point a distance of 24.806 feet: thence northerly on a curve to the left of a 200-foot radius, tangent to the preceding course, central angle 33 degrees, 43 mainutes, 13 seconds, a distance of 117.706 feet to the northeasterly line of Mallorca way; thence southeasterly along the northeasterly line of Mallorca way on a curve to the right of 280-foot radius, the tangent to which deflects 11 degrees 12 min utes 40 seconds to the left from the tangent to the last described curve at the last described point, central angle 44 degrees 55 minutes 53 seconds, a distance of 219.576 feet; thence southerly along the easterly line of Mallorca way, tangent to the preceding course, a distance of 149.977 feet; thence southeasterly along the northeasterly line of Mallorca way on a curve to the left of 111.269-foot radius, tangent to the preceding course, central angle 45 degrees 00 minutes, a distance of 87.390 feet; thence southeasterly along the northeasterly line of Mallorca way, tangent to the preceding curve, a distance of 168.696 feet; thence deflecting to the right an angle of 45 degrees and running southerly a distance of 56.568 feet to the southwesterly line of Mallorca way; thence deflecting to the right an angle of 135 degrees 00 minutes and running northwesterly along the southwesterly line of Mal lorca way 208.696 feet; thence continuing northwesterly along the southwesterly line of Mallorca way on a curve to the right of 151.269 foot radius, tangent to the preceding course, central angle 45 degrees 00 minutes, a distance of 118.806 feet to the southerly line of Toledo way; thence northerly tangent to the preceding curve a distance of 40 feet to the northerly line of To ledo way and the point of com mencement.

Toledo Way,
Commencing at the point of intersection of the northerly line of Toledo way with the westerly line of Mallorca way, and running thence westerly along the northerly line of Toledo way 8.125 feet; thence at a right angle southerly 40 feet to the southerly line of To-ledo way; thence at a right angle easterly \$.125 feet along the south erly line of Toledo way to the west erly line of Mallorca way; thence at a right angle northerly 40 feet to the point of commencement.

Cervantes Boulevard and Alhambra Street.

Commencing at a point on the utheasterly line of Alhambra southeasterly street, distant thereon 138.330 feet northeasterly from the northeast-erly line of Mallorca way, and run-ning thence easterly along the southerly line of the intersection of Alhambra street with Cervantes boulevard on a curve to the right

of 50.248-foot radius, tangent to Alhambra street, central angle 81 degrees 44 minutes 02 seconds, a distance of 71.680 feet to a point on the southwesterly line of Cervantes boulevard; thence southeasterly, tangent to the preceding curve, along the southwesterly line of Cervantes boulevard, a distance of valities botherstrig, a unitarities 125.728 feet; thence northwesterly on a curve to the left of 50-foot radius, the tangent of which deflects 151 degrees 41 minutes 27 certains to the left from the left. seconds to the left from the last described course at the last described point, central angle degrees 15 minutes 59 seconds, a distance of 20.304 feet; northwesterly, tangent to the pre-ceding curve, a distance of 100.535 feet; thence westerly on a curve to the left of 50-foot radius, tangent to the preceding course, central angle 07 degrees 15 minutes 54 seconds, a distance of 76.153 feet; thence southwesterly on a curve to the right of 1731.26-foot radius, tangent to the preceding curve, central angle 0 degree 29 minutes 18 secons, a distance of 14.756 feet to the point of commencement. Be it further

Resolved. That the Board of Supervisors does hereby declare and determine that the cost of the necessary widening of Fillmore street and the street work necessary for or incidental to said widening shall be borne entirely by the City and County of San Francisco, and that, therefore, no assessment district is necessary to be formed for the purpose of paying the damages, costs and expenses thereof, and the Board of Supervisors hereby declares and determines that the cost and ex-pense of closing said streets and boulevards shall be paid out of the revenues of the City and County of

San Francisco. Be it

Further Resolved, That said clos-ing of said streets and boulevards shall be done in pursuance of Chapter III of Article VI of the Charter of the City and County of San Francisco and shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Celman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent - Supervisors Katz, Mc. Leran, Shannon-3.

Action Deferred.

The following bill, laid over from last meeting, was taken up and again laid over one week:

Private Contract Street Improvement Ordinance.

Bill No. 6706, Ordinance No. —

(New Series), as follows:

Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract and repealing Ordinance No. 33 and all orders and ordinances and parts of orders and ordinances in conflict with this ordinance.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Application for permission to do any street work or street improvements under private contract, in or upon any unaccepted street, lane, place, alley or court in the City and County of San Francisco must be made in writing to the Board of Public Works and the said Board is hereby authorized, empowered and directed to grant the permission applied for; provided, that the owner or owners of a major part of the frontage of the lots and lands upon the street, lane, alley, place or court whereon such work or improvement is to be done. or the agents of such owners, shall have entered into contract therefor; and further provided, that no permit for paving shall be granted under this ordinance except where the proposed work will connect with a graded and paved or macadamized roadway; nor shall any permit be granted where the assessed value of any lot or lots fronting on the proposed work, and not represented on the contract, is so low as to act as a bar to public proceedings for the completion of the work on the said block or blocks. A certified copy of such contract must accompany the application referred to in this section.

Section 2. Such work or improvement must be done under the direction and to the satisfaction of the Board of Public Works, and the materials must be in accordance with the specifications adopted by the Board of Supervisors for similar work and must be to the satisfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work or improvement is to be commenced and when it is to be completed, but in no event shall the Board extend the time for the doing of the work or improvement more than ninety

(90) days beyond the time originally fixed for its completion unless authorized so to do by the Board of Supervisors.

Section 3. When the work or improvement shall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so declare by resolu-

tion, and thereupon the Board shall

deliver to the contractor a certificate to that effect.

Section 4. Said Board may institute such inquiry as it deems proper in the premises to authenticate the genuineness of the signal contract entered into; and the provisions of Section 24, Article XVI, of the Charter of the City and Country of San Francisco shall be applicable to such inquiry.

Section 5. Nothing in this ordinance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II, Article VI of the Charter.

Section 6. All orders and ordinances and parts of orders and

Section 6. All orders and ordinances and parts of orders and ordinances conflicting with the above ordinance are hereby repealed.

Section 7. This ordinance shall take effect immediately.

ake enect immediately.

Passed for Printing.

The following bill was passed for printing:

Spur Track Permit, American Can Co. On motion of Supervisor Harrelson:

Bill No. 6720, Ordinance No. —

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the American Can Company, its successors or assigns, to construct, maintain and operate a spur track on Florida street between Seventeenth and Mariposa streets as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to American Can Company, its successors or assigns, to construct, maintain and operate

a spur track as follows:

Beginning at a point in Florida street in the center line of the Municipal Railway track 69.0 feet northerly from the northerly line of Seventeenth street, said point being 32.5 feet easterly from the westerly line of Florida street; thence southwesterly on a line making an angle of 1 deg. 36 min. to the right from the center line of said Municipal Railway track for a distance of

15.0 feet to a point; thence on a curve to the right with a radius of 385.67 feet for a distance of 44.0 feet to a point; thence tangent to the last mentioned curve for a distance of 10.00 feet to a point; thence on a curve to the right with a radius of 230.0 feet for a distance of 27.0 feet to a point; thence tangent to the last mentioned curve for a distance of 16.0 feet to a point; thence on a curve to the left with a radius of 230.0 feet for a distance of 59.0 feet to a point 8.5 feet easterly from the westerly line of Florida street; thence southerly parallel to the westerly line of Florida street for a distance of 367.0 feet to a point on the northerly line of Mariposa street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-pletely as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the American Can Company.

Provided, that the American Can Company shall erect and maintain all-night lighted are lamps where directed by the Lighting Commit-

tee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Accepting Offer to Sell Land Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22500 (New Se-

ries), as follows:

Whereas, an offer has been received from John Lefkovitz to convey to the City and County of San Francisco certain land and improvements, situate at the east line of Twenty-third avenue distant 150 feet north of Clement street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value there-

of; therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the

following described land (with improvements), free of all encumbrances, for the sum of \$15,325 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-third avenue, distant thereon 150 feet northerly from the northerly line of Clement street, running thence northerly along said easterly line of Twenty-third avenue 25 feet; thence at a right angle easterly 120 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-third avenue and point of commencement. Being a portion of Outside Lands Block 160; also known as Block 1411 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase And the said price as aforesaid. deed to said land is hereby accepted. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Beass, Hayden, McGregor, McSheehy, Mor-Roncovieri, Rossi, Bath, Colman, Deasy, Harrelson, Schmitz, Welch, Wetmore-15,

Absent - Supervisors Katz, Mc-

Leran, Shannon—3.

City Attorney to Commence Condemnation Proceedings for Land Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22501 (New Se-

ries), as follows:

Resolved, That public interest and necessity and use require the acquisition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto for school purposes, to-wit: All the lots, pieces or parcels of land included in the

following descriptions, to-wit:

Being all of Block No. 5984 on
Assessor's Map Book, formerly
Block No. 19, Railroad Avenue Extension Homestead, and bounded by Burrows, Bacon, Goettingen and Brussels (formerly Berlin) streets. That all the lands, rights and claims above described are hereby declared to be suitable, adaptable and necessary for a public use by the City and County of San Fran-

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land incolsed within said hereinabove description, and any and all rights and claims thereto and interest therein, for the condemnation thereof for the use of the City and County of San Francisco, as aforesaid, and to prosecute such proceedings to a speedy termination.

Adopted by the following vote:

A y e s — Supervisors Badaracco, ath Colman, Deasy, Harrelson, Bath Colman, Deasy, Bath Comman, Beasy, Hayden, McGregor, McSheehy, Mor Robb Roncovieri, Rossi, gan, Robb, Roncovieri, F Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz,

Me-

Leran, Shannon-3.

Accepting Deeds to Land for Mission Playground.

Supervisor Wetmore presented: Resolution No. 22502 (New Se-

ries), as follows:

Accepting a deed of Eliza R. Feldmann and Matilda Gretchen Reisner Feldmann for sale to the City of the following described land, to-wit:

Commencing at a point on the easterly line of Shotwell street, distant thereon 75 feet northerly from the point of intersection of the northerly line of Twenty-first street with the easterly line of Shotwell street; running thence northerly and along said line of Shotwell street 50 feet; thence at a right angle easterly 122 feet 6 inches; thence at a right angle southerly 50 feet; thence at a right angle westerly 122 feet 6 inches to the point of commencement. Being portion of Mission Block No. 56.

Adopted by the following vote: Being a

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Bath, Colman, Deasy, Hayden, McGregor, McSheehy, Mor Robb Roncovieri, Rossi, gan, Robb, Roncovieri, R Schmitz, Welch, Wetmore—15. Absent — Supervisors Katz,

Mc-

Leran, Shannon—3.

Also, Resolution No. 22503 (New Series), as follows:

Accepting a deed of Helena Rolfe for sale to the City of the followlowing described land, to-wit:

Commencing at a point on the westerly line of Folsom street, distant thereon 95 feet northerly from the point of intersection of the northerly line of Twenty-first street with the westerly line of Folsom street; running thence northerly and along the westerly line of Folsom street 60 feet; thence at a right angle westerly 122 feet 6 inches; thence at a right angle southerly 60 feet; thence at a right angle east-erly 122 feet 6 inches to the point of commencement. Being a part of Mission Block No. 56.

Adopted by the following vote:

A y e s — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent—Supervisors Katz, Mc-

Leran, Shannon-3.

Award of Contract, Shop Equipment. Supervisor Rossi presented: Resolution No. 22504 (New

ries), as follows:

Resolved, That contract for installing shop equipment, Galileo and Mission high schools is hereby awarded to L. Ph. Bolander & Son, on bid submitted May 19, 1924, for the sum of \$2,338; said contract to be completed within thirty days.

All other bids submitted thereon

be rejected.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Hayden, McGregor, McSheehy, Mor Roncovieri, Rossi, Bath, Colman, Deasy, Harrelson, gan, Robb, Roncovieri, F Schmitz, Welch, Wetmorc—15. Absent—Supervisors Katz,

Mc-

Leran, Shannon—3.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Appropriations Out of \$3.47 Rate Excess.

Supervisor Schmitz presented:

Resolution No. 22505 (New Se ries), as follows: Whereas, the Budget provides for the total sum of \$27,185,336; and

Whereas, this amount is to be raised by a tax rate of \$3.47 on each

\$100 on the assessment roll; and Whereas, each year a greater amount has always been raised than the amount so estimated; therefore

That any additional Resolved. amount raised by the \$3.47 tax rate be appropriated as follows:

First—An amount sufficient to build the San Jose avenue bridge.

Second—For the raising of teach ers' salaries.

Third-For the removal of the

County Jail.
Fourth—To provide for the purchase of the Ocean Shore right of way to be used as a boulevard.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Hayden, McGregor, McSheehy, Mor-Bencovieri, Rossi, Bath, Colman, Deasy, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz. Mc-

Leran, Shannon-3.

Clerk to Advertise for Lighting Proposals.

Supervisor Schmitz presented: Resolution No. 22507 (New Se-

ries), as follows:

Resolved, That the Clerk of the Board is hereby authorized and directed to advertise for proposals for lighting public buildings, streets and parks of the City and County for the fiscal year commencing July 1, 1924, in accordance with speci-fications prepared and under the direction of the Lighting, Water and Telephone Service and Electricity Committee of the Board.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Katz, Shan-

non—2.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22508 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Co. is hereby directed to remove, install and change street lights as follows:

Remove Single-Top Gas Lamps. North side of California street, 96

feet west of Kearny street.

Southwest corner of California

street and St. Mary's place.

North side of California street, 333 feet west of Kearny street. (Double inverted.)

Northwest and southeast corners of California street and Grant ave-

nue.

South side of California street, 103 feet west of Grant avenue. Northeast corner of California

street and Sabin place.

Northeast and southwest corners of California and Stockton streets. Northeast corner of California street and Pratt lane.

Southwest corner of California

Joice streets.

Northeast corner of California

street and Miles court.

Northeast and southwest corners of California and Powell streets.

South side of California street. 152 feet and 309 feet west of Powell street.

Nerth side of California street, 206 feet west of Powell street.

Northwest corner of California and Mason streets. (Double inverted.)

Southwest corner of California

and Mason streets.

South side of California street. 103 feet and 303 feet west of Mason street.

North side of California street, 214 feet west of Mason street.

Northwest and southeast corners

of California and Taylor streets. South side of California street, 103 feet and 297 feet west of Taylor

street North side of California street, 206 feet west of Taylor street.

Northeast and southwest corners

of California and Jones streets.
North side of California street,
103 feet and 307 feet west of Jones street.

South side of California street. 137 feet west of Jones street.

Northwest and southeast corners of California and Leavenworth streets.

South side of California street, 103 feet and 307 feet west of Leavenworth street.

North side of California street, 206 feet west of Leavenworth street.

North side of California street, 103 feet and 301 feet west of Hyde street.

South side of California street, 206 feet west of Hyde street.

Northwest and southeast corners of California and Larkin streets.

South side of California street, 103 feet west of Larkin street. North side of California street,

206 feet west of Larkin street.

South side of California street, 153 feet west of Poly street.

Guerrero street and Clinton Park.

North and south sides of Clinton Park between Guerrero and Dolores streets.

Install 600 M. R.

South side of California street between Kearny street and Grant avenue.

North side of California between Kearny street and Grant avenue.

side of California street North between Grant avenue and Stockton

Northeast and southwest corners of California street and Grant ave-

South side of California street between Grant avenue and Stockton

Corner of California and Stockton streets.

side of California street between Powell Stockton and streets.

South side of California street

Stockton Powell between and streets.

Corner of California and Powell streets.

California street between Powell and Mason streets.

Corner of California and Mason

streets.

California street between Mason and Taylor streets.

Corner of California and Taylor streets.

California street between Taylor

and Jones streets. Corner of California and Jones

streets. California street between Jones

and Leavenworth streets. Corner of California and Leaven-

worth streets. California street between Leaven-

worth and Hyde streets.

California street between Hyde and Larkin streets.

Corner of California and Larkin

streets.

California street between Larkin and Polk streets.

California street between

reet and Van Ness avenue. Clinton Park and Dolores street. street and

Polk

Remove Single-Top Gas Lamps. South side of California street, 290 feet west of Van Ness avenue. Northeast and southwest corners

California and Franklin streets. North side of California street, 103 feet and 295 feet west of Frank-

lin street. South side of California street,

206 feet west of Franklin street. Northwest and southeast corners of California and Gough streets.

South side of California street, 103 feet and 309 feet west of Gough street.

Northeast and southwest corners

of California and Octavia streets. North side of California street, 103 feet and 311 feet west of Octavia street.

South side of California street. 206 feet west of Octavia street.

Northwest and southeast corners of California and Laguna streets.

South side of California street, 103 feet and 315 feet west of Laguna street.

North side of California street.

206 feet west of Laguna street. Northeast and southwest corners of California and Buchanan streets. North side of California street, 103 feet west of Buchanan street.

South side of California street, 206 feet west of Buchanan street.

Northwest and southeast corners of California and Webster streets.

North side of California street, 127 feet west of Webster street. (Double inverted.)

North side of Pine street, 226 feet west of Van Ness avenue.

South side of Pine street, 209 feet west of Van Ness avenue.

Northeast and southwest corners of Pine and Franklin streets.

North side of Pine street, 103 feet and 312 feet west of Franklin street. South side of Pine street, 206 feet

west of Franklin street.
Northwest and southeast corners

of Pine and Gough streets.

North side of Pine street, 206 feet west of Gough street.

South side of Pine street, 103 feet and 314 feet west of Gough street.

Northeast and southwest corners of Pine and Octavia streets.

South side of Pine street, 206 feet west of Octavia street.

Southeast corner of Taylor and

Ellis streets.

North side of Pine street, 103 feet and 310 feet west of Octavia street. Northwest and southeast corners

of Pine and Laguna streets. North side of Pine street, 206 feet

west of Laguna street.
South side of Pine street, 103 feet and 315 feet west of Laguna street.

Northeast and southwest corners of Pine and Buchanan streets.

South side of Pine street, 206 feet west of Buchanan street.

North side of Pine street, 103 feet and 309 feet west of Buchanan street

Northwest and southeast corners or Pine and Webster streets.

South side of Pine street, 103 feet west of Webster street.

Northeast corner of Pine and Middle streets.

North side of Sutter street, 190 feet west of Van Ness avenue.

South side of Sutter street, 137 et west of Van Ness avenue. feet

(Double inverted.) South side of Sutter street, 285 feet west of Van Ness avenue.

Northeast and southwest corners of Sutter and Franklin streets.

North side of Sutter street, 103 feet and 309 feet west of Franklin street.

South side of Sutter street, 199 feet west of Franklin street.

Northwest and southeast corners

of Sutter and Gough streets. South side of Sutter street, 103 feet and 309 feet wset of Gough

street. North side of Sutter street, 212

feet west of Gough street. Northeast and southwest corners

of Sutter and Octavia streets. North side of Sutter street, 103 feet and 309 feet west of Octavia

South side of Sutter street, 206 feet west of Octavia street.

street.

Northwest and southeast corners of Sutter and Laguna streets.
North side of Sutter street, 206
feet west of Laguna street.
South side of Sutter street, 103

feet and 309 feet west of Laguna street.

Northeast and southwest corners of Sutter and Buchanan streets.

South side of Sutter street, 206 feet west of Buchanan street.

North side of Sutter street, 103 feet and 309 feet west of Buchanan street.

Northwest and southeast corners Sutter and Webster streets.

South side of Sutter street, 103 feet west of Webster street.

North side of Sutter street, 206 feet west of Webster street.

North side of Post street, 190 feet west of Van Ness avenue.

South side of Post street, 285 feet

west of Van Ness avenue.

Northeast and southwest corners of Post and Franklin streets.

North side of Post street, 103 feet and 309 feet west of Franklin street. South side of Post street, 206 feet west of Franklin street.

Northwest and southeast corners Post and Gough streets.

South side of Post street, 103 feet and 309 feet west of Gough street. North side of Post street, 206 feet

west of Gough street. Northeast and southwest corners

Post and Octavia streets.

North side of Post street, 103 feet and 309 feet west of Octavia street. South side of Post street, 206 feet west of Octavia street.

Northwest and southeast corners Post and Laguna streets.

South side of Post street, 103 feet and 309 feet west of Laguna street. North side of Post street, 206 feet west of Laguna street.

Northeast and southwest corners Post and Buchanan streets.

North side of Post street, 103 feet and 309 feet west of Buchanan street

North side of Post street, 173 feet west of Buchanan street. (Double inverted.)

South side of Post street, 206 feet

west of Buchanan street.

Northwest and southeast corners of Post and Webster streets.

South side of Post street, 103 feet

west of Webster street. North side of Post street, 206 feet

west of Webster street.
East side of Franklin street, 91 feet south of California street.

West side of Franklin street, 183 feet south of California street.

Northeast corner of Franklin street and Austin avenue. Southwest corner of Franklin

street and Austin avenue.

Northeast and southwest corners of Franklin street and Fern avenue. East side of Franklin street, 91

feet south of Sutter street. West side of Franklin street, 183 feet south of Sutter street.

West side of Gough street, 91 feet south of California street.

East side of Gough street, 183 feet

south of California street. Northwest corner of Gough street

and Austin avenue.

West side of Gough street, 91 feet south of Bush street.

Northeast corner of Gough street and Fern avenue.

West side of Gough street, 91 feet south of Sutter street.

East side of Gough street, 183 feet

south of Sutter street. East side of Octavia street, 91 feet

south of California street. West side of Octavia street, 183

feet south of California street.

Northeast corner of Octavia street and Austin avenue.

East side of Octavia street, 91 feet south of Bush street.

West side of Octavia street, 183

feet south of Bush street. East side of Octavia street, 91 feet

south of Sutter street. Southwest corner of Octavia and

Hemlock streets. West side of Laguna street, 91 feet south of California street.

East side of Laguna street, 183 feet south of California street.

West side of Laguna street, feet south of Pine street.

East side of Laguna street, 183 feet south of Pine street.

West side of Laguna street, 91 feet south of Bush street.

East side of Laguna street, 183 feet south of Bush street.

Northwest and southeast corners of Laguna and Hemlock streets.

East side of Buchanan street, 91 feet south of California street.

West side of Buchanan street, 183 feet south of California street.

East side of Buchanan street, 91 feet south of Pine street.

West side of Buchanan street, 183 feet south of Pine street.

East side of Buchanan street, 91 feet south of Bush street.

West side of Buchanan street, 183 feet south of Bush street.

East side of Buchanan street, 91

feet south of Sutter street. West side of Buchanan street, 183

feet south of Sutter street. West side of Webster street, 91

feet south of California street. East side of Webster street, 183 feet south of California street.

corner of Webster Northwest street and Wilder avenue.

East side of Webster street, 183

feet south of Pine street.

West side of Webster street, 91 feet south of Bush street.

East side of Webster street, 134 feet south of Bush street.

West side of Webster street, 91 feet south of Sutter street.

East side of Webster street, 132 feet south of Sutter street.

Install 600 M. R.

California street between Ness avenue and Franklin street.

California and Franklin streets. California street between Frank-

lin and Gough streets.

California and Gough streets.

California street between Gough and Octavia streets. California and Octavia streets.

California street between Octavia

and Laguna streets.

California and Laguna streets. California street between Laguna

and Buchanan streets.

California and Buchanan streets. street between Bu-California chanan and Webster streets.

lalifornia and Webster streets street between Web-California ster and Fillmore streets.

Install 400 M. R.

Pine street between Van Ness avenue and Franklin street.

Pine street and Franklin street. Pine street between Franklin and Gough streets.

Pine street and Gough street. Pine street between Gough and

Octavia streets. Pine street and Octavia street.

Pine street between Octavia and Laguna streets.

Pine street and Laguna street. Pine street between Laguna and

Buchanan streets.

Pine street and Buchanan street. Pine street and Webster street. Pine street between Webster and

Fillmore streets. Sutter street between Van Ness

avenue and Franklin street. Sutter street and Franklin street.

Sutter street between Franklin and Gough streets.

Sutter street and Gough street. Sutter street between Gough and Octavia streets,

Sutter street and Octavia street. Sutter street between Octavia

and Laguna streets.
Sutter and Laguna streets.

Sutter street between Laguna and Buchanan streets.

Sutter and Buchanan streets. Sutter street between Buchanan

and Webster streets.
Sutter and Webster streets.
Satter street between Webster and Fillmore streets.

Post street between Van Ness avenue and Franklin street.

Post and Franklin streets.

Post street between Franklin and Gough streets.

Post street and Gough street.

Post street between Gough and Octavia streets.

Post street and Octavia street. Post street between Octavia and Laguna streets.

Post and Laguna streets.

Post street between Laguna and Buchanan streets.

Post and Buchanan streets.

street between Buchanan and Webster streets.
Post and Webster streets.

Post street between Webster and Fillmore streets. Jones and North Point streets.

Clinton Park and Guerrero street.

Install 250 M. R.

Franklin streett between Califor-

nia and Pine streets. Franklin street between Pine and

Bush streets. Franklin street between Bush and

Sutter streets. Franklin street between Sutter

and Post streets.
Gough street between California

and Pine streets. Gough street between Pine and

Bush streets.

Gough street between Bush and Sutter streets. Gough street between Sutter and

Post streets. Octavia street between California

and Pine streets. Octavia street between Pine and

Bush streets.

Octavia street between Bush and Sutter streets.

Octavia street between Sutter and Post streets. Laguna street between California

and Pine streets. Laguna street between Pine and

Bush streets.

Laguna street between Bush and Sutter streets.

Laguna street between Sutter and Post streets. Buchanan street between Califor-

nia and Pine streets.

Buchanan street between Pine and Bush streets.

Buchanan street between Bush and Sutter streets.

Buchanan street between Sutter and Post streets.

Webster street between California

and Bush streets. Webster street between Bush and

Pine streets. Webster street between Pine and Sutter streets.

Sutter Webster street between and Post streets.

Install 250 M. R. Clinton Park between Guerrero and Dolores streets.

Change Gas Lamps.
East side of Hyde street, in way of garage front of No. 1250.

West side of Nineteenth avenue, first north of Kirkham street, front of No. 1477, about four feet south.

Install 400 M. R.

Pine street between Buchanan and Webster streets.

Remove Gas Lamps. North side of Pine street, 150 feet

west of Broderick street.

South side of Pine street, 310 feet west of Broderick street.

South side of Bush street, 175 feet west of Divisadero street. North side of Bush street, 310 feet west of Divisadero street.

corner of Bush and South-

Broderick streets.

East side of Broderick street, 138 feet south of Bush street.

East side of Baker street, 136 feet south of Post street.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-gan Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz, Mc-Leran, Shannon-3.

ADJOURNMENT.

There being no further business, the Board at 5:15 p. m. adjourned.

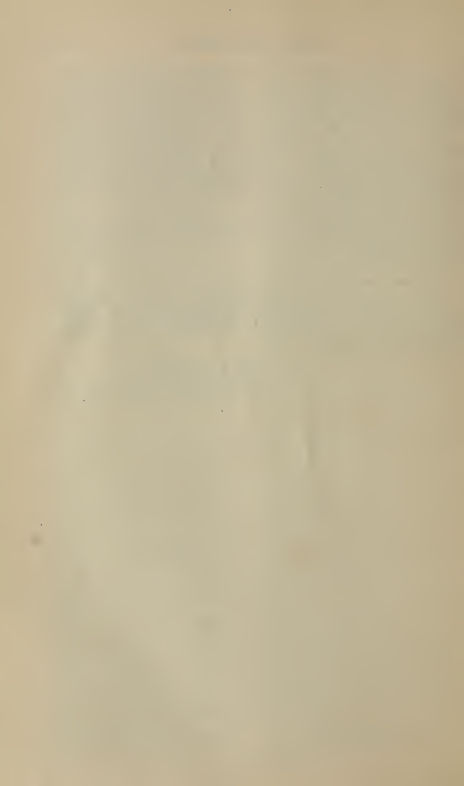
J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 28, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco



Monday, June 2, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 2, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 2, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, McGregor, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran,

Shannon-2.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 28, 1924, was considered read and approved.

Mayor Rolph Welcomed.

His Honor Mayor Rolph, accompanied by his wife, Mrs. Rolph, and Mrs. A. B. Spreckels, appeared in the Board for the first time since he returned from his recent well-earned vacation.

He was warmly welcomed by the members of the Board and the citi-

zens present.

He gave a resume of his trip, which included visiting the island of Tahiti, New Zealand, various points in Australia and Honolulu. Everywhere he and Mrs. Rolph were received with greetings and showered with honors few except a crowned head ever receive. On no occasion, Mayor Rolph said, did he overlook an opportunity to tell of our country, and particularly of San Francisco, and endeavor to make the bond of friendship already existing between the countries the stronger for his having been there. Letter of Thanks to Lord Mayor of Sydney.

Upon the request of his Honor the Mayor the following letter was approved and ordered sent to the Lord Mayor of Sydney and a copy

spread in the Journal:

His Worship Lord Mayor Gilpin, Sydney:

Please convey to your fellow citizens my profound thanks for their generous warm-hearted hospitality to Mrs. Rolph and me. Your wonderful city and harbor have impressed me greatly in their extent and beauty. I am sure the people of Australia and America will become better acquainted and keen to the fact that the closest co-operative ties are necessary between them in Pacific affairs. May your city and commonwealth continue to grow in desirable population and wealth. Your spirit of genuine hospitality is second to none, and I shall ever remember your welcome. Likewise shall I constantly be voicing praises for Australia, surely a land of great opportunity, and for her people. Au revoir and good luck.

JAMES ROLPH, Mayor of San Francisco.

Legion of Honor Memorial.

Mayor Rolph called the attention of the Board to the wonderful building, the Legion of Honor Memorial, which Mr. and Mrs. Spreckels are presenting to the city, and stated that he thought some arrangements should be made for appropriate exercises on the date of the opening and presentation to the city, which date has been set for Armistice Day, November 11.

On motion of Supervisor Hayden, seconded by Supervisor Schmitz, the Mayor was authorized to appoint a committee of fifty to make the necessary arrangements, Mayor Rolph to be chairman of the committee, and the Board of Supervisors to constitute eighteen of the

members.

Report of City Engineer, Mission-Sunset Tunnel, Eureka Valley Route. The following was presented by

the Clerk:

Communication from secretary of the Board of Public Works, transmitting report prepared by the City Engineer in re Mission-Sunset Tunnel, Eureka Valley route, in five parts, and the procedure followed in accordance with the Tunnel Procedure Ordinance No. 2186 (New Sewith amendments thereto. ries). has been adopted and approved by the Board of Public Works.

Ordered filed.

Protest Against Set-Back Lines on Belvedere Street.

The following was presented and

read by the Clerk:

Protest of Anna Bastein against the establishment of set-back lines on Belvedere street between Grattan street and Parnassus avenue.

Referred to City Planning Com-

mittee.

Protest Against Van Ness Avenue Extension.

The following was presented and

read by the Clerk:

Protest of Mrs. D. Peter others, property holders, against any assessment in the matter of the proposed extension of Van Ness avenue from Market street to Howard street.

Over one week.

Against Set-Back Lines on Protest Thirty-eighth Avenue.

The following was presented and

read by the Clerk:

Protest of Chas. A. Merkel against the establishment of set-back lines on the easterly line of Thirty-eighth avenue between Balboa and Cabrillo

Referred to City Planning Com-

mittee. Invitation to Attend Portland Rose

Carnival.

The following was presented and read by the Clerk:

Communication from his Honor the Mayor transmitting letter from Mr. O. W. Mielke, president, Rose Festival Executive Council, Portland, Oregon, inviting officials and people of San Francisco to attend their Rose Festival June 11, 12 and 13, 1924.

Refererd to Public Welfare and

Publicity Committee,

Protest Against Improvement Rodeo Street and Teddy Avenue.

The following was presented and

read by the Clerk:

Protest of F. J. Lewis and other property owners against proposed assessment issued by the Board of Public Works for the improvement of Rodeo street between Arleta and Teddy avenues and on Teddy avebetween Rodeo and Alpha streets.

one week in the Board. Hearing before Streets Committee

at its next session.

Widening of Virginia Avenue.

The following was presented and read by the Clerk:

Communuication from the City transmitting resolution Attorney authorizing acceptance of offers received for sale to the City of property required for the widening of Virginia avenue.

Referred to Streets and Finance

Committees jointly.

Report of Citizens Committee on Hetch Hetchy Trip.

The following was presented and

read by the Clerk:

Communication from Geo. Rolph, chairman of delegation of citizens who participated in Hetch Hetchy excursion, May 23rd to 26th, transmitting report expressing their unanimous opinions and recommending first that the work of constructing the remaining tunnels and pipe lines to bring Hetch Hetchy water to San Francisco be undertaken and completed at the earliest possible date with due regard to efficiency and cost; second, that the question of issuing bonds therefor be placed on the ballot separately and distinctly from the proposition of acquisition of power plants; and third, that an invitation be extended to the citizens generally to visit Hetch Hetchy in order that there may be a more general knowledge of the magnificent work already done, as well as what is necessary for its completion.

Ordered filed.

to Dumbarton Relative Submarine Hetch Hetchy Pipe Contract.

The following was presented and

read by the Clerk:

Communication from Thos. permission Neill, requesting permission to withdraw his certified check in connection with bid for submarine pipe and recommending that the Board Supervisors immediately ceed to have the work done by the U. S. Cast Iron Pipe Company in view of the urgency of bringing a water supply to San Francisco as soon as possible.

Filed. Bay Shore Highway Appropriation.

The following was presented and

read by the Clerk:

Communication and telegram from Harvey M. Toy, chairman of the California Highway Commission, requesting that \$100,000 be made available and paid to the California Highway Commission at this time out of the additional \$250,000 that the Board of Supervisors of San Francisco pledged for the construction of the Bay Shore Highway. Also, urging that the Board meet with the Highway Committee of Nine and endeavor to convince them that the Bay Shore Highway, from San Francisco to San Jose,

should be taken into the State sys-

Referred to Commercial Development Committee.

State Highway Conference.

The following was presented and

read by the Clerk:

Communication from S. A. Ever-ein, secretary Highway Committee, San Francisco Chamber of Commerce, advising of a conference on June 5, 1924, at 2 o'clock p. m., Room 237, Merchants' Exchange Building, for the consideration of a definte program to be adopted with reference to a study now being made by the Committee of Nine relative to future requirements in the matter of State highway development.

Referred to the Commercial De-

velopment Committee.

Garage Permit Protest.

The following was presented by Supervisor Robb and read by the Clerk:

Protest of Walter E. Hettman, protesting against granting of a permit to one Danke for a public garage on the south side of Eddy street, 137 feet west of Hyde.

Filed.

HEARING OF OBJECTIONS, VAN NESS AVENUE EXTENSION-2 P. M.

The following matter was laid

over onc week:

Hearing of objections to the ex-tension of Van Ness avenue from Market street to Howard street, as provided in Resolution of Intention No. 22328 (New Series).

SET-BACK LINE HEARING, 2 P. M.

Hearing of objections to the establishment of set-back lines on easterly side of Twenty-first avenue southerly from Cabrillo street; Thirty-sixth avenue southerly from Anza street; Twenty-second avenue between Judah and Irving streets; Twenty-seventh avenue between Judah and Irving streets; Belvedere street from Grattan street to Parnassus avenue.

No objections offered.

HEARING OF APPEAL-2 P. M.

Hearing of the appeal of property owners from the assessment issued for the improvement of Rodeo avenue between Arleta and Teddy avenues, and the improvement of Teddy avenue between Rodeo avenue and Alpha street.

Mrs. Rodiack appeared in protest and the above hearing was on mo-

tion deferred one weck.

PRESENTATION OF PROPOSALS.

A sealed bid from the Recorder Printing and Publishing Company

was received at 3 p. m. this day for printing the Journal of Proceedings and Calendars of the Board of Su-pervisors, Daily Trial and Law and Motion Calendars and Decisions of the Supreme and Appellate Courts for the fiscal year 1824-1925.

Referred to Public Welfare and

Publicity Committee.

A sealed bid was received from the Recorder Printing and Publishing Company at 3 p. m. this day for printing the Municipal Record for the fiscal year 1924-1925.

Referred to Public Welfare and

Publicity Committee.

Leave of Absence, Supervisor Jesse C. Colman.

The following was presented and read by the Clerk:

San Francisco, Cal., May 28, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Cal. Gentlemen: Application has been made to me by Hon. Jesse C. Colman of the Board of Supervisors for a leave of absence, with permission to absent himself from the State of California for a period of thirty days, commencing June 2nd. Will you please concur with me

in granting this leave of absence?

Respectfully yours, JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22524 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of thirty days, commencing June 2, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McLeran,

Shannon-2.

Absence, Leave of Supervisor Emmet Hayden.

The following was presented and read by the Clerk:

> San Francisco, Calif., June 2, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. J. Emmet Hayden of the Board of Supervisors for leave of absence, with permission to absent himself from the State of California for a period of sixty days, commencing June 10, 1924.

Will your please concur with me in granting this leave of absence? Respectfully yours,

JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted: Resolution No. 22525 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. J. Emmet Hayden, member of the Board of Supervisors, is hereby granted a leave of absence for a period of sixty days, commencing June 10, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McLeran,

Shannon-2.

UNFINISHED BUSINESS.

Action Deferred.

following bill, heretofore passed for printing, was taken up and on motion laid over two weeks: Amending Zoning Ordinance, Yosemite Avenue.

Bill No. —, Ordinance No. — (New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Ordinance No. 5464 (New Series),

the title of which is above recited, is hereby amended as follows:

Section 11 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the property bounded by Third street, Yosemite avenue, Southern Pacific Railroad right of way and Carroll avenue in the light industrial district instead of the first residential district and commercial district.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$31,484,85. recommends same to be allowed and ordered paid.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Katz, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McLeran,

Shannon-2.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22509 (New Se-

ries), as follows:

Resolved, That the following organizations be granted permisfollowing sion to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Super-

visors to guarantee the rental fees: City of Paris Dry Goods Company, use of Main Hall, June 2, 1924, 6 p. m. to 12 p. m., for the purpose of holding educational demonstration

of the one-hour dress.

Girls' Recreation League, use of Larkin Hall, November 4, 5, 6 and 7, 1924, purpose of holding a rummage sale.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran.

Shannon-2.

Also, Resolution No. 22510 (New

Series), as follows:

Resolved, That the Civil Service Commission be granted permission to occupy the Main Hall. Auditorium, June 23, 24 and 25, 1924, purpose of holding examinations for policemen and firemen.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent—Supervisors McLeran,

Shannon-2.

Passed for Printing.

The following matters were passed for printing

Establishing Set-Back Lines. motion of Supervisor Mc-

Gregor:

Bill No. 6722, Ordinance No. -(New Series), as follows:

Establishing set-back lines along portions of Twenty-first avenue, Thirty-sixth avenue, Twenty-second avenue, Twenty-seventh avenue and Belvedere street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 5th day of May, 1924. the Board of Supervisors adopted Resolution of Intention No. 41, to establish set-back lines along Twenty-first avenue, Thirty-sixth avenue, Twenty-second avenue, Twenty-Twenty-second avenue, Twenty-Twenty-second avenue, Belvedere street, and fixed the 2d day of June. 1924, at 2 o'clock p. m., at the

chambers of the Board of Supervisors, as the time and place for thereto; that hearing objections thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

Along the easterly side of Twenty-first avenue, commencing at a point 100 feet southerly from Caorillo street and running thence southerly 150 feet, said set-back

line to be 20 feet.

Along the westerly side of Thirtysixth avenue, commencing at a point 100 feet southerly from Anza street and running thence southerly 300 feet, said set-back line to be 3 feet: along the easterly side of Thirty-sixth avenue, commencing at a point 150 feet southerly from Anza street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 325 feet, said set-back line to be 6 feet.

Along the westerly side of Twenty-second avenue, commencing at Judah street and running thence northerly to a point 100 feet southerly from Irving street, said set-back line to be 11 feet; along the easterly side of Twenty-second avenue, commencing at Judah street and running thence northerly to a point 130.25 feet southerly from Irving street, said set-back line to

be 15 feet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 125 feet northerly from Judah street and running thence northerly to a point 100 feet southerly from Irving street, said set-back line to be 6 feet; along the easterly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 225 feet, said set-back line to be 91/3 feet; thence northerly 175 feet, said set-back line to be 10 feet.

Along the westerly side of Belve-dere street from Grattan street to Parnassus avenue, said set-back line

to be 11 feet.

As shown on the maps filed in the

office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation this ordinance shall be as fixed by the ordinance aforesaid.

Amending Zoning Ordinance.

Supervisor McGregor presented: Bill No. 6723, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the the City and County of San

Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 3 of the Use of Property Map, constituting a part of Zone said ordinance, is hereby ordered changed so as to place the property in the block bounded by Fulton street, Funston avenue, Cabrillo street and Twelfth avenue in the first residential district instead of the second residential district.

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Eighth avenue between Lawton street and Moraga street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Objections to Set-Back Bright Street Overruled.

Supervisor McGregor presented: Resolution No. 22511 (New Se-

ries), as follows:

Resolved, That the public interest requires that the objections made to the establishment of set-back lines along both sides of Bright street, commencing 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, be overruled and it is so ordered and set-back lines along said street shall be established according to law.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran, Shannon-2.

Passed for Printing.

The following matters were passed or printing:

Establishing Set-Back Lines, Bright Street.

Bill No. 6724, Ordinance No. -

(New Series), as follows:

Establishing set-back lines along

portions of Bright street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 28th day of April, 1924, the Board of Supervisors adopted Resolution of Intention No. 40 to establish set-back lines along Bright street, and fixed the 26th day of May, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines, are hereby established

as follows:

Along the westerly side of Bright street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Bright street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 100 feet, said set-back line to be 10 feet; thence northerly 100 feet, said set-back line to be 5 feet; thence northerly to Holloway avenue, said set-back line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesald.

Extension of Park Panhandle.

Supervisor McGregor presented: Resolution No. 22512 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended the extension of the Golden Gate Park Panhandle from Baker street easterly to Scott street, and thence southeasterly to Market street and Duboce avenue and that the three between Fell and blocks streets and Baker and Scott streets be immediately acquired, and has furthermore recommended that a boulevard be constructed connecting Lincoln Park and Golden Gate Park, and a tier of blocks acquired leaving Lincoln Park between Thirty-third and Thirty-fourth avenues and entering Golden Gate between Thirty-first Park and Thirty-second avenues: and

Whereas, the foregoing projects have been endorsed by the City Planning Committee of this Board:

therefore,

Resolved, That the City Engineer be directed to obtain an appraisal of the land necessary to be acquired for said projects and report the same to the Finance Committee, and that thereafter the committees on Finance and City Planning be di-rected to give further consideration to the matter herein recited.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McLeran,

Shannon-2.

Passed for Printing.

following matters were passed for printing:

On motion of Supervisor Mc-

Leran:

Resolution No. -- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned ac-counts in payment to the follow-ing named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Good Lumber Co. Inc., lumber, Hetch Hetchy construction (claim dated May 23, 1924), \$567.40.
(2) Main Iron Works, transmission tower supports etc. (claim dated May 26, 1924), \$1.429.43.
(3) Old Mission Portland Cement Co., cement (claim dated May 26, 1924), \$544 25.

1924), \$544.25.

(4) Bodinson Manufacturing Co., one bucket elevator and one port-

able belt conveyor (claim dated May 22, 1924), \$2,772.
(5) Wm. Cluff Co., groceries (claim dated May 22, 1924), \$2,-

(6) Del Monte Meat Co., meats (claim dated May 22, 1924), \$1,-

(7) Old Mission Portland Cement Co., cement (claim dated May 22, 1924), \$9,298.89.
(8) Old Mission Portland Cement

cement (claim dated May 22,

1924), \$2,743.60.
(9) Old Mission Portland Cement Co., cement (claim dated May 23, 1924), \$2,297.68.
(10) Old Mission Portland Cement

Co., cement (claim dated May 22,

1924), \$11,577.92.

(11) Old Mission Portland Cement Co., cement (claim dated May 23, 1924), \$1,734.45. (12) Old Mission Portland Cement

Co., cement (claim dated May 22, 1924), \$11,607.76.
(13) Old Mission Portland Cement

Co., cement (claim dated May 23, 1924), \$4,486.89. (14) Old Mission Portland Cement

Co., cement (claim dated May 23,

1924), \$12,103.85. (15) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated May 23, 1924), \$701.11.

(16) Pacific Gas and Electric Co., mazda lamps (claim dated May 23,

1924), \$527.53.

(17) John A. Roebling's Sons Co., wire furnished (claim dated May 23, 1924), \$1,147.86. (18) Sierra Railway Company of

California, railway car service (claim dated May 23, 1924), \$1,-007.69.

(19) Sperry Flour Co., flour (claim dated May 23, 1924), \$808.50. (20) Western Pipe and Steel Co., dip kettle and pipe (claim dated May 23, 1924), \$644. (21) Westinghouse Electric and Manufacturing Co. electric and Manufacturing Co.

Manufacturing Co., electric supplies (claim dated May 23, 1924), \$754.92. (22) Old Mission Portland Cement

Co., cement (claim dated May 28, 1924), \$556.50.

Municipal Railway Fund. (23) Standard Oil Co., gasoline, oil etc., Municipal Railways (claim dated May 26, 1924), \$888.46.

Municipal Railway Depreciation Fund.

(24) The P. & M. Co., Chicago, Illinois, rail anchors (claim dated May 26, 1924), \$847.50.

General Fund, 1923-1924. (25) F. X. Lehner, hauling and erection of election booths (claim dated May 20, 1924), \$1,349.10.
(26) F. X. Lehner, hauling, etc.,

of election booth fittings (claim

dated May 20, 1924), \$920.70.
(27) Spring Valley Water Co.,
water furnished Fire Department
hydrants (claim dated May 28, 1924), \$13,608.60.
(28) San Francisco Chronicle,

official advertising (claim dated June 2, 1924), \$1,168.13.
(29) C. E. Skidmore and A. L. Kramer, services rendered in collection of delinquent taxes, etc., per agreement by Resolution No. 20338, New Series (claim dated May 27, 1924), \$752.15.

School Fund, Bond Construction

Issue 1923.

(30) Matthies & Gale, 30 appraisals of buildings on lands to be procured for the Douglass-Everett School (claim dated June 2, 1924), \$753.88.

(31) Bakewell & Brown, first payment, architectural service, Doug-las Everett School (claim dated

May 21, 1924), \$3,000. (32) John Galen Howard, first payment, architectural service, Le Conte School (claim dated May 21, 1924). \$3,000.

Concrete Parapet for Sutro Heights. On motion of Supervisor Rossi:

Bill No. 6725, Ordinance No. -(New Series), as follows:

Ordering the preparation of plans and specifications for and the con-struction of a reinforced concrete parapet roadway in Sutro Heights Park, in accordance with said plans and specification so prepared; authorizing the Board of Public Works to enter into contract or said con-struction, and permitting progres-sive payments to be made during the progress of construction. The cost of said work to be borne out of County Road Fund.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Board of Public

Works is hereby authorized, instructed and empowered to prepare plans and specifications for and to enter into contract for the construction of a concrete parapet roadway in Sutro Heights Park, in accordance with said plans and specifications so prepared. The cost of said construction to be borne out of County Road Fund.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said construction condithat progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter. Section 3. This ordinance shall

take effect immediately.

Accepting Offer to Sell Land Required for San Miguel Reservoir Site.

Supervisor Rossi presented: Resolution No. 22513 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described lands sit-uated in the City and County of San Francisco, State of California, and required as part of the site for the San Miguel Reservoir in connection with the Hetch Hetchy Water Supply project, for the sum set forth opposite its name, viz.:

Wells Fargo & Company, \$92,017. (As per written offer on file.)

Parcel 1—A portion of Stanford Heights Block No. 32, containing an area of 71,676 sq. ft.
Parcel 2—A part of Block No. 34, Stanford Heights, containing an area of 104,658 sq. ft.
Parcel 3—A part of Block No. 37, Stanford Heights, containing an area of 103,218 sq. ft.
Parcel 4—A portion of Stanford

Parcel 4-A portion of Stanford Heights Block No. 38, containing an

area of 45,942 sq. ft. Parcel 5—All of Stanford Heights Block No. 39, containing an area of 117,526 sq. ft.

Parcel 6-All of Stanford Heights Block No. 46, containing an area of

126,396 sq. ft. Parcel 7—A Parcel 7—A portion of Stanford Heights Block No. 48, containing an area of 103,970 sq. ft.

Parcel 8—A portion of Stanford Heights Block No. 50, containing an

area of 99,430 sq. ft. Parcel 9—All of Stanford Heights Block No. 51, containing an area of

126,397 sq. ft. Parcel 10 — All Parcel 10 — All of Stanford Heights Block No. 52, containing an area of 121,962 sq. ft.

Parcel 11—All of Lots Nos. 11, 45 and 46 in Stanford Heights Block No. 53, containing an area of 8550 ft. sq.

Parcel 12 — All of Stanford Heights Block No. 40, containing an

area of 127,680 sq. ft.

13 — All of Stanford Parcel Heights Block No. 61, containing an area of 127,680 sq. ft.

14 — All Parcel of Stanford Heights Block No. 62, containing an

area of 116,400 sq. ft.

Parcel 15—A portion of Stanford Heights Block No. 63, containing an area of 116,350 sq. ft.

Parcel 16—A portion of Stanford Heights Block No. 64, containing an

area of 157,744 sq. ft. Parcel 17 — All ofStanford Heights Block No. 65, containing an area of 116,400 sq. ft.

Parcel 18 — All of Stanford Heights Block No. 76, containing an area of 127,680 sq. ft. Parcel 19 — All of Stanford

Parcel Heights Block No. 77, containing an area of 41,931 sq. ft.

Parcel 20—Lots Nos. 7 to 22, both inclusive, and Lot No. 39, in Block No. 78, Stanford Heights, containing an area of 44,563 sq. ft. Parcel 21 — Ali o

of Stanford Heights Block No. 90, containing an

area of 127,680 sq. ft.

Parcel 22-All of Lots Nos. 22 to , both inclusive, in Stanford Heights Block No. 91, containing an area of 35,340 sq. ft.

Parcel 23—All of Block No. 106, as per "Map of Sunnyside Addition No. 1," containing an area of 71,640

sq. ft.

Parcel 24—All of Block No. 119, as per "Map of Sunnyside Addi-tion," containing an area of 67,237 ft.

Parcel 25-All of Block No. 120, as per "Map of Sunnyside Addition No. 1." containing an area of 82,040

sq. ft. Now, therefore, be it

Resolved, That, in accordance with the recomendation of the City Eugineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned parcels of land for the sum set forth opposite its name be and the same

is hereby accepted. Be it Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of its said offer; to examine the title to said properties and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco a deed conveying title thereto and file the same for record, with a copy of this resolution attached therto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran,

Shannon—2

Transfer of Police Department Funds.

Supervisor Rossi presented: Resolution No. 22514 (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside and appropriated out of Police Department Salary Fund to the credit of Police Department Contingent Expense (Appropriation 42-B, Budget Item No. 500).

(Request of Chief of Police dated

May 27, 1924.)
Adopted by the following vote: A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran,

Shannon-2.

Transfer of Relief Home and School Bond Funds.

Also, Resolution No. 22515 (New Series), as follows:

That Resolved, the following heretofore amounts appropriated and advanced out of General Fund. 1923-1924, for the engraving of Relief Home Bonds and School Bonds, Issue 1923, be and the said amounts are hereby set aside out of said bond funds to the credit of General Fund, 1923-1924, to-wit: From Relief Home

Bond Fund,

Issue 1923, the sum of \$428.57. From School Construction Bond From School Construction Bond Fund, Issue 1923, the sum of \$2,571.43.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—16. Rossi,

Absent-Supervisors McLeran,

Shannon—2.

Appropriations, Mission High, Alamo, Douglass-Everett, Le Conte Dudley Stone Schools.

Also, Resolution No. 22516 (New

Series), as follows:

Resolved, That following the amount heretofore appropriated out of Special School Tax for plans and specifications and moving for the hereinafter designated schools to be constructed out of School Construction Fund, Bond Issue 1923, be and the said amounts are aside out of School C hereby Construction Fund, Bond Issue 1923, to the credit of Special School Tax, to-wit:

set aside for Mission High School Annex, mov-

.....\$19,000.00 set aside for Mission High School Annex,

plans.....s set aside for Alamo 6,545.45 As

School, plans 2,640.00 As set aside for Douglass-

Everett School, plans... As set aside for Le Conte 3,000.00

School, plans As set aside for Dudley 3,000.00 Stone School, plans.... 8,000.00

\$42,185.45

(Request of Board of Education dated May 15, 1924.) Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran.

Shannon-2.

(Supervisor McShechy, in connection with the foregoing resolution, asked that a letter be sent to the Board of Public Works requesting eost of buildings on plans submitted to the Board.)

Passed for Printing.

The following matter was passed for printing:

Appropriations, Tubercular Sanitarium and Landers Street.

On motion of Supervisor Rossi: Resolution No. ---(New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Tubercular Sanitarium Fund. (1) For architectural services in

connection with preparation plans and specifications for a tubercular sanitarium to be erected in San Mateo County, \$5,460.

Action Deferred.

The following, stricken from the foregoing resolution, was, on motion of Supervisor Welch, laid over onc week:

County Road Fund.

For cost of improving Landers street between Fifteenth and Six-teenth streets, including engineer-ing and inspection, per award of contract to Raisch Improvement Company, \$5,000.

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$50,000 Additional, for Byashore Highway.

On motion of Supervisor Rossi: Resolution No. -- (New Se-

ries), as follows:

Resolved, That the sum of \$50,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to the California Highway Commission, to be expended by said commission for the construction of highway down the peninsula; being additional to \$250,000 heretofore appropriated by Resolution No. 21339 (New Series).

(Supervisor Welch, in connection with the foregoing, asked that the Clerk get a report from the Highway Commission as "to how our money is being spent.")

- Appropriation, \$200,000, Hetch Hetchy Submarine Pipe.

(New Se-Resolution No. -

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

furnishing For cost of and delivering flexible joint castiron pipe for submarine portions of the Hetch Hetchy Aqueduct, Bay Crossing Division, Contract No. 101, Hetch Hetch y Water Supply; per award to United States per Cast Iron Pipe and

Foundry Company\$196,802.00

For incidental expense in connection with the furnishing and delivering of above mentioned castiron pipe

3.198.00

\$200,000.00

(A. J. Gallagher, representing the Southern Promotion Association, and Edgar Peixotto, representing and Edgar Peixotto, representing the Down Town Association, addressed the Board on the foregoing matter.)

Repealing Resolution Rescinding Hetch Hetchy Submarine Pipe Contract.

Supervisor Rossi presented: Resolution No. 22517 (New Se-

ries), as follows:

Resolved, That Resolution No. 22339 (New Series), providing for the cancellation of contract awarded by the Board of Public Works to the United States Cast Iron Pipe and Foundry Company in the sum of \$196,802 for pipe under Contract No. 101, Hetch Hetchy Water Supply, be and the same is hereby repealed. Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran, Shannon—2.

Passed for Printing.

The following matters were passed for printing:

Garage, Woodworking Shop, Oil and Boller Permits.

On motion of Supervisor Deasy: Resolution No. —— (New Series), as follows:

Resolved, That the following revocable permits are hereby granted: Public Garage.

E. H. Denke, public garage, on premises south side of Eddy street, 137 feet 6 inches west of Hyde street.

Woodworking Shop.

I. M. Sommer & Co., to install and operate a small woodworking shop at 901 Bryant street.

Oil Storage Tanks.

Great Western Smelting & Refining Co., in premises north side of Steuart street, 260 feet south of Folsom street, 12,000 to 13,000 gallons.

Joe Piasecki, in premises 221 Clin-

ton Park, 1500 gallons capacity.
Cowell Lime & Cement Co., south
side Howard street, 100 feet east
of Seventh street, 1500 gallons capacity.
J. H.

J. H. Erion, in premises 2860 Washington street, 600 gallons

capacity.
F. R. Grannis, in premises west side of Octavia street, 100 feet south 1500 Jackson street, capacity.

C. H. Frye & Co., in premises 334 Townsend street, 1500 gallons ca-

David Werner, in premises east side of Church street, 100 feet north of Liberty street, 600 gallons capacity.

Paul Pflueger, in premises north side of Terrace drive, 120 feet west from Santa Clara avenue, 120 gallons capacity.

Anson Reinhart, in premises Hotel Lansdale, No. 619 Larkin st,

1500 gallons capacity.

J. V. Campbell, in premises south side of California street, 200 feet east of Gough street, 1500 gallons capacity.

E. Sugarman, in premises west side of Palm avenue, 75 feet north of Geary street, 600 gallons ca-

pacity

Simon Frazier, in premises west side of Ninth avenue, 125 feet south of Clement street, 1500 gallons capacity.

Boilers. Parkside Creamery, 10 horse boiler power in premises 1436 Haight street.

Cloverdale Cleamery, 20 horse power boiler, in premises 933 Post

street.

Rights granted under this resolu-tion shall be exercised within six months, otherwise said permits become null and void.

Board of Health to Dispose of Indigent Dead.

On motion of Supervisor Badaracco:

Bill No. 6726, Ordinance No. --(New Series), as follows:

Authorizing the Board of Health to dispose of the indigent dead.

Section 1. The Board of Health is hereby authorized and directed to yrovide for the interment of bodies of persons who have died in indigent circumstances, by contracting for the service or by employ-ment of persons for such purpose, as in the judgment of such Board shall be most suitable.

Section 2. This ordinance shall take effect July 1, 1924. Dr. Hassier Authorized to Sign Orders for Narcotics.

Supervisor Badaracco presented: Resolution No. 22518 (New Series), as follows:

Resolved, That William C. Hassler, Health Officer of the Department of Public Health, is hereby appointed with full authority for the year commencing July 1, 1924, and ending June 30, 1925, to sign orders for narcotics for the institutions of the Department of Public Health, namely, the Relief Home for Aged and Infirm, the San Francisco Hospital, the Emergency Hospitals and the Central Office, Department of Public Health and Hetch Hetchy Hospital, in compli-ance with the rules and regulations of the Narcotic Division of the Treasury Department, Internal Revenue, San Francisco, California.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisons McLeran, Shannon—2.

Action Deferred.

The following resolution was presented by Supervisor Badaracco and, on motion, laid over two weeks:

Stable Permit Transfer Denied.

Resolution No. —— (New Series, as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission to James J. Ryan to have transferred to him the permit granted by Resolution No. 15990 (New Series) to Mrs. Marie Gommet to maintain a stable on the west line of Thirty-sixth avenue, distant 150 feet south of Cabrillo street, be and is hereby denied.

Passed for Printing.

The following bill was passed for

On motion of Supervisor Harrelson:

Private Contractors Street Ordinance. Bill No. 6727, Ordinance No. -(New Series), as follows:

Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract and repealing Ordinance No. 33 and all orders and ordinances and parts of orders and ordinances in conflict with this ordinance.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Application for permission to do any street work or street improvement under private contract, in or upon any unaccepted street, lane, place, alley or court in the City and County of San Francisco must be made in writing to the Board of Public Works and the said Board is hereby authorized, empowered and directed to grant the permission carelied to grant the permission applied for; provided, that the owner or owners of a major part of the frontage of the lots and lands upon the street, lane, alley, place or court whereon such work or improvement is to be done, or the agents of such owners, shall have entered into contract therefor; and further provided, that permit for paving shall be granted under this ordinance ex-cept where the proposed work will connect with a graded and paved or macadamized roadway; nor shall any permit be granted where the assessed value of any lot or lots fronting on the proposed work, and not represented on the contract, is so low as to act as a bar to public proceedings for the completion of the work on the said block or blocks. A certified copy of such contract must accompany the application referred to in this section.

Section 2. Such work or improvement must be done under the direction and to the satisfaction of the Board of Public Works, and the materials must be in accordance with the specifications adopted by the Board of Supervisors for similar work and must be to the sat-isfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work or improvement is to be commenced and when it is to be completed, but in no event shall the Board extend the time for the doing of the work or improvement more than ninety (90) days beyond the time originally fixed for its completion unless authorized so to do by the Board of Supervisors.

Section 3. When the work or improvement shall have been completed to the satisfaction and acof the Board of Public ceptance Works it shall so declare by resolution and thereupon the Board shall deliver to the contractor a

certificate to that effect.

Said Board may in-Section 4. stitute such inquiry as it deems proper in the premises to authenticate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI, of the Charter of the City and County of San Francisco shall be applicable to such inquiry

Nothing in this ordi-Section 5. Nothing in this ordinance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II

Article VI, of the Charter.

Section 6. All orders and ordi nances and parts of orders and ordinances conflicting with the above ordinance are hereby repealed.

Section 7. Provided that no work

shall be done under a private contract for portions of a block until a contract shall have been let under public proceedings for the remaining portions of such block. Section 8. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McLeran,

Shannon—2.

ROLL CALL FOR THE INTRODUC. TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22519 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install all-night and midnight luminous arcs 6.6 ampers, similar to the installation of the triangle district, at the following locations; also, install and remove street lights as follows:

All-Night.

Northwest corner of Mason and Turk streets.

Northwest and southeast corners

of Mason and Eddy streets.

Northwest and southeast corners of Mason and Ellis streets. Northwest and southeast corners

of Mason and O'Farrell streets. Southeast corner of Mason and

Post streets.

West side Mason north of Turk street. Mason street. first

West side Mason street. first north of Eddy street.

West side Mason street. first north of Ellis street.

West side Mason street. first north of O'Farrell streets.

West side Mason north of Geary street. street. first

12 O'Clock.

West side Mason street. first south of Eddy street.

East side Mason street, first south of Eddy street.

East side Mason street, first north

Turk street. East side Mason street, first north

Eddy street. East side Mason street, first south

of Ellis street. West side Mason street, first south

of Ellis street.

East side Mason street, first south O'Farrell street.

West side Mason street, first south of O'Farrell street.

East side Mason street, first north of O'Farrell street.

East side Mason street, first south Geary street.

West side Mason street, first south of Geary street.

East side Mason street, first north of Geary street.

East side Mason street, first south

of Post street. West side Mason street, first south of Post street.

East side Mason street, first north of Ellis street.

All-Night.

North side Ellis and Stockton streets.

North side Ellis street, 240 feet west of Stockton street.

South side Ellis street, 180 feet west of Stockton street.

12 O'Clock.

South side Ellis street, 60 feet west of Stockton street. South side Ellis street, 300 feet

west of Stockton street.

North side Ellis street, 120 feet west of Stockton street.

North side Ellis street, 350 feet

west of Stockton street.

Remove all-night and midnight City and County electroliers on Mason street between Turk and Post streets.

Remove Gas Lamps.

North side Bluxome street, first west of Fifth street,

South side Bluxome street, first west of Fifth street. North side Brannan street, first

west of Zoe street. Treat avenue, south of Twenty-

fifth street.

West side Eleventh street, first south of Mission street.

Install 250 M. K.

avenue Twenty-third het.ween Taraval and Ulloa streats.

Twenty-fourth avenue between Ulloa and Vicente streets.

Twenty-sixth avenue

between Taraval and Ulloa streets. between Twenty-eighth avenue

Taraval and Santiago streets. Thirtieth avenue between Taraval

and Santiago streets.

Thirty-first avenue between Tara-val and Ulloa streets.

Thirty-first avenue between Ulloa

and Vicente streets. Thirty-third avenue between

Taraval and Santiago streets. between

Thirty-fourth avenue Taraval and Santiago streets.
Thirty-fifth avenue between Tara-

val and Santiago streets.

Thirty-sixth avenue between Tara-

val and Ulloa streets. Thirty-seventh avenue between

Taraval and Ulloa streets.

Thirtieth avenue between Taraval

and Ulloa streets. Thirty-second avenue between

Ulloa and Vicente streets Fourteenth avenue and Ulloa

street.

Install 600 M. R. Great Highway between Santiago and Taraval streets.

Great Highway between Taraval

and Ulloa streets.

Install 400 M. R.

Treat avenue, south of Twenty fifth street, end of street.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran,

Shannon-2.

Hetch Hetchy Bond Issue.

The following matter submitted Supervisor McLeran was preby Supervisor McI sented by the Clerk:

Declaratory ordinance providing for a bond issue for the completion of the Hetch Hetchy water project.

Referred to the Public Utilities

Committee.

Requiring Names on Commercial Vehicles.

Supervisor Badaracco presented: Bill No. ——, Ordinance No. - (New Series), as follows:

Requiring the name and address of the owners of commercial vehicles to be printed upon such vehicles.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to use or cause or permit any of his, their or its agents or employees to use any motor vehicle, wagon or other vehicle in the transportation of property upon the public streets of the city, unless such motor vehicle, wagon or other vehicle shall have the name and address of the owner thereof plainly printed in letters at least three inches in length in a conspicuous place on the outside of each side of such vehicle, and such name shall be kept so painted, plainly and distinctly at all times while such vehicle is in use on such streets.

Referred to Police and Traffie

Committees.

License on Business of Selling Antiques.

Supervisor Bath presented: Bill No. —, Ordinance No. -

(New Series), as follows:

Adding a new section to Ordinance No. 5132 (New Series), imposing license taxes, etc., to be numbered 63a.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A new section, to be numbered 63a, is hereby added to Ordinance No. 5132 (New Series), to read as follows:

Section 63a. Every person, firm or corporation engaged in the business of buying and selling antiques shall pay a license of twelve dollars and fifty cents per quarter.
Section 2. This ordinance shall take effect July 1, 1924.
Referred to Police Committee.

Accepting Offers to Seil Land Required for Virginia Avenue Widen-

Supervisor Harrelson presented: -- (New Se-Resolution No. ries), as follows:

County Road and Virginia Avenue Assessment District.

Whereas, the owners of the following described land sought to be acquired by the City and County San Francisco for the widening of Virginia avenue have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.: Jeremiah Cronin and Margaret

Cronin, \$8,400.

Beginning at the point of intersection of the southerly line of Virginia avenue with the westerly line of Coleridge street, and running thence southerly along the westerly line of Coleridge street a distance of 24 feet; thence at right angles westerly 60 feet; thence at right angles northerly 24 feet to the southerly line of Virginia avenue; thence easterly along the southerly line of Virginia avenue 60 feet to the point of beginning. Virginia avenue

Frank Kieleger, Louise Kieleger and Frank J. Kieleger, Jr., \$4,380.

Beginning at a point on the westerly line of Coleridge street, distant thereon 24 feet southerly from the southerly line of Virginia avenue, and running thence southerly along the westerly line of Coleridge street 16 feet; thence at right angles west-erly 60 feet; thence at right angles northerly 16 feet; thence at right angles easterly 60 feet to the point of beginning.

Peter Kleinsorg and Lucie E.

Kleinsorg, \$3,800.

Beginning at a point on the south-ly line of Virginia avenue, distant erly line of thereon 123 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue a distance of 20 feet: thence at right angles southerly 40 feet: thence at right angles westerly 20 feet; thence at right angles northerly 40 feet to the point of beginning.

The buildings now on the above described lands to remain the property of the above mentioned owners and to be removed by them within

thirty (30) days from date of deed. Joseph Cuneo and Maria Isola,

\$15,500.

Beginning at the point of intersection of the southerly line of Virginia avenue with the easterly line of Mission street, and running thence southerly along the easterly line of Mission street a distance of 40 feet; thence at right angles 83 feet 6 inches; thence at right angles northerly 40 feet to the southerly line of Virginia avenue; thence westerly along the southerly line of Virginia avenue 83 feet 6 inches to the point of beginning.

Nels Johnson, \$3,800.

Beginning at a point on the southerly line of Virginia avenue, distant thereon 143 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue, 40 feet; there at right avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

August Stegman and Heta Steg-

man, \$4,000.

Beginning at a point on the south-erly line of Virginia avenue, distant

thereon 83 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning

Josephine M. Wardell and Fred

Wardell. \$3,200.

Beginning at a point on the southerly line of Virginia avenue, distant thereon 183 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the properties owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisment of the property; now,

therefore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto, and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices.

Referred to Streets and Finance

Committee.

Supervisor Rossl Made Temporary Chairman of Finance Committee.

Supervisor Hayden presented: Resolution No. 22520 (New Se-

ries), as follows:

Resolved, That Supervisor Angelo J. Rossi, member of the Finance Committee, be made temporary chairman of the Finance Committee during the absence of Supervisor Ralph McLeran, chairman of the Finance Committee, beginning June 10, 1924.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McLeran,

Shannon-2.

Mayor to Contract for Symphony Concerts at Auditorlum.

Supervisor Hayden presented: Resolution No. 22521 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and he is hereby authorized and requested to enter into contract with the San Francisco Musical Association (Symphony Orchestra) for a series of concerts at the Exposition Auditorium during the season from September, coming 1924, to March, 1925.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McLeran,

Shannon-2.

Mayor to Enter Into Contract for Spring Musical Festival.

Supervisor Hayden presented: Resolution No. 22522 (New Series), as follows:

Resolved, That the Board of Supervisors, upon recommendation of the Auditorium Committee, authorize the Mayor to enter into a contract with the San Francisco Musical Association, Alfred Hertz, conductor, for the Spring Music Festival of four big concerts, to be held in the Auditorium during the Spring season, 1925, upon a percentage basis, in lieu of the specified rental fee as provided in Ordinance No. 5320 (New Series).

Upon the terms the lessee and lessor shall equally share a 50-50 basis of the net profits accruing from each performance.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McLeran,

Shannon-2.

Mayor to Contract for Director of Municipal Chorus.

Supervisor Hayden presented: Resolution No. 22523 (New Series), as follows:

Whereas, the importance of keeping alive the patriotic American spirit is just as necessary now, after the cessation of hostilities as during the world war; and

Whereas, the general knowledge of good music by all of the people is one of the best guarantees of national security; and Whereas, this is the opportune

time to continue and develop choral as well as instrumental music; and for the purpose of permanently establishing a municipal chorus of trained voices and to give concerts at certain definitely stated periods in the Exposition Auditorium under the auspices of the Board of Supervisors. These concerts are to be of a highly educational, instructive and pleasing character; therefore, be it

Resolved, That the Board of Supervisors, upon recommendation of the Auditorium Committee, authorize the Mayor to enter into a con-tract with a suitable and competent person to act as Director of said Municipal Chorus.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McLeran,

Shannon-2.

PROPOSED CHARTER AMEND-MENT.

Bond Elections.

The following was presented for Supervisor McLeran:

Add a new section to Article XII of the Charter.

Any election sumbitting the proposition of incurring indebtedness and the issuance of bonds called pursuant to the provisions of this article may be held separately, or may be consolidated with any other election authorized by law at which the qualified voters of the City and County are entitled to vote; provided, however, that in the event any such election called pursuant to the provisions of this article is consolidated with any other elec-tion, the provisions of this article setting forth the procedure for the calling and holding of the election called pursuant to the provisions of this article shall be complied with, except that the ordinance calling such election and the notice thereof need not set forth the election precincts, polling places and officers of election, but may provide that the precincts, polling places and officers of election shall be the same as those provided by law and de-scribed, designated and appointed by the Board of Election Commissioners or other competent authority for the election with which the election called pursuant to the provisions of this article is consolidated.

Referred to Judiciary Committee.

PROPOSED CHARTER AMEND-MENT.

Public Utility Commission.

The following was presented for Supervisor McLeran:

Add to Chapter XII of the Charter the following section:

Section -Within sixty days the taking effect of this after amendment the Mayor shall appoint a Board of Public Utility Directors to consist of five members. At the time of such appointment he shall designate one director to serve for one year, one for two years, one for three years, one for four years and one for five years. Thereafter each director shall serve for the term of five years. In the case of vacancy he shall make an appointment to fill such vacancy for the unexpired term. The directors shall each receive as compensation the sum of twenty-five dollars for each meeting actually attended, the total amount of which shall not exceed one hundred dollars in one calendar month.

All appointments made as herein provided shall be communicated to the Board of Supervisors, and shall be subject to confirmation by a majority vote thereof.

In case such confirmation is refused the Mayor shall forthwith appoint some other person for such position, which appointment shall likewise be subject to confirmation.

When such board shall have been appointed it shall have the power and it shall be its duty to manage direct the operation of works, systems and property owned by the City and County used and useful in furnishing water, light, heat, power, transportation, communication and any other service of a public utility character. It shall fix the rates to be charged for the service rendered. It shall appoint such superintendents, engineers, experts and all employees required to properly manage and operate such works or systems, subject to the provisions of Article XIII of this Charter, and shall fix their compensation. It shall disburse, subject to the provisions of this Charter, all receipts of money coming from the operation of the utili-ties under its control and such other sums as may be specifically appropriated by the Board of Supervisors. Referred to Judiciary Committee.

ADJOURNMENT.

There being no further business the Board at 5:30 p. m. adjourned.

J. S. DUNNIGAN,

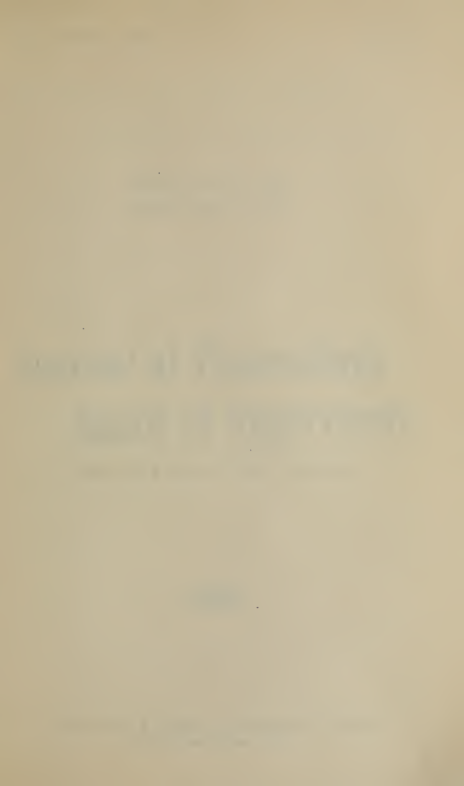
Clerk.

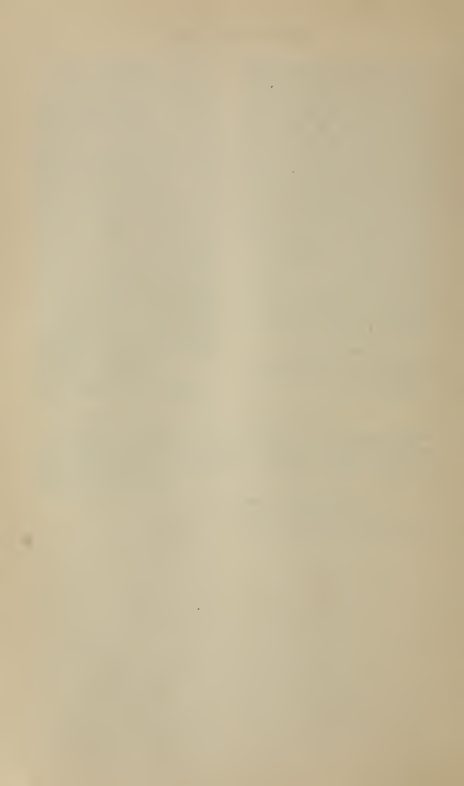
Approved by the Board of Supervisors July 28, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.





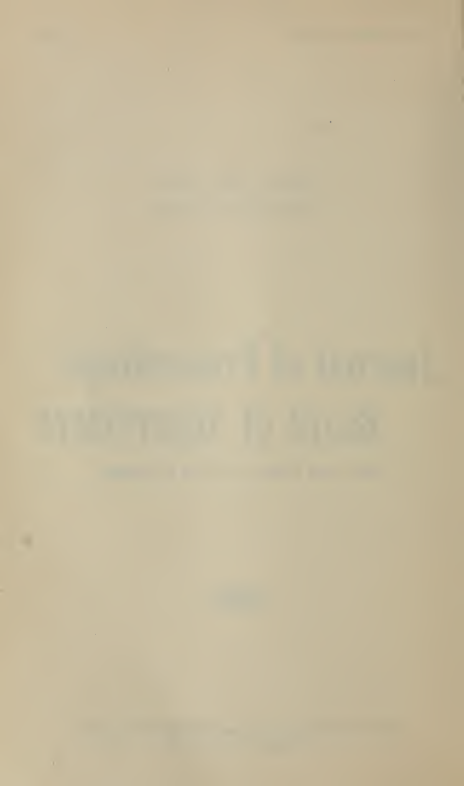
Monday, June 9, 1924. Monday, June 16, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 9, 1924, 2 P. M.

In Board of Supervisors, Monday, June 9, 1924, 2 p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the Clerk announced that there were only nine members present.

ADJOURNMENT.

Whereupon, Supervisor McLeran moved that the Board adjourn until the next regular meeting.

> J. S. DUNNIGAN, Clerk.

-++-MONDAY, JUNE 16, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 16, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Quorum present.

His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Telegram From Supervisor Shannon In re Hetch Hetchy Bond Issue.

The following was presented and read by the Clerk:

San Francisco, Calif., June 16, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen: At the direction of the Mayor I am referring to you herewith telegram received by him Yosemite from Supervisor from Warren Shannon.

This is for the consideration of

your Honorable Board.

Very sincerely yours,

W. F. BENEDICT. Assistant Secretary to the Mayor. Yosemite, Calif., June 15, 1924.

Hon. Jas. Rolph, Jr., Mayor of San Francisco City, San Francisco,

Calif.

Saw statement in S. F. Examiner that you were going to request at tomorrow's meeting rapid action of the Board of Supervisors in re Hetch Hetchy bond issue. I concur. Anticipate being able to be moved by Tuesday if strength continues to return. Kindly request Supervisors McSheehy and Katz to attend meet-ing at St. Francis Hospital, 2 p. m. Wednesday, June 18. Also kindly request John Rogers, clerk Public Utilities Committee, to be on hand with all resolutions and ordinances pertaining so that we may report Monday, June 23, 1924, to full Board. Regards.

WARREN SHANNON.

Riding Club Stable Permit. The following were presented and read by the Clerk:

Communication from San Francisco Driving Club, requesting that nothing be done to revoke stable permit at 817 Thirty-sixth avenue, as there is no other place to house horses used in Stadium harness racing.

Over thirty days.

Protest, Riding Club Stable Permit. Communication from Park-Presidic Improvement Club, requesting that Driving Club stable at 817 Thirty-sixth avenue be denied.

Over thirty days.

Tubercular Sanitarium.

Communication from Wm. C. Hassler, Health Officer, stating that no cost of tubercular sanatorium in San Mateo County can be given at the present time; approximately \$70,000 will be spent on roads, sewers, water system and fire protection.

Traffic Regulation, Second and Market Streets.

Communications from A. F. Wells Co., Crane Co., Schmidt Lithograph Co., Schilling & Co. and C. F. Weber & Co., declaring that proposed traffic regulations at Second and Market streets will seriously interfere with business, requesting a traffic officer at that point and protesting any change from present regulations.

Air Port on Marina.

Communication from Mission Street Merchants' Association, requesting that consideration be given to establishment of an air south of the Marina.

Referred to City Planning Commission, City Planning Committee and Education, Parks and Play-

grounds Committee.

Request for Aviation Field.

The following was presented by the Clerk:

Communication from San Francisco Flyers' Club, requesting that land bounded on the north by the bay, on south by the Marina boulevard, on the west by Scott street and on the east by the west side of Webster street be made into a municipal aviation park for the use of both residents and visitors engaged in aviation. (Photographic map enclosed.)

Referred to City Planning Commission, City Planning Committee and Committee on Education, Parks and Playgrounds.

Salary Increases, Department of Electricity.

Communication from Ralph Wiley, chief of the Department of Electricity, requesting favorable oc-011 salary increases recommended for employees of his department.

Salary Increase, Recorder's Office. Communication from employees the Recorder's office in support of their request for a salary in-

crease.

European Civic Conterence,

Communication from Mayor and Aldermen of Amsterdam, inviting attendance at Union Internationale des Villes on June 30th and July 1st and 2nd.

Read and filed.

Leave of Absence, Police Commissioner Andrew F. Mahony.

The following were presented and read by the Clerk:

San Francisco, Cal., June 11, 1924. To the Honorable Board of Supervisors, City Hall, San Francisco,

Gentlemen: Application has been made to me by Hon. Andrew F. Mahony, member of the Police Commission, for a leave of absence, with permission to absent himself from the State of California, for a period

of 60 days, commencing June 10th, Will you please concur with me in granting this leave of absence?

Respectfully yours, Respectium, JR., JAMES ROLPH, JR., Mayor.

San Francisco, Cal., June 7, 1924. To the Honorable the Board of Supervisors, City Hall, San Franeisco.

Gentlemen: I respectfully ask that I be given permission to leave the State of California for a period not exceeding sixty days, commencing on June 10th, 1924.

Very respectfully ANDREW F. MAHONY. Police Commissioner.

Whereupon, the following resolution was presented and adopted by the following vote:

Resolution No. 22570 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Andrew F. Mahony, Police Commissioner, is hereby granted a leave of absence for a period of sixty days, com-mencing June 10, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch,

Wetmore-14.

Absent-- Supervisors Colman, Hayden, McLeran, Shannon-4. Leave of Absence, District Attorney

Matthew Brady. The following was presented and

read by the Clerk: June 13, 1924.

To his Honor the Mayor and to the Honorable Board of Supervisors of the City and County of San Francisco.

Gentlemen: I hereby respectfully request your permission to leave the State of California for a period of sixty days, commencing on the 16th day of June, 1924.

Very respectfully yours MATTHEW BRADY, District Attorney.

Whereupon, the following resolution was presented and adopted: Resolution No. 22571 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Matthew Brady, District Attorney, is hereby granted a leave of absence for a period of sixty days, commencing June 16, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

A b s e n t — Supervisors Colman,

Hayden, McLeran, Shannon-4.

eave of Absence, T. A. Reardon. The following was presented and read by the Clerk:

San Francisco, Cal., June 11, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen: Application has been made to me by Hon. Timothy A. Reardon, member of the Board of Public Works, for a leave of absence, with permission to absent himself from the State of Califor-nia for a period of thirty days, com-mencing June 18th.

Will you please concur with me in granting this leave of absence?

Respectfully yours, espectiony yours, JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22572 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Timothy A. Reardon, member of the Board of Public Works, is hereby granted a leave of absence for a period of thirty days, commencing June 18, 1924, with permission to leave the

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

REPORTS OF COMMITTEES.

committees, by following their respective chairman, presented reports on various matters referred, which were read reports ordered filed: Fire Committee, by Supervisor

Deasy, chairman.

Public Welfare and Publicity Committee, by Supervisor Colman, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor Harrelson, chairman.

Public Utilities Committee, by Supervisor Katz, acting chairman (over two weeks).

Joint Committee on Streets and Commercial Development, by Supervisor Harrelson, chairman.

Majority and Minority Reports, Taylor Street Parking Station.

of Supervisors, City Board and

County of San Francisco: We, the undersigned, constituting the majority of your Committee on Fire, respectfully report in favor of granting Robert E. Waidhaas per-mission to maintain an automobile parking station in premises west line of Taylor street, distant 75 feet northerly from the northerly line of Ellis street.

Respectfully submitted, ALFRED RONCOVIERI. FRANK ROBB.

Board of Supervisors:

I, the undersigned, member of the Fire Committee of your honorable Board, report adversely to the petition of Robert E. Waidhaas to maintain an automobile parking station at the westerly line of Taylor street, distant 75 feet northerly from the northerly line of Ellis street, and present this as a minority report. C. J. DEASY.

Report of Public Utilities Committee on Eureka Valley Extension of Municipal Railway.

The following matters were presented, read and, on motion, laid over one week:

San Francisco, June 16, 1924. Board of Supervisors, City and County of San Francisco:

Your Public Utilities Committee recommends the adoption of a resolution on today's calendar favoring the construction and equipment of an extension of the Municipal Railway from Seventeenth and Market streets to Twenty third and Douglass streets.

On August 20, 1923, the Board adopted Resolution No. 21456 (New Series), requesting the City Engineer to furnish an estimate of the cost of building and equipping a municipal street railway into the Eureka Valley District. The City Eureka Valley District. Engineer filed an estimate showing that the cost of constructing and equipping this line would amount to \$1.025,000. The West of Castro Street Im-

provement Club is opposed to that portion of the route lying south of Twenty-third and Douglass streets, and in deference to their request action on this portion of the pro-posed municipal railway was postponed ninety days.

All the improvement clubs and

residents of the district are in favor of the construction of that portion recommended in the resolution, viz., and Market Seventeenth streets to Twenty-third and Doug-lass streets. The City Engineer estimates that the cost of this unit

will be \$600,000.

In case the Board adopts the resolution it will be necessary to fol-low it up by the adoption of an ordinance authorizing the Board of Public Works to prepare plans and specifications and enter into a contract for the construction and equipment of this line and approthe necessary moneys from the Depreciation priating therefor Fund of the Municipal Railway. Respectfully submitted,

PHIL KATZ, JAS. B. McSHEEHY, Public Utilities Committee.

Communication from the Chamber of Commerce, requesting that action on resolution for proposed extension of the Municipal Railway on Eureka street be deferred until its committee on municipal affairs can investigate.

Over two weeks.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22526 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are nereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Park Funa.

Empire Planing Mill, mill work for hathhouse (claim dated

May 23, 1924), \$675.

(2) Pacific Gas and Electric Co., gas and electric service for parks (claim dated May 23, 1924), \$1,456.75.

Spring Valley Water Co., water for parks (claim dated May 23, 1924), \$2,907.45.

(4) National Ice Cream Co., ice cam, children's quarters (claim cream, children's quarters dated May 23, 1924), \$607.35. (5) National Ice Cream Co., ice

dated May 23, 1924), \$535.05.
(6) National Ice Cream Co., ice cream, children's quarters (claim cream, children's quarters dated May 23, 1924), \$676.70.

(7) Landau Economic Syphon Co., soda water, children's quarters dated May 23, 1924), \$1,172.95.

School Bonds, 1918.

(8) Braun-Knecht-Heiman Co., scientific materials, Galileo High School (claim dated May 20, 1924), \$591.74.

(9) Smith, Booth, Usher & Co., lathes and milling machaines, Galileo High School (claim dated May

20, 1924), \$6,240.

Special School Tax.

Harron, Rickard & McCone, (10)lathes, etc., Galileo High School (claim dated May 20, 1924), \$3,953.45.

(11) The F. O. Stallman Supply

(11) The F. O. Stallman Supply Co., lathes and shaping machine, Galileo High School (claim dated May 20, 1924), \$6,963.50.

(12) Brandlein & Co., desks, Pacific Heights School (claim dated May 20, 1924), \$6,185.80.

(13) F. W. Wentworth & Co., desks, Pacific Heights School (claim dated May 20, 1924), \$512.

(14) Haley Manufacturing Co., blackboards, Part Time School (claim dated May 15, 1924), \$576. (claim dated May 15, 1924), \$576.

(15) Western Asbestos Magnesia Co., celotax insulating lumber, Part Time School (claim dated May 15, \$605.28. 1924).

(16) Bakewell & Brown, first pay-

ment, architectural service, Doug-las Everett School (claim dated May 21, 1924), \$3,000. (17) John Galen Howard, first payment, architectural service, Le Conte School (claim dated May 21, 1924) \$3,000. 1924). \$3,000.

Water Construction Fund, Bond Issue 1910.

Pelton Water Wheel Co., (18)nineteenth payment, water wheels for Moccasin Creek power plant (claim dated May 21, 1924), \$11,-679.09.

Grant, Smith & Co., twenty-(19)first payment, construction of Pulgas tunnel (claim dated May 16,

1924), \$28,139.76. (20) Edw. L. Soule Co., reinforcing steel, Hetch Hetchy constuc-tion (claim dated May 19, 1924), \$1,962.58.

(21) White Bros., lumber, Hetch Hetchy construction (claim dated

May 7, 1924). \$540.64.
(22) Frank Walker and Olive E. (22) Frank Walker and Olive E. Walker, right of way lands in Stanislaus County; per Resolution No. 22441, New Series (claim dated May 16, 1924), \$3,500.
(23) H. B. Brubaker and Ida Alice Brubaker, right of way lands in Stanislaus County; per Resolution No. 22422, New Series (claim dated May 16, 1924), \$10,000.
(24) Robert M. Searls, for deposit in Superior Court of San Logguin

in Superior Court of San Joaquin County, per order of court fixing security upon taking possession of

property in Hetch Hetchy eminent No. 17888 proceedings domain dated May 16, 1924). (claim

\$4,261.07.

Stanislaus Land and Ab-(25)stract Co., for clearing of titles and purchase price of right of way lands in Stanislaus County; per Resolution No. 22422, New Series May 16. 1924). dated (claim \$2,114.91.

(26) M. M. O'Shaughnessy, for reimbursement of revolving fund, per vouchers (claim dated May

1924), \$2,653.16.

General Fund, 1923-1924.
(27) Shell Company, fuel oil, San Francisco Hospital (claim dated May 16, 1924), \$2,227.20.
(28) Bay City Market, meats, Re-

lief Home (claim dated April 30,

1924), \$1,148.87. (29) Del Monte Meat Co., meats, Relief Home (claim dated April 30, 1924), \$2,049.15.

(30) Healey & Donaldson, tobacco, Relief Home (claim dated April 30, 1924), \$796.06. (31) Shell Company, fuel oil, Re-

lief Home (claim dated April 30, 1924), \$1,637.05. (32) Miller & Lux, meats, Relief

Home (claim dated April 30, 1924),

\$582.24.

(33)Jacobs, Malcolm & Burtt,

vegetables, Relief Home (claim dated May 21, 1924), \$721.19.

(34) N. Randall Ellis, engineering services for month of May, valuation of San Francisco electric properties (claim dated May 14, 1924), \$750.

properties (claim dated stages) 1924), \$750.

(35) John J. Dailey, legal services, month of May, as Special Counsel for City and County, per Resolution No. 22251, New Series (claim dated May 14, 1924), \$850.

(36) C. B. Eaton, first payment, and county of Jamestown avenue

improvement of Jamestown avenue from Third street to Ingalls street (claim dated May 21, 1924), \$4,000. (37) Market Street Railway Co.,

refund of second installment of taxes paid on lands being purchased by the City and County, per agreement (claim dated May 26, 1924), \$563.88.

(38) Chronicle, San Francisco official advertising, Board of Supervisors (claim dated May 26, 1924),

\$827.18.

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Resolution No. 22527 (New Series), as follows: Resolved, That the following

amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

- (1) Good Lumber Co. Inc., lumber, Hetch Hetchy construction (claim dated May 23, 1924), \$567.40. ber,
- (2) Main Iron Works, transmission tower supports etc. (claim dated May 26, 1924), \$1,429.43.
- (3) Old Mission Portland Cement Co., cement (claim dated May 26, 1924), \$544.25.
- (4) Bodinson Manufacturing Co., one bucket elevator and one portable belt conveyor (claim dated May 22, 1924), \$2,772.
- (5) Wm. Cluff Co., groceries (claim dated May 22, 1924), \$2,-674.26.
- (6) Del Monte Meat Co., meats (claim dated May 22, 1924), \$1,-256.45.
- (7) Old Mission Portland Cement Co., cement (claim dated May 22, 1924), \$9,298.89.
 (8) Old Mission Portland Cement

Co., cement (claim dated May 22,

1924), \$2,743.60.
(9) Old Mission Portland Cement Co., cement (claim dated May 23, 1924), \$2.297.68.
(10) Old Mission Portland Cement

cement (claim dated May 22, 1924), \$11,577.92.

(11), Old Mission Portland Cement Co., cement (claim dated May 23, 1924), \$1,734.45.
(12) Old Mission Portland Cement

Co., cement (claim dated May 22, 1924), \$11,607.76.

(13) Old Mission Portland Cement Co., cement (claim dated May 23,

1924), \$4,486.89.
(14) Old Mission Portland Cement cement (claim dated May 23,

1924), \$12,103.85.
(15) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated May 23, 1924), \$701.11.

(16) Pacific Gas and Electric Co., mazda lamps (claim dated May 23,

1924), \$527.53.
(17) John A. Roebling's Sons Co., write furnished (claim dated May 23, 1924), \$1,147.86.
(18) Sierra Railway Company of

car service California, railway car service (claim dated May 23, 1924), \$1,-007.69.

(19) Sperry Flour Co., flour (claim dated May 23, 1924), \$808.50. (20) Western Pipe and Steel Co., dip kettle and pipe (claim dated May 23, 1924), \$644. (21) Westinghouse Electric and

Manufacturing Co., electric supplies (claim dated May 23, 1924), \$754.92. (22) Old Mission Portland Cement

Co., cement (claim dated May 28, 1924), \$556.50.

Municipal Railway Fund.

(23) Standard Oil Co., gasoline, etc., Municipal Railways (claim oil etc. dated May 26, 1924), \$888.46.

Railway Depreciation Municipal Fund.

(24) The P. & M. Co., Chicago, Illinois, rail anchors (claim dated May 26, 1924), \$847.50.

General Fund, 1923-1924. General Fund, 1923-1924.

(25) F. X. Lehner, hauling and erection of election booths (claim dated May 20, 1924), \$1,349.10.

(26) F. X. Lehner, hauling, etc., of election booth fittings (claim dated May 20, 1924), \$920.70.

(27) Spring Valley Water Co., water furnished Fire Department hydrants (claim dated May 28.

hydrants (claim dated May 1924), \$13,608.60. (28) San Fr

San Francisco Chronicle, official advertising (claim dated

June 2, 1924), \$1,168.13.
(29) C. E. Skidmore and A. L. Kramer, services rendered in collection of delinquent taxes, etc., per agreement by Resolution No. 20338, New Series (claim dated May 27, 1924), \$752.15.

School Construction Fund, Bond Issue 1923.

(30) Matthies & Gale, 30 appraisals of buildings on lands to be prothe Douglass-Everett for School (claim dated June 2, 1924), \$753.88.

(31) Bakewell & Brown, first payment, architectural service, Doug-las Everett School (claim dated (claim

May 21, 1924), \$3,000.
(32) John Galen Howard, first payment, architectural service, Le Conte School (claim dated May 21,

1924), \$3,000.

A yes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman,

Hayden, McLeran, Shannon-4.

Appropriation, \$18,632.18, Payment to Eleanor F. Meherin for Land at Kearny and Greenwich Streets.

Resolution No. 22528 (New Se-

ries), as follows:

Resolved, That the sum of \$18,-632.18 be and the same is hereby set aside and appropriated out of General Fund, 1923-1924, Budget Item No. 72—Telegraph Hill Improvement, and authorized in payment to Elenore F. Meherin; being payment for lands situate at the intersection of the easterly line of Kearny street with the northerly line of Greenwich street, of dimensions 103 feet 21% inches by 137 feet 6 inches; and for lands situate, beginning on the northerly line of Greenwich street, 137 feet 6 inches Greenwich street, 137 feet 6 inches from the northeasterly corner of Greenwich and Kearny streets, of dimensions 137 feet 6 inches by 137 feet 6 inches; being portions of 50-Vara Block No. 60, and particularly described by Resolution No. 22472 (New Series), accepting offer (claim dated May 22, 1924).

A y e s — Supervisors Badaracco.

Ay es—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch,

Wetmore—14.
Absent—Supervisors Colman, Hayden, McLeran, Shannon-4.

Appropriations, County Road Fund. Resolution No. 22529 (New Se-

ries), as follows:

Resolved, That following the amounts be and the same are hereby set aside and appropriated out of County Road Fund, and authorized in payment to the hereinafter named persons, being payments for properties required for the opening and widening of Roosevelt way, to-

wit: (1) (1) To Charles L. Harney, for lands situate on the northerly line of Lower Terrace, 25 x 100 feet; as per acceptance of offer by Resolution No. 22442, New Series (claim dated May 21, 1924), \$1,050.

(2) To Alfred G. Piper and Elizabeth Piper, for property described in acceptance of offer by Resolution No. 29174 (New Series), of dimensional contents of the contents o

No. 22474 (New Series), of dimensions 30 by 115 feet, and being a portion of Mission Block No. 121 (claim dated May 21, 1924), \$10,000.

(3) To R. J. Jileck and Lillie

Jileck, for land described in acceptance of offer by Resolution No. 22474 (New Series), of irregular dimensions, and being a portion of Block 7, Flint Tract Homestead Association (claim dated May 1924), \$655.

Ay es—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14. Absent—Supervisors Colman, Luyden, McLeran, Shannon—4.

Hayden, McLeran, Shannon-4.

Appropriations, Tubercular Sanitarium and Landers Street.

Resolution No. 22530 (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Tubercular Sanitarium Fund. (1) For architectural services in connection with preparation plans and specifications for a tubercular sanitarium to be erected in San

Mateo County, \$5,460.

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4. Appropriation, \$50,000 Additional, for

Byashore Highway. Resolution No. 22531 (New Se-

ries), as follows:

Resolved, That the sum of \$50,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in pay-ment to the California Highway Commission, to be expended by said commission for the construction of highway down the peninsula; being additional to \$250,000 heretofore appropriated by Resolution No. 21339 (New Series).

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

A b s e n t — Supervisors Colman,

Hayden, McLeran, Shannon-4. Appropriation, \$200,000, Hetch Hetchy Submarine Pipe.

Resolution No. 22532 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the following purposes, to-wit:

For cost of furnishing and delivering flexible joint castiron pipe for submarine portions of the Hetch Hetchy Aqueduct, Bay Crossing Division. Contract No. 101, Hetch Hetchy Water Supply; per award to United States Cast Iron Pipe and Foundry Company\$196,802.00

For incidental expense in connection with the furnishing and delivering of above mentioned castiron pipe

3,198.00

\$200,000.00

Ayes -- Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman. Hayden, McLeran, Shannon-4.

Appropriations, Land and Improvements Required for Dudley Stone School Site.

Resolution No. 22533 (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for the Dudley Stone School, to-wit:

(1) To Benjamin J. Jefts, for lands and improvements situate on north line of Waller street, com-mencing 37 feet 6 inches westerly from Central avenue, of dimensions 25 by 100 feet; particularly de-scribed in Resolution No. 22477 (Naw Sprice) accepting offer. (New Series), accepting

\$8,000.

(2) To Mary E. Mackinnon, for lands and improvements situate on morth line of Waller street, commencing 62 feet 6 inches west of Central avenue, of dimensions 25 by 100 feet, particularly described in Resoultion No. 22478 (New Series), accepting offer, \$8,300.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman,

Hayden, McLeran, Shannon-4.

Garage, Woodworking Shop, Oil and Boiler Permits.

Resolution No. 22534 (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Public Garage.

E. H. Denke, public garage, on premises south side of Eddy street, 137 feet 6 inches west of Hyde street.

Woodworking Shop.
I. M. Sommer & Co., to install and operate a small woodworking shop at 901 Bryant street.

Oil Storage Tanks. Western Smelting & Re-Great fining Co., in premises north side of Steuart street, 260 feet south of Folsom street, 12,000 to 13,000 gallons.

Joe Piasecki, in premises 221 Clin-

ton Park, 1500 gallons capacity. Cowell Lime & Cement Co., south side Howard street, 100 fect east of Seventh street, 1500 gallons capacity.

J. H. Erion, in premises 2860 Washington street, 600 gallons

capacity.

E. R. Grannis, in premises west side of Octavia street, 100 feet south of Jackson street, 1500 gallons capacity.

C. H. Frye & Co., in premises 334 Townsend street, 1500 gallons ca-

pacity.

David Werner, in premises east side of Church street, 100 feet north of Liberty street, 600 gallons capacity.

Paul Pflueger, in premises north side of Terrace drive, 120 feet west from Santa Clara avenue, 120 gallons capacity.

Anson Reinhart, in premises Hotel Lansdale, No. 619 Larkin st,

1500 gallons capacity.
J. V. Campbell, in premises south side of California street, 200 feet east of Gough street, 1500 gallons capacity.

E. Sugarman, in premises west side of Palm avenue, 75 feet north of Geary street, 600 gallons ca-

pacity

Simon Frazier, in premises west side of Ninth avenue, 125 feet south of Clement street, 1500 gallons capacity.

Boilers. Parkside Creamery, 10 horse power boiler in premises 1436 Haight street.

Cloverdale Cleamery, 20 horse power boiler, in premises 933 Post

street.

Rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Laundry, Parking Station, Oil and Boiler Permits.

Resolution No. 22535 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Automobile Parking Station. John Gerbes, to conduct an automobile parking station at southeast corner of Fourteenth and Valencia streets for a period not to exceed

three months.

Oil Storage Tank.

Arthur Klahm, in premises west line of Sixteenth avenue, 130 feet south of Irving street, 1500 gallons capacity.

H. D. Hogrefe, in premises northwest corner of Polk and Greenwich streets, 1500 gallons capacity.

H. S. Davis, at premises No. 475 Tenth street, 1500 gallons capacity.

Boiler. Ideal Laundry, Inc., boiler, 200 horse power, at premises northwest-erly line of Harrison street, inter-secting northeasterly line of Seventh street and southwesterly line of Sherman street.

Wellman-Peck Co., boiler, 50 horse power, in premises No. 301 Embarcadero.

H. S. Davis, boiler, 50 horse power, in premises No. 475 Tenth street.

The The rights granted under this resolution shall be exercised within this six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Ordering Construction of Relief Home Buildings.

Bill No. 6713, Ordinance No. 6251

(New Series), as follows: Ordering the constru construction buildings for the Relief Home in the Relief Home Tract; authorizing and directing the Board of Public Works to enter into contract for said construction, and permitting progressive payments to be made during the progress of construction. The cost of said construction to be borne out of Relief Home Bond

Fund, Issue 1923. Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The construction of buildings for the Relief Home in the Relief Home Tract is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of said buildings, the cost of said construction to be borne out of Rclief Home Bond Fund, Issue 1923. Section 2. The said Board of

Public Works is hereby anthorized and permitted to incorporate in the contract for said construction of Relief Home buildings, conditions trat progressive payments shall be made during the progress of construction.

Section 3. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco. Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Welmore—14.

Absent — Supervisors Colman. Hayden, McLeran, Shannon-4.

Concrete Parapet for Sutro Heights. Bill No. 6725, Ordinance No. 6252 (New Series), as follows:

Ordering the preparation of plans and specifications for and the construction of a reinforced concrete parapet roadway in Sutro Heights Park, in accordance with said plans and specification so prepared; authorizing the Board of Public Works to enter into contract or said construction, and permitting progressive payments to be made during the progress of construction. The cost of said work to be borne out of County Road Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for and to enter into contract for the construction of a concrete parapet roadway in Sutro Heights Park, in accordance with said plans and specifications so prepared. The cost of said construction to be borne out of County Road Fund.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said construction condithat progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter.
Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon—4.

Mayor to Execute Agreement With Marguerite E. Marchand for Civic Center Property.

Bill No. 6714, Ordinance No. 6253

(New Series), as follows:

Directing the Mayor of the City and County of San Francisco to execute an agreement with Marguerite E. Marchand, a. single woman, for the purchase by the City and County of City Hall Lots Num-26 and 28, and an option to purchase City Hall Lots Numbers 25 and 27, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of City and County San of agreement with Francisco an Marchand, a Marguerite E. sinproviding for woman, immediate purchase of those certain lots, pieces or parcels of land situate, lying and being in the City and County of San Francisco, State of California, and known as City Hall Lots 26 and 28 and the existing improvements on City Hall Lots 25 and 27 for the sum of eighty thousand (\$80,000) dollars, and giving to the City and County the option to purchase said City Hall Lots numbered 25 and 27 on or before the 30th day of January, 1925, for the further principal sum of one hundred and forty-five thousand (\$145,000) dollars, and also giving to the City and County the right to immediate possession of City Hall Lots numbered 25 and 27 upon the making of the first payment heremabove referred to. Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee.

Section 2. Ordinance No. 6116 Series), authorizing New Mayor to execute an agreement with George T. Marye and wife for the purchase of the above described property, is hereby repealed.

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman,

Hayden, McLeran, Shannon-4.

Establishing Set-Back Lines. Bill No. 6722, Ordinance No. 6254 (New Series), as follows:

Establishing set-back lines along portions of Twenty-first avenue, Thirty-sixth avenue, Twenty-second avenue and Twenty-seventh avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 5th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 41, to establish set-back lines along Twenty-first avenue, Thirty-sixth avenue, Twenty-second avenue, Twenty-Twenty-second avenue, Belvedere seventh avenue and street, and fixed the 2d day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place

aforesaid, and that all objections made at said hearing have been

properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the easterly side of Twenty-first avenue, commencing at a point 100 feet southerly from Caorillo street and running thence southerly 150 feet, said set-back

line to be 20 feet.

Along the westerly side of Thirty-sixth avenue, commencing at a point 100 feet southerly from Anza street and running thence southerly 300 feet, said set-back line to be 3 feet; along the easterly side of Thirty-sixth avenue, commencing at a point 150 feet southerly from Anza street and running thence southerly 25 feet, said set-back line to be 4 feet; thence southerly 325 feet, said set-back line to be 6 feet. Along the westerly side of Twen-

Along the westerly side of Twenty-second avenue, commencing at Judah street and running thence northerly to a point 100 feet southerly from Irving street, said setback line to be 11 feet; along the easterly side of Twenty-second avenue, commencing at Judah street and running thence northerly to a point 130.25 feet southerly from Irving street, said set-back line to

be 15 feet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 125 feet northerly from Judah street and running thence northerly to a point 100 feet southerly from Irving street, said setback line to be 6 feet; along the easterly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 225 feet, said set-back line to be 9½ feet; thence northerly 175 feet, said set-back line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14. A b s e n t — Supervisors Colman, Hayden, McLeran, Shannon—4.

Amending Zoning Ordinance.
Bill No. 6723, Ordinance No. 6255 (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the the City and County of San

Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 3 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the property in the block bounded by Fulton street, Funston avenue, Cabrillo street and Twelfth avenue in the first residential district instead of the second residential district.

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Eighth avenue between Lawton street and Moraga street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent — Supervisors Colman, Hayden, McLeran, Shannon—4.

Establishing Set-back Lines. Bill No. 6715, Ordinance No. 6256 (New Series), as follows:

Establishing set-back lines along portions of Funston avenue, Twenty-second avenue, Twenty-fifth avenue and Victoria street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 28th day of April, 1924, the Board of Supervisors adopted Resolution of Intention No. 40 to establish set-back lines along Funston avenue, Twenty-second avenue, Twenty-fifth avenue, Victoria street and Bright street, and fixed the 26th day of May, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolutions.

lution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series; that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Funston avenue, commencing at Kirkham street and running thence northerly 225 feet, said set-back line to be 15 feet; thence northerly 75 feet, said set-back line to be 3.5 feet; thence northerly 25 feet, said set-back line to be 11 feet; thence northerly 25 feet, said set-back line to be 12.75 feet; thence northerly 25 feet, said set-back line to be 14.5 feet; thence northerly 75 feet, said set-back line to be 16.75 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

Along the easterly side of Twentysecond avenue, commencing at Lincoln way and running thence south-erly 75 feet, said set-back line to be 10 feet; thence southerly 25 feet, said set-back line to be 9 feet.

Along the westerly side of Twentyfifth avenue, commencing at a point feet northerly from Judah 100street and running thence northerly 175 feet, said set-back line to be 5 feet: thence northerly 150 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 25 feet, said set-back line to be 4 feet; along the easterly side of Twentyfifth avenue, commencing at a point feet northerly from street, and running thence northbe 6 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 275 feet, said set-back line to be 275 feet, said set-back line to be 375 feet, said set-back line to b back line to be 12 feet.

Along the westerly side of Victoria street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Victoria street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 375 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7 feet;

thence northerly 25 feet, said setback line to be 4 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4. Board of Health to Dispose of Indigent

Dead. Bill No. 6726, Ordinance No. 6257

(New Series), as follows: Authorizing the Board of Health to dispose of the indigent dead. Bε it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Health is hereby authorized and directed to yrovide for the interment of bodies of persons who have died in indigent circumstances, by contracting for the service or by employment of persons for such purpose, as in the judgment of such Board

shall be most suitable.
Section 2. This ordinance shall take effect July 1, 1924.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch. Wetmore—14.

Absent — Supervisors Colman, Hayden, McLeran, Shannon—4.

Amendment of Traffic Ordinance. Bill No. 6721, Ordinance No. 6258

(New Series), as follows: Amending Sections 19, and 91b of Ordinance No. 1857 (New Series), entitled "Regulating mov-ing travel and traffic upon the streets and other public places of the City and County of San Francisco, ' etc., and adding two new sections thereto, to be numbered Sections 19a and 19b.

Bc it ordained by the People of the City and County of San Fran-

cisec as follows:

Section 19 of Ordinance No. 1857 (New Series), the title of which is above recited, is hereby amended so as to read as follows:

Vehicles Shall Not Stand Near Crossing. Section 1. Section 19. It shall be unlawful for any person to hitch, or to cause to be hitched, any horse, mule or other animal, or to leave standing or to cause or permit to be left standing any bicycle, motorcycle, automobile, buggy, carriage, wagon or other vehicle upon any street within twenty feet of either side line of any street that crosses, intersects or terminates in such street, or within twenty feet of either such side line extended across such streets at right angles; provided, however, that none of the conveyances or other vehicles mentioned herein shall be left standing or permitted or caused to be left standing on Market street within sixty feet of a line extended at right angles from the curb line to a designated car-stop placed between the tracks of the street railway nearest thereto. No vehicle shall stand so as to obstruct the passage of pedestrians at crossings.

passage of pedestrians at crossings. Section 2. Section 21 of said Ordinance No. 1857 (New Series) is hereby amended so as to read as

follows:

Parking Restrictions.

Section 21. Between the hours of 10 o'clock a. m. and 6 o'clock p. m. on any day except Sundays and legal holidays, it shall be unlawful for the owner, driver or operator of any motor, horse-drawn or other vehicle, or animal to permit such vehicle or animal to stand for more than forty (40) minutes on any of the streets within the following described boundaries:

Zone No. 1-40-Minute Boundaries. All streets within the following described bounderies, commencing with the intersection of Folsom street with The Embarcadero. along the westerly property line of The Embarcadero to the north line of Broadway street; thence along the north line of Broadway to the west line of Stockton street; thence along the west line of Stockton street to the north line of California street; thence along the north line of California street to the west line of Taylor street; thence along the west line of Taylor street to the north line of Market street; thence along the north line of Market street to the west line of Seventh street; thence along the west line of Seventh street to the south line of Folsom street; thence along the south line of Folsom street to the point of commencement, the intersection of the westerly line of The Embarcadero with the southerly line of Folsom street; excepting that on Powell street between Market and Bush streets standing or parking of vehicles shall be limited to 20 minutes.

Provided, however, that stoppages caused by fire, blockades, breakdowns or other emergencies shall not be considered within the provisions of this ordinance; and provided further, that the provisions of this section shall not apply to the standing of any passenger vehicle upon any public or private stand created in said districts or streets under the provisions of Ordinance No. 1898 (New Series).

Parking Restrictions Sixty (60) Minute Zone.

Between the hours of 10 o'clock a.m. and 6 o'clock p.m. on any day except Sundays and legal holidays it shall be unlawful for the owner, driver or operator of any motor, horse-drawn or other vehicle or animal to permit such vehicle or animal to stand for more than sixty (60) minutes on any of the streets within the following described boundaries:

Commencing with the westerly intersection of California street and Taylor street, along the north line of California street to the east line of Larkin street; thence along the east line of Larkin street to the north line of Pacific street; thence along the north line of Pacific street to the east line of Franklin street; thence along the east line of Franklin street to the north line of Market street; thence along the Market street; thence along the north line of Market street to the west line of Valencia street; thence along the west line of Valencia street to the south line of Market street; thence along the south line of Market street to the west line of Eleventh street; thence along the west line of Eleventh street to the south line of Folsom street; thence along the south line of Folsom street; thence along the south line of Folsom street to the west line of Seventh street; thence along the west line of Seventh street to the north line of Market street; thence along the north line of Market street to the west line of Taylor street; thence along the west line of Taylor street to the north line of California street, the point of commencement; and also on the following streets within the boundaries as hereinafter set forth:

Golden Gate avenue, Franklin to Steiner streets.

McAllister street, Franklin to Steiner streets.

Fillmore street, Fulton to Jackson streets.

to

O'Farrell street, Webster Steiner streets.

Geary street, Webster to Steiner streets

Post street, Webster to Steiner streets.

Sutter street. Webster to Steiner streets.

Haight street, Masonic avenue to

Stanyan street. Valencia street. Market to Mis-

sion streets. Twenty-second street, Howard to Guerrero streets.

Mission street, Fifteenth street to

Onondaga avenue. Sixteenth street, Howard to Guer-

rero streets. Pacific street, Stockton to Larkin streets.

Provided, however, that stoppages caused by fire, blockades, break-downs or other emergencies shall not be considered within the provisions of this ordinance; and provided further, that the provisions of this section shall not apply to the standing of any passenger vehicle upon any public or private stand created in said districts or streets under the provisions of Ordinance No. 1898 (New Series).

Section 3. A new section is hereby added to said Ordinance No. 1857 (New Series), the same to read as

Section 18a. Between the hours of 7 o'clock a.m. and 7 o'clock p. m., excepting on Sundays and legal holidays, it shall be unlawful for any owner, driver, or operator of any motor or horse-drawn vehicle to operate such vehicle in such manner as to make a left-hand turn on any part of Market street be-tween First and Ninth streets and Battery and Larkin streets.

Section 4. A new section is hereby added to said Ordinance No. 1857 (New Series), to be designated Section 19b, the same to read as follows:

One-Way Traffic Streets.

Section 19b. It shall be unlawful for any owner, driver or operator of any motor or horse-drawn vehicle or animal, to operate such vehicle or animal on any of the following named one-way traffic streets, excepting in the direction, as provided, and during the hours designated nated:

Bush street, Market to Divisadero streets—(a) Eastbound only, 7:45 a. m. to 9 p. m.; (b) westbound only, 4:30 p. m. to 5:30 p. m.

Pine street, Market to Divisadero streets—(a) Eastbound only, 7 a. m. to 9:30 p. m.; (b) westbound only, 4 p. m. to 6:30 p. m.

Stevenson street, First to Ninth

streets-(a) Eastbound only, 7 a. m. to 6:30 p. m.

Jessie street. First to Ninth streets (a) Eastbound only, 7 a. m. to 6:30 p. m.

Minna street, First to Ninth streets—(a) Westbound only, 7 a. m. to 6:30 p. m.

Natoma street, First to Ninth streets-(a) Westbound only, 7 a.

m. to 6:30 p. m.
Annie street, Market to Missin streets-(a) Southbound only, 7 a.

m. to 6:30 p. m.

Halleck street, Front to Leidesdorff streets—(a) Westbound only, 7 a. m. to 6:30 p. m.

Commercial street, Embarcadero to Grant avenue—(a) Westbound only, 7 a. m. to 6:30 p. m.

Merchant street, Front to Kearny streets—(a) Westbound only, 7 a. m. to 6:30 p. m.

Sacramento street, Embarcadero to Kearny street—(a) Westbound only, 7 a. m. to 6:30 p. m.

Clay street, Embarcadero to Kearny street—(a) Eastbound only, 7 a. m. to 6:30 p. m. Washington street, Embarcadero

to Montgomery street—(a) West-bound only, 7 a. m. to 6:30 p. m.

Jackson street, Embarcadero to Columbus avenue—(a) Eastbound only, 7 a. m. to 6:30 p. m.

street, Embarcadero Oregon Battery—(a) Westbound only, 7 a. m. to 6:30 p. m.

Vehicles shall not enter upon any one-way street excepting in the direction of moving traffic.

On all one-way streets no vehicle shall be parked or otherwise stopped except next to and parallel with curb and faced in the direction of the moving traffic.

On all one-way streets all standing or moving vehicles shall face in the direction of the moving traffic during the hours that such streets are so designated.

On Stevenson, Jessie, Minna, Natoma, Halleck, Commercial, Merchant and Oregon streets, to the extent herein described and between the hours of 7 a.m. and 6:30 p.m., it shall be unlawful for the owner, driver or operator of any vehicle to stand or leave standing any such vehicle excepting (a) vehicles may be allowed to stand while being loaded or unloaded; (b) drivers and operators of vehicles having actual

business is being transacted for a period not exceeding fifteen minutes. On all streets crossing Bush and Pine streets between Market and Divisadero streets it shall be un-

business may stand such vehicles at the curb of a block in which such

lawful for the owner, driver or operator of any motor or horse-drawn vehicle (street cars excepted) to fail to bring such motor or horsedrawn vehicle to a complete stop at the intersection corners of Bush street and Pine street before crossing the same, unless otherwise directed by a police officer or by any signal device showing or indicating "stop or go," that shall be authorized, installed and put in use and operation by the Police Department

of said City and County.

Between the hours of 7 o'clock
a. m. and 7 o'clock p. m. on Bush
street and Pine street it shall be unlawful for the owner, driver or operator of any motor or horsedrawn vehicle to fail to bring such motor vehicle to a complete stop at the intersection corners of Powell street and at Jones street before crossing the same, unles otherwise directed by a police officer or by any signal device showing or indi-cating "stop and go," that shall be authorized, installed and put in use and operation by the Police Department of said City and County.

Section 5. Section 91a of said ordinance is hereby amended so as

to read as follows:

Signs to Be Provided.
Section 81a. The Police Department shall provide a suitable numhert shan provide a suitable number of distinctive signs entitled "No Parking," "40 Minute Limit," "Safety Crossing," "Safety Station," or similar words, and shall place the same in such locations as shall best serve the public convenience. The use of such signs by others than the Police Department. others than the Police Department is hereby forbidden. It shall be unlawful for any person to park any vehicle or animal along or close to the curb in the space between the signs installed in pursuance of this section, or to move, or cause to be moved, any of the said signs without permission of the Police Department.

Section 6. Section 91b of said ordinance is hereby amended so as

to read as follows:

Reserve Space Signs.

Section 81b. The occupant of any premises, upon application made therefor to, and granted by, the Police Department, may be permitted to erect and maintain a sign at the curb bearing the words "Reserved Space," and space in front of such premises shall be deemed reserved for the convenience of the occupant thereof during business hours, so as to permit a vehicle to stand thereat. The maintenance of such signs shall be under such restrictions as the Police Department shall prescribe and subject to revocation at any time. It shall be unlawful for any person to park any vehicle or animal along or close to the curb in the space between the signs installed in pursuance of this section, or to move, or cause to be moved, any of the said signs without permission of the Police Department.

Section 7. All ordinances or parts of ordinances, so far as they may conflict with the provisions of this ordinance, are hereby repealed.

Badaracco. A y e s — Supervisors Bath, Deasy, Harreison, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Ordering Street Work, Fulton Street.

Bill No. 6716, Ordinance No. 6259

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:
Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors April 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the suc-ceeding installments must be paid is to be one year from the time of

the payment of the preceding installment, and that the rate of interest to be charged on all deterred payments shall be seven per centum

per annum.

The improvement of Vulcan street between Ord and Levant streets by grading to official line and grade; by the construction of reinforced concrete stairways, landings, copings, including the construction of a storm water inlet with accompanying 10-inch ironstone pipe culvert with broken rock sump; by the construction of pipe railings, including the furnishing and setting of all fittings.

The method of assessment for said improvement determined and declared by the Board of Public Works by its Resolution No. 81297a Series) is hereby con-(Second

firmed.

Section 2. This ordinate effect immediately. This ordinance shall

Ayes - Supervisors Badaracco, Rath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Improvement of Rae Avenue.

Bill No. 6717, Ordinance No. 6260

(New Series), as follows: Amending Ordinance No. 1061. entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office May 21, 1924, by adding thereto a new section to be numbered eight hundred and forty, to read as follows:

Section 840. The width of sidewalks on Rae avenue between Farragut avenue and its northerly termination shall be eight (8) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Establishing Grades, Rae Avenue. Bill No. 6718, Ordinance No. 6261

(New Series), as follows: Establishing grades on Rae ave-nue between Farragut avenue and a line parallel with and 240 feet northerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The grades on Rae avenue between Farragut avenue and a line parallel with and 240 feet northerly therefrom are hereby established at points hereinafter named and at heights above city base as hereinafter stated, in accordance with recommendation the Board of Public Works filed May 15, 1924.

Rac Avenue.

Westerly line of, at Farragut avenut, northerly line, 290.71 feet. (The same being the present official grade.)

Easterly line of, at Farragut avenue, northerly line, 291.80 feet. (The same being the present official

grade.)

240 feet northerly from Farragut

avenue, 288 feet.

On Rae avenue between Farragut avenue and a line parallel with and 240 feet northerly therefrom bases tablished to conform to true gradients between the grade elevations above given therefor, Section 2. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Fixing Sidewalk Widths on Child Street.

Bill No. 6719, Ordinance No. 6262 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eight hundred and thirty-nine.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office May 16, 1924, by add-ing thereto a new section, to be numbered eight hundred and thirtynine, to read as follows:

Section 839. The width of sidewalks on Child street between

Greenwich street and Lombard street, and Telegraph place between Child street and its easterly termination, shall be as shown on that certain map entitled "Map of Child street between Greenwich street and Lombard street, and Telegraph place between Child street and its easterly termination," showing the location of street and curb lines and the width of sidewalks.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

owners.

Section 3. This ordinance shall take effect and be in force from

and after its passage.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Spur Track Permit, American Can Co.

Bill No. 6720, Ordinance No. 6263 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the American Can Company, its successors or assigns, to construct, maintain and operate a spur track on Florida street between Seventeenth and Mariposa streets as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to American Can Company, its successors or assigns, to construct, maintain and operate a spur track as follows:

Beginning at a point in Florida street in the center line of the Municipal Railway track 69.0 feet northerly from the northerly line of Seventeenth street, said point being 32.5 feet easterly from the west-erly line of Florida street; thence southwesterly on a line making an angle of 1 deg. 36 min. to the right from the center line of said Municipal Railway track for a distance of 15.0 feet to a point; thence on a curve to the right with a radius of 385.67 feet for a distance of 44.0 feet to a point; thence tangent to the last mentioned curve for a distance of 10.00 feet to a point; thence on a curve to the right with a radius of 230.0 feet for a distance of 27.0 feet to a point; thence tangent to the last mentioned curve for a distance of 16.0 feet to a point; thence on a curve to the left with a radius of 230.0 feet for a distance of 59.0 feet to a point 8.5 feet easterly from the westerly line of Florida street: thence southerly parallel to the west-erly line of Florida street for a distance of 367.0 feet to a point on the northerly line of Mariposa street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-pletely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pave-ment and any additional require-ments for the surface drainage be paid for by the American Can Company.

Provided, that the American Can Company shall erect and maintain all-night lighted arc lamps where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately. PRESENTATION OF I BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$43,960.50, recommends same be allowed and ordered paid.

A y e s - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman. Hayden, McLeran, Shannon-4.

Action Deferred. The following items were laid

over one week:

Urgent Necessity.
Valley Water Company, Spring water, public troughs, \$99.76. Western Union Telegraph Company, official telegrams, \$4.21.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22536 (New Se-

ries), as follows:

Resolved, That the following persons and organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

E. M. Stensrud, use of Main Hall, January 4, 1925, 8 a. m. to 6 p. m., and January 6, 1925, 6 p. m. to 12 p. m., for the purpose of presenting the St. Lutheran Choir Chorus.

San Francisco Pyramid Sciots, use of Main Hall, August 23, 1924, 6 p. m. to 12 p. m., for the purpose of holding a dance.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Passed for Printing. The following matters were passed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. ----- (New Se-

ries), as follows: Resolved, That the following Resolved, amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Tearing Up Streets Fund.
(1) Santa Cruz Portland Cement Co., cement for sewer construction (claim dated June 5, 1924), \$2,-013.69.

General Fund, 1923-1924.

(2) Roman Catholic Orphanage, maintenance of minors (claim dated June 9, 1924), \$3,767.11.
(3) St. Vincent's School mainte-

nance of minors (claim dated June

9, 1924), \$2,390.70.
(4) Boys' Aid Society, maintenance of minors (claim dated June

9, 1924), \$1,224. (5) St. Mary's Orphanage, maintenance of minors (claim dated June

9, 1924), \$545.38.

(6) Protestant Orpnanage, maintenance of minors (claim dated June

9, 1924), \$801.31. (7) Albertinum Orphanage, maintenance of minors (claim dated

June 9, 1924), \$1,641.07.
(8) S. F. Nursery for Homeless Children, maintenance of minors (claim dated June 9, 1924), \$576.44. (9) St. Catherine's Training

of School, maintenance minors (claim dated June 9, 1924), \$683.18.

(10) Children's Agency, maintenance of minors (claim dated June 9, 1924), \$20,862.15.
(11) Little Children's Aid, main-

tenance of minors (claim dated June 9, 1924), \$9,390.14. (12) Eureka Benevolent Society,

maintenance of minors (claim dated June 9, 1924), \$3.653.40. (13) Spring Valley Water Co.,

water, Relief Home (claim dated May 31, 1924), \$908.16.

(14) Sperry Flour Co., flour, Relief Home (claim dated May 26, 1924), \$539.

- (15) Bay City Market, meat, Relief Home (claim dated June 12, 1924), \$1,001.89.
- (16) W. O. Miller, eggs, Relief Home (claim dated June 12, 1924), \$669.27.
- (17) Miller & Lux, meat, Relief Home (claim dated June 12, 1924), \$650.16.

(18) Sherry Bros., butter, Relief Home (claim dated June 12, 1924),

\$921.90.

(19) H. F. Dugan, drugs, San ancisco Hospital (claim dated Francisco Hospital (clai June 12, 1924), \$1,648.06. (20) William Cluff Co.,

groceries. San Francisco Hospital (claim dated

June 12. 1924), \$525.16.
(21) Dodge, Sweeney & Co., toma-Francisco Hospital San toes.

(claim dated June 12, 1924), \$667. (22) Spring Valley Water Co., water, Health Buildings (claim water, Health Buildings (claim dated June 12, 1924), \$1,678.63. (23) Pacific Gas and Electric Co.,

gas and electricity, Fire Department (claim dated May 31, 1924), \$1,455,14.

(24) Pioneer Rubber Mills, suction hose, Fire Department (claim dated May 31, 1924), \$1,014.

(25) Shell Company, fuel oil, Fire Department (claim dated May 31, 1924), \$2,632.24. (26) Spring Valley Water Co.,

(26) Spring Valley Water Co., installing hydrants and water service, Fire Department (claim dated May 31, 1924), \$2,217.42.
(27) Standard Oil Co., fuel and lubricating oil. Fire Department (claim dated May 31, 1924), \$1,

203.20.

Water Construction Fund, Bond

Issue 1910. (28) Badt-Falk & Co., 1750 bars, Hetch Hetchy (claim dated June 11, 1924). \$813.71. (29) Roy Broo

Brooks, truck hire, May. Hetch May. Hetch Hetchy construction (claim dated June 11, 1924), \$759.

(30) Grant, Smith & Co., sewer tile, Hetch Hetchy construction (claim dated June 11, 1924), \$4,-312.21.

(31) M. M. O'Shaughnessy, Jnctn. Bals. Sierra Rv., May, Hetch Hetchy construction (claim dated June 11,

1924), \$557.41.
(32) Robert M. Searls, court proceedings, Stanislaus County (claim dated June 11, 1924), \$5.801.37.

(33) Universal Concrete Gun Co., monthly payment, May (claim dated June 11, 1924), \$1,577.45. (34) Del Monte Meat Co., meats

Hetch Hetchy Construction (claim dated June 9, 1924), \$1,196.86.
(35) Hill-Hubbell & Co., enamel and solution, Hetch Hetchy construction of the co struction (claim dated June 9,

1924), \$2,139.96. (36) Payne's Bolt Works, bolts, nuts, etc., Hetch Hetchy construc-tion (claim dated June 9, 1924),

\$516.92. (37) Ransome & McClelland, Inc., one No. 21 Ransome mixer, Hetch Hetchy construction (claim dated June 9, 1924), \$2,400. (38) State Compensation Insur-

ance Fund, premiums on insurance, March (claim dated June 9,

1924), \$3,115.79. (39) State Compensation Insurance Fund, premiums on insurance, March (claim dated June 9, 1924), \$1,419.37.

(40) Reo Motor Car Co. of Cali-

fornia, 1 Reo Truck (claim dated June 9, 1924), \$1,462.50. (41) Edw. L. Soule Co., square corrugated bars, Moccasin Creek (claim dated June 9, 1924), \$558.08. (42) Aluminum Co. of America,

fourth payment, furnishing and delivering aluminum cable, Contract 89, Moccasin Creek (claim dated June 9, 1924), \$65,512.38. (43) Western Pipe and Steel Co.,

fifth payment, furnishing and delivering f. o. b. cars steel penstock and accessories for Moccasin Creek power plant (claim dated June 11, 1924). \$42,207.67. (44) Western Pipe and Steel Co..

tenth payment, construction of bay crossing pipe line in bay crossing division, Hetch Hetchy aqueduct, division, Hetch Hetchy aqueduct, Contract No. 90 (claim dated June 11, 1924). \$256,229.64.

(45) Healy-Tibbitts Construction Co., fifth payment, construction of substructures for steel bride across Dumbarton Straits, Contract No. 95, Hetch Hetchy (claim dated June 11,

1924). \$78,433.64. (46) U. S. Steel Products Co., fourth payment, furnishing, delivering and erecting steel bridge superstructure to carry bay crossing pipe line across Dumbarton Straits, Contract No. 93 (claim dated June 11, 1924), \$6,885.

Municipal Railway Fund.

(47) Chester N. Weaver Co., Studebaker touring car, Municipal Rail-

way, Roads and Equipment (claim dated Feb, 27, 1924), \$1,440.

(48) F. Boeken, vouchers. Contingent Fund, May. Municipal Railway (claim dated June 9, 1924), \$897.50.

(49) General Motors Truck Co., one truck chassis and parts, Mu-nicipal Railway (claim dated June 10, 1924), \$1,470.

(50) The Ohio Brass Co., crossovers and parts, Municipal Railway (claim dated June 10, 1924), \$587.37.

School Bonds, 1923. (51) Special School Tax, Budget em No. 1, reimbursement special school tax plans and specifications, Mission High School (claim dated June 10, 1924), \$6,545.45.

(52) Special School Tax, Budget Item No. 1, reimbursement special

school tax, plans and specifications, Alamo School (claim dated June 10,

1924), \$2.640. (53) Speci Special School Tax, Budget Item No. 1, reimbursement special school tax, Douglass-Everett School, plans and specifications (claim dated June 10, 1924), \$3,000. (54) Special School Tax, Budget

Item No. 1, reimbursement special school tax plans and specifications, Le Conte School (claim dated June 10, 1924), \$3,000.

(55) Special School Tax, Budget Item No. 1, reimbursement special school tax, plans and specifications, Dudley Stone School (claim dated June 10, 1924), \$8,000.

General Fund, 1923-1924.

(56) San Francisco Chronicle, official advertising, Board of Supervisors (claim dated June 16, 1924),

\$948.50. (57) Pacific Gas and Electric Co., street lighting (claim dated June 16, 1924), \$48,272.39.

Authorization, \$3,900, Payr Grant Smith & Co. Payment

Also, Resolution No. -

Series), as follows:

Resolved, That the following amount be and the same is hereby authorized to be expended out of the hereinafter mentioned account in payment to the following named claimant, to-wit:

Tubercular Sanitarium Fund.

(1) Grant, Smith & Co., for camp buildings, fixtures and equipment of East Portal Camp, Pulgas Tunnel, for use of Tubercular Sani-tarium in San Mateo County, as per inventory dated May 3, 1924 (claim dated June 16, 1924), \$3,900.

Salary Ordinance.

Supervisor Rossi presented:

Bill No. ——, Ordinance No. — (New Series), as follows; Amending Ordinance No. 5 (New Series), known as the Ordinance of Additional Positions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5460 is hereby amended as follows:

Supervisors.

Section 4. The Board of Super

visors is hereby authorized to ap-

point the following:

(a) One clerk (authorized in Charter) at a salary of \$6,000 a year.

(b) One chief assistant clerk at

a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at a salary of \$3,000 a year.
(e) Three assistant clerks at a salary of \$2,700 a year.

(f) One assistant clerk at a sal-

ary of \$2,400 a year. (g) One stenographer to Finance Committee at a salary of \$3,300 a

year. (h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One shorthand reporter at a

salary of \$2,100 a year.
(j) One telephone operator and filing clerk at a salary of \$1,800 a

vear.

(k) One sergeant-at-arms thorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at salary of \$2,400 a year.

(nı) One chief telephone operator at a salary of \$1,980 a year.

- (n) One telephone operator (Superior Court) at a salary of \$1,800
- a year.
 (o) Four telephone operators, each at a salary of \$1,680 a year.
 (p) One superintendent of the
- Auditorium at a salary of \$2,700 a

(a) One gas and water inspector a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a year.

(s) One horticultural inspector (Section 2322, Political Code) at a salary of \$2,100 a year.

Purchaser of Supplies. Section 4a. The Purchaser of Supplies is hereby authorized to appoint the following:

(a) One superintendent of supplies (charter transfer) at a salary

of \$3,000 a year.
(b) One inspector of supplies (charter transfer) at a salary of \$2,700 a year.
(c) One custodian-clerk (charter

- transfer) at a salary of \$2,700 a year.
- (d) One assistant custodianclerk (charter transfer) at a salary of \$2,400 a year.

(e) One stenographer at a sal-

ary of \$1,800 a year.

(f) One assistant purchaser (charter transfer), schools, at a salary of \$2,400 a year.

One stenographer-clerk. schools, at a salary of \$1,200 a year.

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows:

(c) Three stenographers, each at

a salary of \$1,800 a year.

(e) One messenger at a salary of \$1,800 a year.

(g) One stenographer at a salary of \$2,100 a year.

Auditor.

Section 6. The Auditor is hereby authorized to appoint the fol-

lowing:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to confidential and exempt from examination.

(b) Three deputies, grade 8, each

at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each at a salary of \$2,700 a year.
(d) Four deputies, grade 6, each

at a salary of \$2,520 a year.
(e) One deputy, grade 5, at salary of \$2,400 a year.

(f) Six deputies, grade 4, each

at a salary of \$2,100 a year. (g) One stenographer-bond clerk

at a salary of \$2,400 a year.
(h) One expert (state law, Section 4099a) at a salary of \$2,400 a

(i) One telephone operator and filing clerk at a salary of \$1,800 a

year.

(j) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year.

(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3,000 a year.

One accountant at a salary (c)

of \$3,000 a year.

(d) Six deputies, grade 5, each at a salary of \$2,400 a year.

(e) One cashier for license department at a salary of \$2,400 a year, which position has been declared by the Civil Service Commission to be confidential and exempt

from examination.
(f) Two expert searchers, each

at a salary of \$2,400 a year.

(g) Twenty-six deputies, grade 4, each at a salary of \$2,100 a year (h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a year.

(j) One tunnel accountant at a

salary of \$2,100 a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer is hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$2,700 a year.

(b) One cashier at a salary of

\$4,500 a year.

(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) One deputy, grade 8, at a salary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a vear.

(f) One deputy, grade 7, at a

(i) One deputy, grade 1, at a salary of \$3,000 a year.
(g) One bookkeeper at a salary of \$3,000 a year.
(h) One bookkeeper at a salary of \$2,100 a year.
(i) Two deputies, grade 6, each at a salary of \$2,700 a year.
(i) One clerk grade 3 at a salary of \$2,700 a year. (j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

(a) One director of supervising appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a salary of \$2,400 a year.(c) Two supervising appraisers. civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil service deputies, grade 7, each at a

salary of \$3,000 a year.

(f) Three personal property apraisers, each at a salary of \$3,000

a year.

(g) One assistant personal property appraiser at a salary of \$2,400

(h) Three assistant appraisers. civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers, civil service deputics, grade 5, each at a salary of \$2,400 a year.

Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.
(k) Temporary assistant dep-

uties, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade 2, at a salary of \$1,500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

(a) Five special assistants, each at a salary of \$4,500 a year.
(b) One special assistant at a salary of \$3,000 a year.
(c) Six assistants, each at a salary of \$2,400 a year.

(d) One assistant at a salary of \$2,600 a year.

(e) One warrant and bond clerk

at a salary of \$3,300 a year.
(f) One assistant warrant and bond clerk at a salary of \$2,400 a year.

(g) Six assistant warrant and bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary

of \$2,700 a year.
(i) One assistant chief clerk at a salary of \$2,100 a year. (j) One bookkeeper at a salary

of \$1,800 a year.

(k) One stenographer at a salary of \$2,400 a year. (1) One stenographer at a salary

\$2,100 a year.
(m) One messenger at a salary (m) of \$1,800 a year.

(n) One juvenile court investigator at a salary of \$2,100 a year.

City Attorney.

Section 12. The City Attorney is hereby authorized to appoint the following:

(a) Three assistant city attorneys, each at a salary of \$4,200 a

year.

(b) Three assistant city attorneys, each at a salary of \$3,000 a year.

(c) One assistant city attorney at a salary of \$2,400 a year.
(d) Two stenographers, each at a salary of \$2,100 a year.

(e) One bookkeeper-file clerk at

a salary of \$2,400 a year. (f) One chief clerk at a salary of

\$1,800 a year.

Civil Service Commission.

Section 13. The Civil Service Commission is hereby authorized to appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year,, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a salary of \$2,700 a year.
(c) One first assistant inspector at a salary of \$2,700 a year.

(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a salary of \$2,100 a year.

(f) Two experienced clerks, grade 5, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a

salary of \$1,920 a year.

County Clerk.
Section 14. The County Clerk is hereby authorized to appoint the following:

Öne chief register clerk, (a) grade 8, at a salary of \$3,300 a year.

(b) One cashier, grade 6, at a salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

(d) Thirty assistant register clerks, grade 4, each at a salary of

\$2.100 a year.
(e) Thirty-eight copyists, grade 4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

(a) One cashier, grade 7, at a salary of \$3,000 a year.

(b) One deputy, grade 6, at a salary of \$2,700 a year.
(c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) Two bookkeepers, grade 5, each at a salary of \$2,400 a year.

(e) Twelve deputies, grade 5, each at a salary of \$2,400 a year.

(1) Fifty-nine jailers, grade 4, each at a salary of \$2,064 a year.

(g) One stenographer at a salary \$2,100 a year.

(h) One chauffeur-machinist at a salary of \$2,400 a year.

(i) One office superintendent at

a salary of \$3,000 a year.

(j) One superintendent of jails,

grade 5, at a salary of \$2,400 a year. (k) One assistant superintendent of jails, grade 5, at a salary of \$2,340 a year.

(1) One chief jailer, grade 6, at

a salary of \$2,520 a year.

(ni) One commissary storekeeper, grade 5, at a salary of \$2,400 a year. (n) One bookkeeper, grade 4, at

a salary of \$2,100 a year.

(o) One matron, grade 4, at a

salary of \$2,100 a year.

(p) Four female jailers, grade 4, each at a salary of \$2,064 a year.

(g) Two drivers, grade 4, each at

a salary of \$2,064 a year.

(r) Two cooks, each at a salary

(s) One jailer, grade 5, at a salary of \$2,220 a year.
(t) Sixteen keepers, each at a salary of \$1,200 a year.

Recorder

Section 16. The Recorder is hereby authorized to appoint the following

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Two deputies (cashiers) grade 5, each at a salary of \$2,400

a year.

(c) Five deputies, grade 5, each at a salary of \$2,400 a year.

(d) Seven deputies, grade 4, each at a salary of \$2,100 a year.
(e) One chief copyist, grade 5,

at a salary of \$2,400 a year.

(f) One copyist, grade 5, at a

salary of \$2,400 a year.
(g) One machinist at a salary of

\$2,700 a year. (h) One stenographer at a salary

of \$1,800 a year. (i) Twenty-eight copyists, grade

4, each at a salary of \$2,100 a year. Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a salary

of \$4,200 a year.
(b) One chief deputy at a salary

of \$3,000 a year. (c) One cashier at a salary of

\$3,000 a year. (d) Three deputy clerks, grade

6, each at a salary of \$2,700 a year. (e) One messenger at a salary of

\$2,700 a year.
(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pensions.

Section 23. Under the law providing for the support of minors and for widows' pensions:

(a) One director at a salary of \$2,700 a year.

(b) One assistant director at a salary of \$2,220 a year.

(c) Three assistant directors, each at a salary of \$2,100 a year.

Police Judges.

Section 19. The Police Judges are hereby authorized to appoint the following:

(a) Four court stenographers. grade 8, each at a salary of \$3,300 a year.

Coroner.

Section 25. The Coroner is hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One autopsy surgeon at a

(c) Three deputies, grade 5, each at a salary of \$2,400 a year.
(d) Three assistant deputies

(female), grade 3, each at a salary of \$1.800 a year.

(e) Three assistant deputies (drivers), grade 4, each at a salary

of \$2,040 a year.
(f) One stend stenographer, grade 5, at a salary of \$2,400 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year. (h) One toxicologist at a salary

of \$1,500 a year.

Juvenile Court.

Subdivision (f) of Section 3. Section 21 is hereby amended so as to read as follows:

(f) One cashier-bookkeeper at a

salary of \$2,100 a year.

Police.

Section 26 is hereby amended by changing subdivisions (d), (g) and (k), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary of

\$2,400 a year.

(g) Six telephone operators, each

a salary of \$1,680 a year.

(k) One cook at a salary of \$2,100 a year.

Department of Electricity.

The Department of Section 27. The Department of Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a salary of \$4.500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of

\$2,700 a year.

(c) One experienced clerk, grade 5, at a salary of \$2,400 a gear.

(d) One stenographer-typewriter at a salary of \$2,100 a year

(e) One helper messenger at a

salary of \$1,800 a year.
(f) One chief inspector at a sal-

ary of \$2,700 a year.
(g) Fourteen inspectors, each at

a salary of \$2,400 a year.

(h) One chief operator at a sal

arv of \$2,700 a year

(i) Eight fire alarm operators, each at a salary of \$2,400 a year.

(j) Four telephone operators, each at a salary of \$1,680 a year.

(k) One superintendent of plant a salary of \$3,000 a year.

(1) One cable splicer at a salary

of \$8.50 a day.

(m) One batteryman at a salary

of \$2,400 a year.

(n) One foreman instrumentmaker at a salary of \$2,700 a year. (o) Five instrument-makers, each at a salary of \$2,400 a year.

(p) One foreman of underground construction at a salary of \$2,100 a

year.

(q) Two laborers, each at \$5.59

per day.
(1; Two miebinists, each at \$8

per day. (s)

Three foremen linemen, each at \$2,460 per year. (t) Twelve linemen, each at \$2,-

280 per year. (u) One

inside wireman at a salary of \$1500 per year.
(v) One commissary at a salary

of \$2,100 per 'ear.

(w) One repairer at a salary of

\$2,340 per year.
(x) Two general clerks grade 3, each at a salary of \$1,800 per year.

Fire Department.

Section 28 is bereby amended by changing subdivisions (a), (h) and (t), which shall read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.
(t) One drayman grade 4, at a salary of \$2,100 a year.

Amendment.

Department of Electricity. Machinists, \$9 per day. Supervisor Schmitz, with re

with reference to machinists in the Department of Electricity, moved that if the department is paying less than it paid in private employment, that the department be asked to meet that rate.

So ordered.

Watchmen, Elevatormen and Jani-

tors. Supervisor Bath, seconded by Supervisor Roncovieri, moved that it be the sense of this Board that the watchmen, elevatormen and janitors be paid a maximum of \$150 per month.

Supervisor Harrelson moved that the matter rest in the hands of the Finance Committee for a reasonable length of time.

(Motion subsequently withdrown.) Supervisor Bath's motion was thereupon carried by the following

vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor, Rossi—2.

Absent—Supervisors Colman, Hayden, McLeran, Shannon-4.

Police Stenographers. Supervisor Roncovieri moved that

Section 19: (a) Four court stenographers, each at a salary of \$3,300 per year, be amended to read "\$3,600 a year."

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Thereupon, upon motion, the additional positions ordinance was taken up seriatim and acted upon as follows:

Board of Supervisors.

Supervisor Schmitz moved that: (a) One Clerk at a salary of \$6,000 a year be approved. No objection.

Supervisor Schmitz moved that: (b) One chief assistant clerk at a salary of \$4,200 a year be approved.

No objection.

Supervisor Welch moved that: One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 per year be increased to \$3,300 per year.

Supervisor Schmitz moved reference of Supervisor Welch's motion

to the Finance Committee.

Motion lost by the following vote: Ayes-Supervisors Katz, Rossi,

Schmitz-3.

Noes - Supervisors Badaracco, Bath, Deasy, Harrelson, McGregor, McSheehy, Morgon, Robb, Roncovieri, Welch, Wetmore-11.

Absent-Supervisors Colman, Hay-

den. McLeran, Shannon-4.

Thereupon, the roll was called on Supervisor Welch's motion to in-crease the bond and ordinance clerk to \$3,300 per year and the same was defeated by the following vote:

A yes — Supervisors Badaracco, Bath, Deasy, Harrelson, McSheehy, Robb, Roncovieri, Welch, Wetmore

Noes-Supervisors Katz, McGregor, Morgan, Rossi. Schmitz-5.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Notice of Reconsideration.

Before the result of the foregoing was announced Supervisor Welch changed his vote from aye to no and gave notice that he would move for a reconsideration at the next meeting.

Supervisor Schmitz moved that: (d) One assistant clerk at a salary of \$3,000 a year be amended to read \$3,600 a year.

Supervisor Rossi moved as an amendment that the proposed increase be referred to the Finance Supervisor Schmitz Committee.

agreed. Supervisor Bath moved as amendment to the amendment that the item read: (d) One assistant cierk at a salary of \$3,300 a year.

Amendment carried by the follow-

iug vote:
Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2. Absent—Supervisors Colman, Hay-

den, McLeran, Shannon—4.

Supervisor Wetmore, seconded by Supervisor Deasy, moved that:
(e) Four assistant clerks at \$2,700 a year be increased to "\$3,000 a

year.

Amendment carried by the follow-

ing vote:

Ayes -- Supervisors Bodaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi—2.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon—4.

Supervisor Deasy, seconded by Supervisor Wetmore, moved that: Supervisor Deasy, Supervisor Wetmore, (f) One assistant clerk at a salary of \$2,400 a year be increased to \$2,700 a year."

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi—2.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon—4.
Supervisor Badaracco, seconded by Supervisor Bath, moved that: (1) One chauffeur-messenger at a salary of \$2,400 be increased to "\$2,700 a year."

Amendment carried by the follow-

ing vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehv, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

McGregor, Noes - Supervisors

Rossi—2.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Supervisor Wetmore moved that: (s) One horticultural inspector (Sec. 2322, Political Code) at a salary of \$2,100 be increased to "\$2,400 a year."

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-12.

McGregor, Noes — Supervisors

Rossi—2.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Recorder.

Deasy, seconded by Velch, moved that: Supervisor Supervisor Delay, seconded by Supervisor Welch, moved that: Sec. 14 (c) Five deputies, each at a salary of \$2,400 a year be increased to \$2,700 a year."

Amendment carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Me-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-12.

McGregor, Noes — Supervisors

Rossi-2.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Supervisor Deasy moved that: Sec. 14 (d) Seven general clerks, each at a salary of \$2,100 a year, be increased to \$2,400 a year." Amendment carried by the fol-

lowing vote:
A yes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Department of Electricity.

Supervisor Schmitz moved that: Sec. 7 (Dept. of Electricity) (b) One secretary at a salary of \$2,700 a year be increased to \$3,000 a year.

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi—2

Absent-Supervisors Colman, Hayden. McLeran. Shannon-4.

Supervisor Schmitz moved that: Sec. 7 (Dept. of Electricity) (f) One chief inspector at a salary \$2,700 be increased to "\$3,000 a vear.

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi—2.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Supervisor Schmitz moved that: Sec. 7 (g) Fourteen inspectors at \$2,400 a year be increased to \$2,700 a year."

Amendment carried by the tollow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes — Supervisors McGregor.

Rossi—2.

Absent—Supervisors Colman, Hayden, McLeran, Shannon-4.

Supervisor Schmitz, seconded by Supervisor Badaracco, moved to amend: (r) Two machinists, each at \$8 per day, to read "each at \$9 per day."

Amendment carried by the follow-

ing vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Shεehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12. Noes—Supervisors McGregor,

Rossi—2.

Absent-Supervisors Colman, Hayden, McLeran, Shannon—4.

Supervisor Deasy moved that: (i) Eight fire alarm operators, each at a salary of \$2,400 a year, be amended to read "each at a salary of \$2,700 a year."

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes — Supervisors McGregor,

Rossi-2.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Supervisor Deasy, seconded by apervisor Robb, moved that: Supervisor Sec. 27 (h) One chief operator at a salary of \$2,700 a year be amended to read "\$3,000 a year."

Amendment carried by the follow-

ing vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Supervisor McShechy, seconded by Supervisor Roncovieri, moved that: Sec. 27 (c) One experienced clerk at a salary of \$2,400 a year be amended to read "\$2,700 a year."

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Bodaracco, Bath, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon—4.

Supervisor Schmitz moved that:
Sec. 27 (k) One superintendent of plant at a salary of \$3,000 be amended to read "\$3,300 a year."

Amendment carried by the follow-

ing vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

County Clerk.

Supervisor Welch, seconded by Supervisor Deasy, moved that: Sec. 14 (d) Thirty assistant register clerks, each at a salary of \$2,100 a year, be amended to read "\$2,400 a year."

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deosy, Harrelson, Katz, Mc-Sheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Tax Collector. Supervisor Roncovieri, seconded by Supervisor McSheehy, moved that: Sec. 7 (g) Twenty-six deputies, each at a salary of \$2,100 a year, be amended to read "\$2,400 a year.

Amendment carried by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Kotz, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

McGregor, Noes — Supervisors

Rossi-2

Absent-Supervisors Colman, Hayden. McLeran. Shannon-4.

Passed for Printing.

Whereupon, the salary ordinance as amended and in words and figures following was passed for printing by the following vote:

Amendment to Additional Positions Ordinance.

Bill No. 6728, Ordinance No. -

(New Series), as follows:
Amending Ordinance No. 5460
(New Series), known as the Ordinance of Additional Positions.
Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Section 4 of Ordinance

No. 5460 is hereby amended as follows:

Section 4. The Board of Supervisors is hereby authorized to appoint the following:

(a) One clerk (authorized Charter) at a salary of \$6,000 a vear.

(b) One chief assistant clerk at a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at a salary of \$3,300 a year.

(e) Four assistant clerks, each at a salary of \$3,000 a year.

(f) One assistant clerk at a salary of \$2,700 a year.

(g) One stenographer to Finance Committee at a salary of \$3,300 a

year. (h) One stenographer-typewriterat a salary of \$2,100 a year.(i) One shorthand reporter at a

salary of \$2,100 a year.

(j) One telephone operator and filing clerk at a salary of \$1,800 a year.

One sergeant-at-arms (authorized in Charter) at a salary of

\$2,400 a year.

(1) One chauffeur-messenger at a salary of \$2,700 a year.

(m) One chief telephone operator at a salary of \$1,980 a year.
(n) One telephone operator (Su-

perior Court) at a salary of \$1,800 a year. operators,

Four telephone (0)each at a salary of \$1,680 a year.

(p) One superintendent of the Auditorium at a salary of \$2,700 a

year. (q) One gas and water inspector

at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a year.

(s) One horticultural inspector (Section 2322. Political Code) at a

salary of \$2,400 a year.
Section 2. A new section is hereby added to said ordinance to read as follows:

Purchaser of Supplies. ion 4a. The Purchaser Section 4a. The Purchaser of Supplies is hereby authorized to appoint the following:

One superintendent of supplies (Charter transfer) at a salary

of \$3,000 a year.

(b) One inspector of supplies (Charter transfer) at a salary of \$2.700 a year.

(c) One custodian clerk (Charter transfer) at a salary of \$2,700 a year.

(d) One assistant custodian clerk

(Charter transfer) at a salary of \$2,400 a year.

(e) One stenographer at a salary of \$1,800 a year.

purchaser, One assistant schools (Charter transfer), at a salary of \$2,400 a year.

(g) One stenographer-clerk at a salary of \$1,200 a year.

Section 3. Subdivisions c and e are hereby amended and a new subdivision (g) is hereby added to Section 5, to read as follows:

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows:

(c) Three stenographers, each at

a salary of \$1,800 a year.

(e) One messenger at a salary of

\$1,800 a year.

(g) One stenographer at a salary

of \$2,100 a year.

Section 4. Sections 6, 7, 8, 9, 11, 12, 13, 14, 15, 16, 18, 19, 23 and 25 of said ordinance are hereby amended so as to read as follows:

Auditor.

Section 6. The Auditor is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 7, each at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each a salary of \$2,700 a year.(d) Four deputies, grade 6, each

at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a sal-

ary of \$2,400 a year. (f) Six deputies, grade 4, each at

a salary of \$2,100 a year.

(g) One stenographer-bond clerk

at a salary of \$2,400 a year.

(h) One expert (State law, tion 4099a) at a salary of \$2,400 a vear.

(i) One telephone operator and filing clerk at a salary of \$1,800 a

vear.

(j) Temporary clerks, grade 3. each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year.(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3,000 a year.

(c) One accountant at a salary

of \$3,000 a year.

(d) Six deputies, grade 5, each

at a salary of \$2,400 a year.
(e) One cashier for license department at a salary of \$2,400 a year, which position has been de-clared by the Civil Service Com-mission to be confidential and exempt from examination.

(f) Two expert searcners, each

at a salary of \$2,400 a year.

(g) Twenty-six deputies, grade 5, each at a salary of \$2,400 a year.

(h) One stenographer-typewriter at a salary of \$2,100 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a year.

(j) One tunnel accountant at a

(i) One tunnel accountant at a salary of \$2,100 a year.
(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treusurer.

Section 8. The Treasurer is hereby authorized to appoint the following

(a) One office superintendent at

a salary of \$2,700 a year.

(b) One cashier at a salary of

\$4,500 a year.

(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination

(d) One deputy, grade 8, at a salary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year. (f) One deputy, grade 7, at a

salary of \$3,000 a year.

(g) One bookkeeper at a salary of \$3,000 a year.
(h) One bookkeeper at a salary

of \$2,100 a year.

(i) Two deputies, grade 6, at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

(a) One director of supervising appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a

salary of \$2,400 a year.
(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4.200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each

at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil service deputies, grade 7, each at a salary of \$3,000 a year.

(f) Three personal property appraisers, each at a salary of \$3,000 a year.

(g) One assistant personal property appraiser at a salary of \$2,400

a v€ar.

(h) Three assistant appraisers, civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers,

civil service deputies, grade 5, each

at a salary of \$2,400 a year.

(j) Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.

(k) Temporary assistant deputies, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(I) One stenographer-typist, grade

2, at a salary of \$1.500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.

(b) One special assistant

salary of \$3,000 a year.

(c) Six assistants, each at a salary of \$2,400 a year.

(d) One assistant at a salary of

\$3,600 a year.

(e) One warrant and bond clerk

at a salary of \$3,300 a year.

- (f) One assistant warrant and bond clerk at a salary of \$2,400 a year.
- (g) Six assistant warrant and clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary of \$2,700 a year.
(i) One assistant chief clerk at a salary of \$2,100 a year.

(j) One bookkeeper at a salary

of \$1,800 a year.

(k) One stenographer at a salary

of \$2,400 a year. (1) One stenographer at a salary

of \$2,100 a year.

(m) One messenger at a salary

of \$1,800 a year.

(n) One juvenile court investigator at a salary of \$2,100 a year. City Attorney.
Section 12. The City Attorney is

hereby authorized to appoint the following: Three assistant city attor-(a)

neys, each at a salary of \$4,200 a year. (b) Three assistant city attorneys, each at a salary of \$3,000 a

year.

(c) One assistant city attorney at a salary of \$2,400 a year.

(d) Two stenographers, each at

a salary of \$2,100 a year.
(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

(f) One chief clerk at a salary of \$1,800 a year.

Civil Service Commission.

Section, 13. The Civil Service Commission is hereby authorized to

appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a sal-

ary of \$2,700 a year.

(c) One first assistant inspector at a salary of \$2,700 a year.

(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a

salary of \$2,100 a year.

(f) Two experienced clerks, grade 5, each at a salary of \$2,400 a year.

(g) One stenographer-clerk at a salary of \$1,920 a year.

County Clerk.

Section 14. The County Clerk is hereby authorized to appoint the following:

(a) One chief register clerk, grade

8, at a salary of \$3,300 a year.

(b) One cashier, grade 6, as a salary of \$2,700 a year.(c) Five register clerks, grade 6,

each at a salary of \$2,700 a year.
(d) Thirty assistant register clerks, grade 5, each at a salary of

\$2,400 a year. (e) Thirty-eight copyists, grade 4,

each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

(a) One cashier, grade 7, at a

salary of \$3,000 a year.

(b) One deputy, grade 6, at a salary of \$2,700 a year.
(c) One confidential deputy at a

salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) Two bookkeepers, grade 5, each at a salary of \$2,400 a year.
(e) Twelve deputies, grade 5, each at a salary of \$2,400 a year.

(f) Fifty-nine jailers, grade each at a salary of \$2,064 a year.

(g) One stenographer at a salaryof \$2,100 a year.(h) One chauffeur-machinist at a

salary of \$2,400 a year.

(i) One office superintendent at a salary of \$3,000 a year.

(j) One superintendent of jails, grade 5, at a salary of \$2,400 a year.

(k) One assistant superintendent of jails, grade 5, at a salary of \$2,-340 a year.

(1) One chief jailer, grade 6, at

a salary of \$2,520 a year.

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year.

(n) One bookkeeper, grade 4, at a salary of \$2,100 a year.

(o) One

matron, grade 4, at a

salary of \$2,064 a year.

(p) Four matrons, grade 4, each at a salary of \$2,064 a year.

(q) Two drivers, grade 4, each at a salary of \$2,064 a year.
(r) Two cooks, each at a salary of \$2,100 a year.

(s) One jailer, grade 5, at a salary of \$2,220 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the fol-

lowing

- (a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
- (b) Two deputies, grade 5 (cashiers), each at a salary of \$2,400 a

(c) Five deputies, grade 6, each at a salary of \$2,700 a year.

(d) Seven general clerks, grade 5, each at a salary of \$2,400 a year.
(e) One copyist, grade 5 (chief), at a salary of \$2,400 a year.
(f) One copyist, grade 5, at a

salary of \$2,400 a year.

(g) One machinist at a salary of

\$2,700 a year.

(h) One stenographer at a salary

\$1,800 a year.

(i) Twenty-eight copyists, grade 4, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a salary

of \$4,200 a year.

(b) One chief deputy at a salary of \$3,000 a year.

(c) One cashier at a salary of

\$3,000 a year.
(d) Three deputy clerks, grade 6,

each at a salary of \$2,700 a year.

(e) One messenger at a salary of

\$2,700 a year.
(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pension.

Section 23. Under the law providing for support of minors and for widows' pensions:

(a) One director at a salary of

\$2,700 a year.

(b) One assistant director at a

salary of \$2,220 a year.

(c) Three assistant directors, each at a salary of \$2,100 a year.

Police Judges.
Section 19. The Police Judges are hereby authorized to appoint the following:

Four court stenographers, (a) grade 9, each at a salary of \$3,600 a vear.

Coroner. Section 25. The Coroner is hereby authorized to appoint the fol-

lowing:

(a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One autopsy surgeon and pathologist at a salary of \$3,000 a year.

Three deputies, grade 5, each (c)

at a salary of \$2,400 a year.
(d) Three assistant deputies (female), grade 3, each at a salary of

\$1,800 a year. (e) Three

assistant deputies, grade 4, each at a salary of \$2,040

(f) One stenographer, grade 5, at

a salary of \$2,400 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year. (h) One toxicologist at a salary

of \$1,500 a year.

Juvenile Court.

Section 5. Subdivision (f) of Section 21 is hereby amended so as to read as follows:

(f) One cashier-bookkeeper at a

salary of \$2,100 a year.

Police.

Section 6. Section 26 is hereby amended by changing subdivisions (d), (g) and (j), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary

of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,680 a year.

(j) One cook at a salary of \$2,-100 a year.

Department of Electricity.

Section 7. Section 27 of said ordinance is hereby amended so as

to read as follows: Section 27. The Department of Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of

\$3,000 a year.

(c) One experienced clerk, grade 5, at a salary of \$2,700 a year.

(d) One stenographer-typewriter at a salary of \$2,100 a year.

(e) One helper messenger at a salary of \$1,800 a year.

(f) One chief inspector at a sal-

ary of \$3,000 a year.

(g) Fourteen inspectors, each at a salary of \$2,700 a year.

(h) One chief operator at a salary of \$3,000 a year.

(i) Eight fire alarm operators,

each at a salary of \$2,700 a year. Four telephone operators, (i) each at a salary of \$1,680 a year.

(k) One superintendent of plant a salary of \$3,300 a year. (1) One cable splicer at a salary

of \$8.50 a day. (m) One batteryman at a salary

of \$2,400 a year.

(n) One foreman instrument maker at a salary of \$2,700 a year. (o) Five instrument makers, each

at a salary of \$2,400 a year.

(p) One foreman of underground construction at a salary of \$2,100 a year.

(q) Two laborers, each at \$5.50

per day. (r) Two machinists, each at \$9

per day.
(s) Three foremen linemen, each

at \$2,460 per year.

(t) Twelve linemen, each at \$2,-

280 per year.
(u) One inside wireman at a sal-

ary of \$1,500 per year.

(v) One commissary at a salary of \$2,100 per year.

(w) One repairer at a salary of

\$2,340 per year.
(x) Two general clerks, grade 3, each at a salary of \$1,800 per year.

· Fire Department. Section 8. Section 28 is hereby amended by changing subdivisions (a), (h) and (t), which shall read

as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year. (t) One drayman, grade 4, at a salary of \$2,100 a year.
Section 9. This ordinance shall

take effect July 1, 1924.

Ayes - Supervisors Badaracco, Bath. Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—12.

Noes - Supervisors McGregor,

Rossi-2

Absent—Supervisors Colman, Hayden, McLeran, Shannon-4.

Appropriations, High School of Commerce and Alvarado School.

On motion of Supervisor Rossi: Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond 1s-

sue 1918.

(1) To cover cost of contract for furnishing, fabricating and erecting structural steel and cast iron for the addition to the High School of Commerce, to be erected on the north side of Fell street between Van Ness avenue and Franklin Van Ness avenue and Franklin street, as per award to the Golden Gate Iron Works, \$67,100.

(2) For extras and incidentals.

\$650.

School Construction Fund, Bond Issue 1923.

(3) For architectural services in connection with preparation of plans and specifications for the Alvarado School, \$3,000.

Appropriation, \$15,325, Land and Improvements, John Lefkovitz.

On motion of Supervisor Rossi:

Resolution No. —— (New Se-

-- (New Se-

ries), as follows:

Resolved, That the sum of \$15,325 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to John Lefkovitz, being payments for land and improvements situate and commencing on the east line of Twentythird avenue, 150 feet north from Clement street, of dimensions 25 by 120 feet, required for the Alamo School. Acceptance of offer by Resolution No. 22500, New Series (claim dated June 9, 1924).

Widening of Geary Street. On motion of Supervisor Rossi:

Bill No. 6729, Ordinance No. ——
(New Series), as follows:
Ordering the widening of Geary street between Mason street and Van Ness avenue, authorizing and directing the Board of Public Works to enter into contract for said widening in accordance with specifications prepared therefor, and permitting progressive payments to be made during the progress of said work.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby autnorized, instructed and empowered to enter into contract for the widening of Geary street between Mason street Van Ness avenue, in accordand ance with specifications prepared therefor.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said widening of Geary street between Mason street and Van Ness avenue conditions that progressive payments shall be made during the progress of said widening.

Section 3. This ordinance shall

take effect immediately.

Appropriation, \$80,000, Civic Center, Opening Fulton and Leavenworth Streets Into Market Street.

On motion of Supervisor Rossi: Resolution No. -- (New Se-

ries), as follows:

Resolved, That the sum of \$80,000 be and the same is hereby set aside and appropriated out of "Civic Center, Opening of Fulton and Leavenworth Streets Into Market Street," Budget Item No. 40, Fiscal Year 1923-1924, and authorized in payment to Marguerite E. Marchand for property required for the for property required for the opening of Fulton and Leavenworth streets into Market street, to-wit: City Hall Lots Nos. 26 and 28, and the improvements on City Hall Lots Nos. 25 and 27, in accordance with Ordinance No. -- (New Series).

Transfer of Municipal Railway Funds. Supervisor Rossi presented:

Resolution No. 22578 (New Se-

ries), as follows:

Resolved, That the sum of \$9,308,39 be and the same is hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund, to cover operating deficit for the month of April, 1924.

Board Public (Request of

Works, dated May 23, 1924.)
Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Accepting Offers to Sell Land Required for Diagonal Street in Potrero.

Supervisor Rossi presented:

Resolution No. 22538 (New Series), as follows:

Whereas, the owners of the fol-lowing described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina street between Twentieth and Twenty-second streets, have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.;

Anna Wender, \$2,800—Beginning at a point on the casterly line of Rhode Island street, distant thereon 377.274 feet northerly from the northerly line of Twenty-second street, and running thence northerly along the easterly line of Rhode Island street 22.726 feet; thence at right angles easterly 100 feet; thence at right angles southerly 37.500 feet; thence at right angles westerly 47.360 feet; thence deflecting 22 degrees 59 minutes to the right and running northwesterly 49.627 feet; thence southwesterly on a curve to the left of 5-foot radius, tagent to the preceding course, central angle 112 degrees 59 minutes, a distance of 9.860 feet to tangency with the easterly line of Rhode Island street at the point of beginbeing portion of Potrero ning; Block No. 159.

Alexander Sarlandt, \$4,400-Commencing at a point distant 362.50 feet northerly from the northerly line of Twenty-second street on a line drawn at right angles thereto, and distant 52.64 feet easterly from the easterly line of Rhode Island street on a line drawn at right angles thereto, and running thence easterly and parallel with Twentyeasterly and parallel with Twenty-second street 47.360 feet; thence at a right angle southerly 20.087 feet; thence deflecting 112 degrees 59 minutes to the right and running northwesterly 51.444 feet to the point of commencement; being portion of Potrero Nuevo Block No. 159.

It is hereby understood that the above mentioned sums also include damages to the adjoining portions of the properties of the above mentioned owners caused or to be caused by the future establishment of a grade on Southern Heights boulevard, and it is further understood that the remaining portions of the properties of the owners will not be assessed for the improvement on the said boulevard.

The buildings now partially on

the above described parcels are to become the property of the City.

Whereas, the City Attorney has recommended the acceptace of the said offers and the acquisition of the properties owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties; now, therefore, be it

Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized and directed to examine the titles of sald properties, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deeds con-

veying title thereto and file the same for record, with a copy of this resolution attached thereto as evi-dence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: A ye s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent--Supervisors Colman, Hayden, McLeran, Shannon-4.

Accepting Offers to Sell Land Required for Widening Virginia Avenue. Supervisor Rossi presented: Resolution No. 22539 (New

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of Virginia avenue have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names. viz.:

Jeremiah Cronin and Margaret

Cronin, \$8,400.

Beginning at the point of intersection of the southerly line of Virginia avenue with the westerly line of Coleridge street, and running thence southerly along the westerly line of Coleridge street a distance of 24 feet; thence at right angles westerly 60 feet; thence at right angles northerly 24 feet to the southerly line of Virginia avenue; thence easterly along the southerly

thence easterly along the southerly line of Virginia avenue 60 feet to the point of beginning. Frank Kieleger, Louise Kieleger and Frank J. Kieleger, Jr., \$4,380. Beginning at a point on the west-erly line of Coleridge street, distant thereon 24 feet southerly from the southerly line of Virginia avenue, and running thence southerly along the westerly line of Coleridge street 16 feet; thence at right angles west-erly 60 feet; thence at right angles northerly 16 feet; thence at right angles easterly 60 feet to the point of beginning

Peter Kleinsorg and Lucie E.

Kleinsorg, \$3,800.

Beginning at a point on the south-erly line of Virginia avenue, distant thereon 123 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue a distance of 20 feet; thence at right angles southerly 40 feet; thence at right angles westerly 20 feet; thence at right angles northerly 40 feet to the point of begin-

The buildings now on the above described lands to remain the property of the above mentioned owners and to be removed by them within thirty (30) days from date of deed. Joseph Cuneo and Maria Isola,

\$15,500.

Beginning at the point of intersection of the southerly line of Virginia avenue with the easterly line of Mission street, and running thence southerly along the easterly line of Mission street a distance of 40 feet; thence at right angles 83 feet 6 inches; thence at right angles northerly 40 feet to the southerly line of Virginia avenue; thence westerly along the southerly line of Virginia avenue 83 feet 6 inches to the point of beginning. Nels Johnson, \$3,800.

Beginning at a point on the southerly line of Virginia avenue, distant thereon 143 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

August Stegman and Heta Steg-

man, \$4,000.

Beginning at a point on the south-erly line of Virginia avenue, distant thereon 83 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

Josephine M. Wardell and Fred G. Wardell, \$3,200.

Beginning at a point on the south-erly line of Virginia avenue, distant thereon 183 feet 6 inches easterly from the easterly line of Mission street, and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the properties owned by said per-sons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's

ap raisement of the property; Now, therefore, be it

Resolved. That the said offers of sale be accepted, and the City Attorney is hereby authorized and directed to examine the titles of said properties, and if the same are found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Accepting Offer to Sell Land Required for Hetch Hetchy Right of Way. Also, Resolution No. 22540 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by City and County of San Francisco from the following named owners of the following described parcels of land situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with Hetch Hetchy Water Sunnly project, for the sums set forth opposite their names, viz.:

Joseph F. Machado and Mary Machado, \$1,175—0.49 acre, being a portion of the southwest corner of Section 16, Township 3 South, Range 8 East, M. D. B. and M., Stanslebus, County, Colifornia (April 2018) islaus County, California. (As per

written offer on file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite their names and upon the conditions therein set forth, be and the same is hereby

accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer; to examine the title to said property, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco a deed conveying title thereto, containing the conditions and reservations agreed upon in said offer, and to file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4. Also, Resolution No. 22541 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described parcel of land situated in the County of Ala-meda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project for the sum set forth opposite her name, viz.:

Mary Nunes, \$600-541/1000 acre,

being a portion of Ex-Mission Survey No. 153, Alameda County, California. (As per written offer on

file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above men-tioned parcel of land for the sum set forth opposite her name be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of her said offer; to examine the title to said property, and if the same is found in satis-factory condition to accept, in be-half of the City and County of San Francisco, a deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes—Supervisors Badaracco,

Bath, Deasy, Harrelson, Katz. Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman. Hayden, McLeran, Shannon-4.

Also, Resolution No. 22542 (New Series), as follows:

Whereas, the City Attorney has recommended the purchase by the City and County of San Francisco from the following named owner of a right of way easement over the following described land situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite its name, viz.:

Lilienthal Company, \$1,125-12.6 acres, being a portion of Plot 34 of the Bernal portion of the Rancho el Valle de San Jose, Alameda Jose, Alameda County, California. (As per written offer on file.)

Now, therefore, be it Resolved, That, in accordance the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentined easement for the sum set forth opposite its name be and the same

is hereby accepted. Be it

Further Resolved, That the Sperurtner Resolved, That the Spe-cial Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said company of the acceptance of its said offer; to examine the title to said easement, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wctmore—14.

Absent-- Supervisors Colman. Hayden, McLeran, Shannon-4. Property Erroneously Assessed Withdrawn From Sale.

Supervisor Rossi presented: Resolution No. 22543 (New Se-

ries), as follows:

Resolved, That, in accordance with a communication from the Assessor dated June 3, 1924, the following property being erroneously assessed in 1923, be withdrawn from sale and reassessed in 1924, in ac-cordance with Section 3806, Politi-cal Code, and the Tax Collector is hereby directed not to offer the same for sale:

Vol. 1. Page 81-Lot 23, Block 91. Vol. 3, Page 66—Lot 1-A, Block

492. Vol. 5, Page 20—Lot 7, Block 792. Vol. 8, Page 45—Lot 5, Block 1337. Vol. 10, Page 98-Lot 3, Block 1599.

Vol. 10, Page 231—Lot 39, Block 1654.

Vol. 12, Page 78—Lot 26, Block 1834.

Vol. 14, Page 58-Lot 9, Block 2150. Vol. 17, Page 170-Lot 22, Block

2775. Vol. 22, Page 25—Lot 31, Block 3640.

Vol. 23, Page 35-Lots 20 and 21. Block 3754.

Vol. 32, Page 130-Lot 11, Block

5857. Vol. 33, Block 5963. Page 62—Lots 1 and 2,

Vol. 37, Page 141—Lot 24, Block

6697. Vol. 39. Page 6-Lot 10, Block 6955.

Vol. 39, Page 73—Lot 2, Block 6998.

Vol. 40. Page 108—Lot 23. Block 7120.

Vol. 5, Page 23—Lot 5, Block 794. Vol. 20, Page 80—Lots 25 and 26, Block 3537.

Vol. 21, Page 138-Lot 83, Block

3609.

Vol. 25, Page 59—Lot 1A, Block 4343.

Vol. 28, Page 110—Lot 1—½ inter-Block 5252.

Vol. 28, Page 110-Lot 1-1/2 inter-

est. Block 5252

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSbeeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Action Deferred.

On motion of Supervisor Welch the following resolution was laid over one week and the City Attorney asked for an opinion as to the legality of spending good road funds for this improvement:

Appropriation, \$5,000, for Improvement of Landers Street.

Resolution No. - (New Series), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside and appropriated out of County Road Fund for cost of improving Landers street between Fifteenth Sixteenth streets. including and engineering and inspection: award of contract to Raisch provement Company.

Passed for Printing. The following entitled bill passed for printing:

Establishing Set-Back Lines. Mcmotion of Supervisor On Gregor:

Bill No. 6730, Ordinance No. -

(New Series), as follows: Establishing set-back lines along portions of Twenty-second avenue, Twenty-sixth avenue, Thirty-fifth avenue, Thirty-sixth avenue, Head street, Monticello street and Mira-mar avenue.

It is hereby recited Section 1. that on the 12th day of May, 1924, the Board of Supervisors adopted

Resolution of Intention No. 42, to establish set-back lines along Twen-ty-second avenue, Twenty-sixth avenue, Thirty-fifth avenue, Thirty-sixth avenue, Head street, Monti-cello street and Miramar avenue, and fixed the 9th day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objec-tions thereto; that thereafter, and more than ten days prior to said hearing, the resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordi-nance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Resolution of Intention to Establish Set-Back Lines No. 44.

Supervisor McGregor presented:

Resolution No. 22544 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the northerly side of Chestnut street, commencing at a point 88.75 feet easterly from Divisadero street and running thence easterly to a point 88.75 feet westerly from Scott street, said set-back line to be 6 feet; along the southerly side of commencing Chestnut street at. Divisadero street and running thence easterly to a point 100 feet westerly from Scott street, said setback line to be 6 feet.

Along the northerly side of Francisco street, commencing at a point 100 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet easterly from Scott street, said set-back line to be 6 feet; along the southerly side of Francisco street, commencing at a point 88.75 feet easterly from Divisadero street and running thence easterly to a point 88.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of Broderick street between Bay street and Francisco street, said set-back line to be

5 feet.

Along the easterly side of Thirtyfifth avenue, commencing at a point 100 feet southerly from Geary street and running thence southerly thence southerly 25 feet, said set-back line to be 12 feet; thence southerly 25 feet, said set-back line to be 12 feet; thence southerly 25 feet, said set-back line to be 6 feet.

And notice is hereby given that Monday, the 14th day of July, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San rancisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Passed for Printing. The following matters were passed for printing;

Establishing Set-Back Lines.

On motion of Supervisor Mc-Gregor:

Bill No. 6731, Ordinance No. -

(New Series), as tollows:
Establishing set-back lines along portions of Thirty-seventh avenue, Thirty-eighth avenue, Forty-fifth

avenue and Forty-eighth avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 19th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 43, to establish set-back lines along Thir-Thirty-eighth ty-seventh avenue, Thirty-e avenue, Forty-fifth avenue Forty-eighth avenue, and fixed the 16th day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the resolution was published and notices of the passage of said resolution were posted along the line or said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the fore-

going recitals, and in accordance with the provisions of said Ordi-nance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Thirtyseventh avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 175 feet, said set-back line to be 11 feet; thence northerly 175 feet, said set-back line to be 15 feet; thence northerly to Irving street, said set-back line to be 13 feet.

Along the westerly side of Tnirtyeighth avenue, commencing at Irving street and running thence northerly to Lincoln way, said set-back line to be 10 feet; along the east-erly side of Thirty-eighth avenue, commencing at Irving street and running thence northerly to a point feet southerly from Lincoln said set-back line to be 12 feet. 100 feet

Along the easterly side of Fortyfifth avenue, commencing at a point 100 feet northerly from Irving street and running thence northerly to a point 100 feet southerly from Lin-coln way, said set-back line to be

23 feet.

Along the easterly side of Fortyeighth avenue, commencing at point 100 feet northerly from Irving street and running thence northerly to a point 100 feet southerly from Lincoln wav, said set-back line to

be 14 feet.

Along the westerly side of Thirtyseventh avenue, commencing at a point 100 feet northerly from Fulstreet and running thence northerly to a point 100 feet southerly from Cabrillo street, said set-back line to be 5 feet; along the easterly side of Thirty-seventh avenue, commencing at a point 100 feet northerly from Fulton street and running thence northerly to Cabrillo street, said set-back line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Permits.

On motion of Supervisor Deasy: Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Cupola Furnace. Great Western Smelting and Refining Co., removal of existing cupola furnace into a new building adjoining old premises, located from Spear to Steuart streets south of Folsom street.

Oil Station.

James Welsh, to conduct an automobile oil station at northwest cor-ner of Mission street and Mt. Vernon avenue.

Cabinet Shop.

Alfred S. Gough, to conduct cabinet shop at No. 10 Washburn street.

Oil Storage Tank. (1500 gallons capacity.)

Christensen Bros., west side of Fourteenth avenue, 125 feet north of Balboa street.

Christensen Bros., west side of Fourteenth avenue, 100 feet north

of Balboa street.

Knittle & Cashel Co., east side of Taylor street, 62 feet 6 inches north of Clay street.

Axel Johnson, south side of Washington street, 150 feet east of Jones

street.

Strand & Strand, south side of Octavia street, 40 feet east of Francisco street.

G. A. Tuck, southwest corner of Chestnut and Laguna streets.

E. Pon, south side of Pleasant Street, 50 feet west of Taylor street.

A. R. Van Atta, south side of Fulton street, 130 feet east of Ma-

sonic avenue.

E. V. Lacey, south side of O'Farrell street, 150 feet east of Larkin street.

Emil Nilson, south side of Union street. 25 feet west of Pierce street. E. A. Sores, southwest corner of Twenty-fourth and Vicksburg

streets. C. R. Sanborn, 600 gallons capacity, 1624 Larkin street.

Magnus Fruit Products Co., 600 gallons capacity, 301 Howard street.

Martin-Camm Co., 600 gallons capacity, 122 Sacramento street.

Boiler.

Frye & Co.. 30 horsepower, premises No. 334 Townsend street.
Auditorium Garage, 1 horse pow-

er, west side of Franklin street, 50

feet from Fell street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Action Deferred.

The following matter was, on motion, laid over one week:

Parking Station Permit. Supervisor Deasy presented:

Resolution No. --- (New Series), as follows:

Resolved. That Robert E. Waidhaas is hereby granted permission. revocable at will of the Board of Supervisors, to conduct and maintain an automobile parking station as defined by Ordinance No. 3108 (New Series) upon the property situate on the westerly line of Taylor street, distant 75 feet northerly from the intersection of the northerly line of Ellis street.

Denying Stable Permit.

Supervisor Badaracco presented:

Resolution No. ——— (New Se-

ries), as follows:

Denying, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission to James R. Ryan to have transferred to him the permit heretofore granted by Resolution No. 15990 (New Series) to Marie Gommet to maintain a stable on the west line of Thirty-sixth avenue, distant 150 feet south of Cabrillo street.

Privilege of the Floor.

Fred L. Hansen, Francis J. Perry and Attorney T. P. Robinson, representing Point Lobos Improvement.

W. B. Hollingberry, Mrs. Caldon and J. P. Kelly, representing protesting property owners, were heard in favor of the foregoing resolution.

A. Pratt and A. J. Gallagher, representing the San Francisco Driving Club, were heard in opposition.

Action Deferred.

Supervisor McSheehy, seconded by Supervisor Welch, moved that his Honor the Mayor be requested to appoint a committee consisting of three members of the Board of Supervisors, three members of the Driving Association and three of the property owners, and that the resolution lay over for thirty days. Motion carried.

Accepting Offer to Sell Lands Required for School Purposes.

On motion of Supervisor Wetmore:

Resolution No. 22545 (New Se-

ries), as follows:

Resolved, That public interest and necessity and use require the acquisition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto for school purposes, to-wit: All the lots, pieces or parcels of land included in the following descriptions, to-wit:

Commencing at the intersection of the southerly line of O'Farrell street with the westerly line of Buchanan street, thence southerly along the westerly line of Buchanan street 50 feet; thence at right angles westerly 180 feet to the easterly line

of Hollis street; thence at right angles northerly along the easterly line of Hollis street 50 feet to the southerly line of O'Farrell street; thence at right angles easterly along the southerly line of O'Farrell street 180 feet to the point of commencement. Being Lots Nos. 1, 2, 35 and 36, Block 724, Assessor's Map.

36, Block 724, Assessor's Map.

That all the lands, rights and claims above described are hereby declared to be suitable, adaptable and necessary for a public use by the City and County of San Fran-

cisco.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land inclosed within said hereinabove descriptions, and any and all rights and claims thereto and interest therein, for the condemnation thereof for the use of the City and County of San Francisco, as aforesaid, and to prosecute such proceedings to a speedy termination.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Also, Resolution No. 22546 (New Series), as follows:

Whereas, an offer has been received from Nat Schmulowitz to convey to the City and County of San Francisco certain land situate at the west line of Thirty-sixth avenue, distant 250 feet south of Anza street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Thirty-sixth avenue, distant thereon 250 feet southerly from the southerly line of Anza street, running thence southerly along said westerly line of Thirty-sixth avenue 50 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 50 feet; thence at a right angle casterly 120 feet to the westerly line of Thirty-sixth avenue and point of commencement. Being a portion of

Outside Lands Block No. 319, also known as Block No. 1579 on Asses-

sor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Also, Resolution No. 22547 (New

Series), as follows:

Whereas, an offer has been re-ceived from J. W. Edmonds to convey to the City and County of San Francisco certain land, situate all the west line of Thirty-sixth ave-nue, distant 225 feet south of Anza street, required for school purposes;

Whereas, the price at which said parcel of land is offered is the reavalue thereof; therefore, sonable

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$1,750. be and the same is hereby accepted the said land being described as fol-

lows, to-wit:

Commencing at a point on the westerly line of Thirty-sixth avenue, distant thereon 225 feet southerly from the southerly line of Arga street, running thence southerly along said westerly line of Thirtysixth avenue 25 feet; thence at a angle westerly 120 feet: thence at a right angle northerly 25 feet; thence at a right angle easterly 120 feet to the westerly line of Thirty-sixth avenue and point of commencement. Being a portion of Outside Lands Block 319, also known as Block 1579 on Assessor's Man Book.

The City Attorney is hereby directed to examine the title to said

property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed pur-chase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Condemnation of School Land on Marina.

Supervisor Wetmore presented: Resolution No. 22548 (New Se-

ries), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco that the immediate acquisition, construction, completion and equipment by the City and County of San Francisco of permanent buildings and improvements to be used by the said City and County for public schools and the acquisition of necessary lands therefor is an imperative and public necessity and that the public interest and necessity demand such acquisition, construction, completion and equipment by the City and County of San Francisco.

That the lands to be so acquired for public use and necessity are de-

scribed as follows, to-wit:

Being all of Blocks 468 and 485 Map Assessor's Book bounded on the north by Bay street. on the south by Chestnut street, on

the east by Webster street and on the west by Fillmore street.

The City Attorney is hereby in-structed to commence proceedings against the owner or owners of said lots, pieces or parcels of land inclosed within said hereinabove descriptions, and any and all rights claims thereto and interest and therein for the condemnation thereof for the use of the City and County, as aforesaid, and to prosecute such proceedings to a speedy determination.

Adopted by the following vote: Ayes — Supervisors Badaracco,

Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

City Attorney to Commerce Condemnation Proceedings for School Land on Douglass Street.

Supervisor Wetmore presented:

Resolution No. 22549 (New Series), as follows:

Resolved. That the public interest and necessity and use require the acquisition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto for school purposes, to-wit: All the lots, pieces or parcels of land included in the following descriptions, to-wit:

Beginning at a point on the east-erly line of Douglass street, distant thereon 190 feet northerly from the northerly line of Twenty-third street: thence northerly along the easterly line of Douglass street 25 feet, more or less; thence at right angles easterly 134 feet 3 inches, more or less; thence at right angles southerly and parallel to the easterly line of Douglass street 25 feet, more or less; thence at right angles westerly and parallel to the northerly line of Twenty-third street 134 feet 3 inches, more or less, to point of beginning. Being Lot No. 18 of City Block No. 2773 as shown on the Assessor's Map Books.

That all the lands, rights and claims above described are hereby declared to be suitable, adaptable and necessary for a public use by the City and County of San Francisco.

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land inclosed within said hereinabove de-scription and any and all rights and claims thereto and interest therein, for the condemnation thereof for the use of the City and County of San Francisco, as afore-said, and to prosecute such pro-ceedings to a speedy termination.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Batli, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Accepting Deed of Mercantile Trust Company, War Memorial Site.

Supervisor Wetmore presented: Resolution No. 22550 (New Se-

ries), as follows:

Resolved, That the deed from the Mercantile Trust Co. of California (a corporation), trustee, to the City and County of San Francisco for that certain undivided 10/19 interest owned and held by it in and to that certain piece or parcel of land situate, lying and being in the City and County of San

Francisco, and particularly described as follows, to-wit:

Commencing at a point formed by the intersection of the southerly line of McAllister street with the westerly line of Van Ness avenue, running thence southerly along said westerly line of Van Ness avenue 120 feet to the northerly line of Ash street; thence westerly along said northerly line of Ash street 219 feet 9 inches; thence at a right angle northerly 120 feet to the southerly line of McAllister street; thence easterly along said southerly line of McAllister street 219 feet 9 inches to the westerly line of Van Ness avenue and point of com-niencement; being a portion of Western Addition Block No. 76; also known as Lot 1, Block 786, on Assessor's Map Book, be and the same is hereby accepted.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Eureka Valley Extension of the Municipal Railway,

Supervisor McSheehy presented: Resolution No. ——— (New Se-(New Se-

ries), as follows:

Whereas, the public welfare and convenience demands the construction of a Municipal Street Railway into the Eureka Valley District;

Whereas, the Board of Supervisors, on August 20, 1923, adopted Resolution No. 21456 (New Series) requesting the City Engineer to submit at his earliest convenience an estimate of the cost of building and equipping a municipally - owned street railway into this district; and

Whereas, the City Engineer has filed a map outlining a feasible route over which this Municipal Railway may be constructed and has filed an estimate of the cost of building and equipping said road; and

Whereas, the various civic and

improvement clubs and the residents and citizens of the district generally are in favor of the construction of that portion of the proposed line from Seventeenth and Market streets to Twenty-third and Douglass streets; therefore, be it

Resolved, That the Board of Supervisors go on record as favoring the construction of this unit of the proposed railway from Seventeenth and Market streets to Twenty-third and Douglass streets, over the route outlined on the map prepared by the City Engineer.

Motions.

Supervisor Rossi moved reference

to the Finance Committee.

Supervisor Deasy moved as an amendment that the resolution remain on the calendar for two weeks. Amendment carried.

Passed for Printing.

The following bills were passed for printing:

Ordering Street Work.

On motion of Supervisor Harrelson:

Bill No. 6732, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Joice street from California street southerly to the artificial stone sidewalk at the head of concrete stairs and 196 feet, more or less, southerly from the southerly line of California street, by the construction of concrete curbs where granite curbs are not already constructed; by the con-struction of a concrete balustrade adjacent to the artificial stone sidewalk heretofore mentioned, and by the construction of a concrete pavement on the roadway thereof. construction of concrete curbs shall include restoration of the necessary artificial stone sidewalk adjacent thereto.

Section 2. This Ordinance shall

take effect immediately.

Ordinance Ordering Repealing Improvement of Ellis Street Between Broderick Street and St. Joseph's Avenue.

Also, Bill No. 6733, Ordinance No. (New Series), as follows:

Repealing Ordinance No. (New Series), approved May 22, 1924, ordering the improvement of Ellis street between Brod street and St. Joseph's avenue. between Broderick

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6241 (New Series), approved May 22, 1924, ordering the improvement of Ellis street between Broderick street and St. Joseph's avenue is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Extensions of Time.

Resolution No. 22552 (New Series), as follows:

Resolved, That City Construction Company is hereby granted the following extensions of time to complete street work, viz.:

Sixty days' time from and after May 22, 1924, to complete the im-provement of Surrey street between Diamond street and a line 275.98 feet southwesterly therefrom, for the reason that the contractor has

been delayed by scarcity of material.

Sixty days' time from and after
May 22, 1924, to complete the improvement of Diamond street between Chenery and Surrey streets, for the reason that the contractor

has been delayed by scarcity of material.

Sixty days' time from and after May 22, 1924, to complete the improvement of Surrey street between Castro and Diamond streets, for the reason that contractor has been delayed by scarcity of material.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent—Supervisors Colman, Hayden, McLeran, Shannon-4.

Also, Resolution No. 22553 (New Series), as follows:

Resolved, That City Construction Company is hereby granted an ex-tension of sixty days' time from and after May 27, 1924, within which to complete the improvement of Twenty-second street between De Haro and Rhode Island streets under public contract, for the reason that the work is practically completed and additional time is required pending the issuance of acceptance.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Also, Resolution No. 22554 (New Series), as follows:

Resolved, That E. J. Treacy is hereby granted an extension of sixty days from May 22, 1924, within which to complete the improve-ment of San Bruno avenue between Nineteenth and Twentieth streets. for the reason that the work is practically completed and additional time is necessary pending acceptance of work and issuance of assessments.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheelry, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Also, Resolution No. 22555 (New

Series), as follows:

Resolved. That the Fay Improve-. ment Company is hereby granted an extension of ninety days' time from and after June 27, 1924, within which to complete the improvement of Campbell avenue between Delta and Rutland streets, for the reason

that the contractor has been delayed in other work.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman. Hayden, McLeran, Shannon-4.

Change of Grades.

Also, Resolution No. 22556 (New

Series), as follows: Resolved, That it is the intention the Board of Supervisors to change and establish grades on the following named streets following named streets at the points hereinafter specified and at base the elevations above city the elevations above the base hereinafter stated, in accordance with Resolution No. 81970 (Second Series) of the Board of Public Works adopted May 28, 1924, and written recommendation of said Board filed May 31, 1924, to-wit:

Eleventh Avenue.

Noriega street southerly line produced westerly, 532.50 feet. (The being the present official same grade.)

36 feet westerly from the easterly line of, 33 feet southerly from Nori-

ega street, 536.61 feet.

50 feet westerly from the easterly line of, 51 feet southerly from Nori-

ega street, 538.30 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 51 feet southerly from Noriega street, 547 feet.

50 feet westerly from the easterly line of, 400 feet southerly from

Noriega street, 578.32 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 400 feet southerly from Noriega street, 588 feet.

10 feet westerly from the easterly line of, 20 feet northerly from Or-

tega street, 598.94 feet.

50 feet westerly from the easterly line of, 20 feet northerly from Or-

tega street, 598.94 feet.
Westerly line of, cut by a line at right angles to the easterly line of, 20 feet northerly from Ortega street, 602 feet.

Easterly line of, at Ortega street northerly line, 600.50 feet. (The same being the present official

grade.)

Easterly line of, at Ortega street southerly line, 603.50 feet. (The being the present official same grade.)

10 feet westerly from the easterly line of, 28 feet southerly from Ortega street, 608.80 feet.

50 feet westerly from the easterly

line of, 28 feet southerly from Or-

tega street, 608.80 feet.

10 feet westerly from the easterly line of, 292.22 feet southerly from Ortega street, 637.50 feet.

50 feet westerly from the easterly line of, 292.22 feet southerly from Ortega street, 637.50 feet.

10 feet westerly from the easterly line of, 25 feet northerly from Pacheco street, 643 feet.

10 feet westerly from the easterly line of, at Pacheco street northerly line, 642.50 feet.

Twelfth Avenue.

Moraga street southerly line, 469.50 feet. (The same being the present official grade.)

15 feet westerly from the easterly line of, 357.78 feet southerly from Moraga street, 523 feet.

15 feet easterly from the westerly line of, 357.78 feet southerly from Moraga street, 523 feet.

15 feet westerly from the easterly line of, 14 feet northerly from Noriega street, 528 feet.

Funston Avenue.

Lawton street, southerly line produced westerly, 394.50 feet. (The same being the present official grade.)

Aloha avenue northerly line pro-

duced 427.50 feet.

Aloha avenue southerly line pro-

duced 435.50 feet.

35 feet northerly from Moraga street, 491 feet.

Moraga street northerly line, 492.50 feet. (The same being the present official grade.)

Easterly line of, at Moraga street, 492.50 feet. (The same being the

present official grade.)

15 feet westerly from the easterly line of, at Moraga street southerly line, 493 feet.

15 feet easterly from the westerly line of, at Moraga street southerly

line, 494 feet.
15 feet easterly from the easterly line of, 263 feet southerly from Moraga street, 539.54 feet.

15 feet westerly from the easterly line of, 283 feet southerly from Moraga street, 543 feet.

Moraga Street.

Present official grades of Moraga street between Funston avenue and Fourteenth avenue be abolished.

On Eleventh avenue between Noriega Pacheco streets, and Twelfth avenue between Moraga and Noriega streets, on Funston avenue between Lawton and Noriega streets, and on Moraga street between Funston and Fourteenth avenues, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be con-spicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adonted by the following vote.

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Plerce Street, in Marina Subdivision, Declared Open Public Street.

Also, Resolution No. 22557 (New Series), as follows:

Resolved. That that certain deed, executed on the 19th day of May, 1924, between Marina Corporation (a corporation) and the City and County of San Francisco, conveying land for street purposes, as herein-after described, be and the same is hereby accepted.

Beginning at the point of inter-section of the southerly line of Capra way with the easterly line of Pierce street and running thence easterly along the southerly line of Capra way a distance of 10 feet; thence at right angles southerly parallel with the easterly line of Pierce street and distant 10 feet at right angles easterly therefrom the northwesterly line of Alhambra street; thence southwesterly along the northwesterly line of Alhambra street to the easterly line of Pierce street: thence northerly along the easterly line of Pierce street 374.42

feet to the point of beginning.
Resolved, That the land covered by said deed is hereby declared an open public street, to be known as

Pierce street.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Ordering Street Work.

On motion of Supervisor Harrelson.

Bill No. 6734, Ordinance No. ---

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of Board of Supervisors June 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered work, the same is hereby ordered to be done in the City and County San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

improvement of Mission The street between Russia avenue and Siekles avenue, by the construction of artificial stone sidewalks six feet in width where artificial stone sidewalks of at least six feet in width

are not already constructed.
Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6735, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisc as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said City and County of San Francisco, said work to be performed under

the direction of the Board of Public Works, and to be done in acordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifi cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Ulloa street between the westerly line of Fifteenth avenue and the westerly line of Seventeenth avenue, including the crossings of Sixteenth and Seventeenth arenues, by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the intervening angular corners; by the construct on of seven brick catchbas. With accompanying 10-inch ironstone pipe culverts; by the construction of a central strip 14 feet in width of vertical fibre brick pavement on the roadway of Ulloa street between Fifteenth and Sixenteenth avenues, by the construcstreet between Fifteenth and Six-teenth avenues, and Sixteenth and Seventeenth avenues, respectivly, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6736, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be

done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in account. lic Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted. That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of in-terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Folsom street between Crescent avenue and Ogden avenue by grading to official line

and grade.
Section 2. This ordintake effect immediately. This ordinance shall

Accepting Deeds to Land for Street Purposes.

Supervisor Harrelson presented: Resolution No. 22558 (New Se-

ries), as follows:

Resolved, That the deeds executed on May 23, 1924, and on May 29, 1924, between Marina Corporation (a corporation) and the City and County of San Francisco, conveying land for street purposes be and the same are hereby accepted, viz.:

Deed executed May 23, 1924, from Marina Corporation (a corporation) to the City and County of San Francisco, State of California (a municipal corporation) to two parcels of land, one each on the northeast and northwest corners of Avila

street and Alhambra street.

Deed executed May 29, 1924, from the Marina Corporation (a corporation) to the City and County of San Francisco, State of California (a municipal corporation), to a strip of land ten feet in width adjoining the easterly line of Pierce street between Beach street and Capra

Adopted by the following vote: Ayes - Supervisors Badaracco,

Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon--4.

Accepting Deed to Streets in Westwood Highlands.

Supervisor Harrelson presented: Resolution No. 22559 (New Se-

ries), as follows:

Resolved, That that certain deed executed on the 26th day of May, 1924, between Residential Development Company of San Francisco (a corporation) and the City and County of San Francisco (a municipal corporation) conveying lands for street purposes, as shown on map of Blocks 3080 to 3085, in-clusive, of Westwood Highlands, San Francisco, California, is hereby accepted in the name of the City and County of San Francisco.

Further Resolved, That the lands described in said deed are hereby declared open public streets, viz.:

Colon avenue, Hazelwood avenue, Joost avenue, Mangels avenue, Monterey boulevard, Plymouth avenue, Valdez avenue and Yerba avenue.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Accepting Bond to Cover Payment of Development Taxes, Residential Company, Westwood Highlands.

Supervisor Wetmore presented: Resolution No. 22560 (New Se-

ries), as follows:

Resolved, That bond filed with this Board by Residential Development Company of San Francisco, in the sum of two thousand five hundred (2500) dollars, which sum is hereby fixed by this Board and conditional for the payment of all taxes which are now a lien and not yet payable against the tract or subdivision of land shown on map of Blocks 3080 to 3085, inclusive, of Westwood Highlands. San Francisco, California, is hereby approved and the Clerk of this Board is hereby directed to endorse a certificate on the map of Blocks 3080 to 3085, inclusive, of Westwood Highlands, San Francisco, California, that a bond has been filed with this Board as provided in Section 3 of an act entitled "An act to amend Sections one, two, three, four, six, eight and nine of an act entitled

'An act requiring the recording of mans of subdivisions of land into lots for the purpose of sale and prescribing the conditions on which such maps may be recorded and prohibiting the selling or offering for sale of land by reference to said maps unless the same are recorded." Approved March 15, 1907, and repealing conflicting act. (Approved June 11, 1913; in effect August 10, 1913.)

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absen.t-- Supervisors Colman, Hayden, McLeran, Shannon-4.

Approving Map of Westwood Highlands.

Supervisor Harrelson presented: Resolution No. 22561 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 81899 Public (Second Series), approve a map of "Blocks 3080 to 3085, inclusive, Westwood Highlands," San Francisco, California; therefore, be it Resolved, That the map of Blocks

No. 3080 to 3085, inclusive, Westwood Highlands, San Francisco,

California, is hereby approved.

Adopted by the following vote:
Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Bond to Cover Payment of Taxes, Amended Map, Ingleside Terraces. Supervisor Harrelson presented: Resolution No. 22562 (New Se-

ries), as follows:

Resolved, That the bond filed with this Board by Urban Realty Improvement Company (a corporation) and Clifford S. Allred and Maggie L. Allred, his wife, as principals, and George L. Leonard and Bert G. Feist, in the sum of one thousand dollars, which sum is here-by fixed by this Board and con-ditional for the payment of all taxes which are now a lien and not yet payable against the tract or subdivision of land shown on a map of Amended Map of Block 27 of Amended Map of Ingleside Terraces, San Francisco, California, is hereby approved and the Clerk of this Board is hereby directed to endorse Map of "Block 27 of Amended Map of Ingleside Terraces," San Francisco, California; that a bond has

been filed with this Board as provided in Section 3 of an act entitled "An act to amend Sections one, two, three, four, six, eight and nine of an act entitled 'An act requiring the recording of maps of subdivisions of land into lots for the purposes of sale and prescribing the conditions on which such maps may be recorded and prohibiting the selling or offering for sale of land by reference to said maps unless the same are recorded." Approved March 15, 1907, and repealing conflicting acts. (Approved June 11, 1913; in effect August 10, 1913.)
Adopted by the following vote:

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath. Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb,
Roncovieri, Rossi, Schmitz, Welch,
Wetmore—14.
A b s e n t — Supervisors Colman,

Hayden, McLeran, Shannon-4.

Fixing June 30, 1924, Hearing Appeal, Lane Street.

Supervisor Harrelson presented: Resolution No. 22563 (New Se-

ries), as follows:
Resolved, That Monday, June 30, 1924, at 2 p. m., is hereby fixed as the time for hearing objections filed April 9, 1924, against the closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets, as provided in Resolution of Intention No. 22449 (New Series).

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy. Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch,

Wetmore-14. Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22564 (New Se-

ries), as follows:

Resolved, That James R. McElroy is hereby granted an extension of ninety days' time from and after June 6, 1924, within which to complete the improvement of Buchanan street between Herman street and Duboce avenue under public contract. This extension is granted upon the recommendation of the Board of Public Works for the reason that this extension is necessary because of the volume of work involved.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch. Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon—4.
Also, Resolution No. 22565 (New

Series), as follows:

Resolved, That City Construction Company is hereby granted an extension of sixty days' time from and after June 9, 1924, within which to complete improvement of Bosworth street between Hammerton Burnside avenues, under public contract, for the reason that the work is progressing and additional time is required to complete the contract. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon—4. Also, Resolution No. 22566 (New

Series), as follows:

Resolved, That City Construction Company is hereby granted an extension of sixty days' time from and after June 3, 1924, within which to complete contract for the improvement of Rhode Island street between Twenty-second and Twentythird streets, including the crossing of Twenty-second street, under public contract. The work under this contract is practically completed, and this extension is granted pend-ing the acceptance of the work and issuance of the assessment.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Colman. Hayden, McLeran, Shannon—4.

Passed for Printing.

The following bill was passed for printing:

Changing Grades, Jennings Street. On motion of Supervisor Harrel-

Bill No. 6737, Ordinance No. —

(New Series), as follows:

Changing and re-establishing the official grades on Jennings street between Palou and Quesada ave-

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 16th day of February, 1924, by Resolution No. 22072 (New Series), declare its intention to change and re-establish the grades on Jennings street between Palou and Quesada avenues.

Whereas, said resolution was so ablished for ten days, and the published Board of Public Works within ten

days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

Jennings Street.

Palou avenue, southerly line, 86 feet. (The same being the present official grade.)

Fifteen feet southeasterly from the northwesterly line of, 145 feet northeasterly from Quesada avenue,

75 feet.

Fifteen feet southeasterly from the northwesterly line of, 85 feet northeasterly from Quesada avenue, 65.25 feet.

Fifteen feet southeasterly from the northwesterly line of, 25 feet northeasterly from Quesada avenue, 60.01 feet.

Vertical curve passing through the last three described points.

Fifteen feet northwesterly from the southeasterly line of, 145 feet northeasterly from Quesada avenue, 75 feet.

Fifteen feet northwesterly from the southeasterly line of, 85 feet northeasterly from Quesada avenue,

65.16 feet.

Fifteen feet northwesterly from the southeasterly line of, 25 feet northeasterly from Quesada avenue, 59.63 feet.

Vertical curve passing through the last three described points.

Northwesterly line, at Quesada avenue, northeasterly line, 59 feet. (The same being the present official grade.)

Southeasterly line of, at Quesada avenue, northeasterly line, 58 feet. (The same being the present official

grade.)

On Jennings street between Palou and Quesada avenue changed and established to conform to true gradients between the grade elevations above given therefor.

Change of Grades.

Also, Resolution No. 22567 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to

change and establish grades on the following named streets, at points hereinafter specified and at the elevation above city base, as the elevation above the bare in accordance with Resolution No. 81969 (Second Series) of the Board of Public Series) of the Board of Public Works, adopted May 28, 1924, and recommendation of written Board, filed May 31, 1924, to-wit:

Funston Avenue.

15 feet easterly from the westerly line of, at Quintara street, southerly line, 662.50 feet.

15 feet westerly from the easterly line of, 7.50 feet southerly from Quintara street, 664.50 feet.

300 feet southerly from Quintara street, 617 feet.

(The same being the present official grade.)

Fifteenth Avenue.

12 feet easterly from the westerly line of, 450 feet northerly from

Ortega street, 520 feet.

12 feet westerly from the easterly line of, 450 feet northerly from Ortega street, produced easterly, 520 feet.

feet easterly from the westerly line of, 10 feet northerly from

Ortega street, 503 feet.

12 feet westerly from the easterly line of, 10 feet northerly from Ortega street, produced easterly, 503 feet.

Westerly line of, 10 feet southerly from Ortega street northerly line,

497.85 feet.

Westerly line of, 10 feet northerly from Ortega street southerly line, 498.74 feet.

12 feet easterly from the westerly line of, 10 feet southerly from Ortega street, 504 feet.

12 feet westerly from the easterly line of, 10 feet southerly from Ortega street produced easterly, 504

12 feet westerly from the easterly line of, 250 feet northerly from Pacheco street produced easterly, 530 feet.

12 feet easterly from the westerly line of, 250 feet northerly from Pacheco street, 530 feet.

12 feet easterly from the westerly line of, 170.7 feet northerly from Pacheco street, 433.29 feet.

50 feet easterly from the west-erly line of, 170.70 feet northerly from Pacheco street, 433.29 feet.

10 feet easterly from the westerly line of, 104.50 feet northerly from Pacheco street, 536.04 feet.

45 feet easterly from the westerly line of, 104.50 feet northerly from Pacheco street, 536.04 feet.

Easterly line of, at Pacheco street, northerly line produced, 541.50 feet.

10 feet easterly from the westerly line of, at Pacheco street northerly line, 540 feet. Westerly

line of, at Pacheco

street, 540 feet.

(The same being the present official grade.)

feet easterly from the westerly line of, at Pacheco street southerly line, 540 feet.

The same being the present offi-

cial grade.)

15 feet westerly from the easterly line of, at Pacheco street southerly line produced, 541.50 feet.
(The same being the present of-

ficial grade.)

9 feet westerly from the easterly line of, at Pacheco street southerly line produced, 545.50 feet.

(The same being the present offi-

cial grade.)

Sixteenth Avenue.

13 feet easterly from the westerly line of, 296 feet northerly from Noriega street, 454 feet.

57 feet easterly from the westerly line of, 296 feet northerly from Noriega street, 454 feet.

13 feet easterly from the westerly line of, 100 feet northerly from Noriega street, 450.03 feet.

57 feet easterly from the westerly line of, 100 feet northerly froni Noriega street, 450.03 feet.

13 feet easterly from the westerly line of, at Noriega street northerly line, 447 feet.

20 feet easterly from the westerly line of, at Noriega street northerly

line, 447 feet.

20 feet westerly from the easterly line of, at Noriega street northerly line produced, 449 feet.

13 feet westerly from the easterly line of, at Noriega street northerly

line produced, 449 feet.

Westerly line of, 10 feet southerly from Noriega street northerly line, 445 feet.

(The same being the present offi-

cial grade.)

Westerly line of, 10 feet northerly from Noriega street southerly line, 445 feet.)

(The same being the present offi-

cial grade.)

15 feet easterly from the westerly line of, at Noriega street southerly line, 446 feet.

15 feet westerly from the easterly line of, at Noriega street southerly line produced, 448 feet.

Westerly line of, at Ortega street,

454 feet. (The same being the present official grade.)

Easterly line of, at Ortega street, 456 feet.

(The same being the present offi-

cial grade.)

Lawton Street.

190 feet easterly from Seventeenth avenue, 423 feet.

Seventeenth avenue, easterly line,

398 feet.

(The same being the present official grade.)

Moraga Street.
Southerly curb line of, 180 feet easterly from Seventeenth avenue, 444 feet.

Northerly curb line of, 180 feet easterly from Seventeenth avenue,

442 feet.

Seventeenth avenue easterly line.

408 feet.

The same being the present official grade.)

Ortega Street.
Southerly curb line of, at Fifteenth avenue westerly line, 498.74

Northerly curb line of, at Fifteenth avenue westerly line, 497.85

Sixteenth avenue easterly line,

456 feet.
(The same being the present official grade.)

Quintara Street.

Twelfth avenue westerly line, 695

(The same being the present offi-

cial grade.)

Northerly and southerly curb lines of, at Funston avcenue easterly line produced, 665.50 feet.

Northerly and southerly lines of, at Funston avenue westerly line produced, 661.50 feet.

Northerly curb line of, at the easterly return from Fourteenth avenue, 633.84 feet.

Southerly curb line of, at Four-teenth avenue easterly line, 632

(The same being the present official grade.)

Southerly line of, at Fourteenth avenue easterly line, 632 feet.

(The same being the present official grade.)

Southerly line of, at Fourteenth avenue westerly line, 630 feet.

(The same being the present offi-

cial grade.)

On Funston avenue between Quintara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega and Noriega streets; on Lawton street, between Sixteenth and Seventeenth avenues; on Moraga street between

Sixteenth and Seventeenth avenues; on Ortega street between Fifteenth and Sixteenth avenues; on Ortega and Sixteenth avenues; and on Quintara street between Twelfth and and Fourteenth avenues, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street im-

provements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades of contemplated. notice the passage of this resolution of intention.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent — Supervisors Colman, Hayden, McLeran, Shannon-4.

Passed for Printing.

The following bill was passed for printing:

Spur Track Permit, American Rolling Mill Company.

On motion of Supervisor Harrelson:

Bill No. 6738, Ordinance No. -(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to American Rolling Mill Company of California to construct, maintain and operate a spur track on Tenth street between Bryant street and Division street, as shown on blue

print attached to petition.

Be it ordained by the people of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to American Rolling Mill Company of California to construct maintain and operate a spur track on Tenth street be-tween Bryant street and Division street, as shown on blue print attached to petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are boreby specifically contained in the hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were

written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by the American Rolling Mill Company of California.

Provided. that the American Rolling Mill Company of California shall erect and maintain all-night lighted arc lamps were directed by the Lighting Committee of the

Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Award of Contract, Municipal Record. Supervisor Rossi presented:

Resolution No. 22568 (New Se-

ries), as follows:

Resolved, That the contract for printing and furnishing the Municipal Record for the fiscal year 1924-1925 to the City and County of San Francisco, in accordance with the specifications and notice inviting proposals therefor, be and is here-by awarded to The Recorder Printing and Publishing Company the price stated in its bid therefor; provided the surcties on the bond of said The Recorder Printing and Publishing Company, which is hereby fixed in the sum of one thousand dollars, are satisfactory to his Honor the Mayor, who is hereby authorized to enter into such contract at said prices.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hayden, McLeran, Shannon-4.

Award of Contract, Journals and Calendars.

Supervisor Rossi presented:

Resolution No. 22569 (New Series), as follows:

Resolved, That the contract for printing and furnishing the Jour-nal of Proceedings and Calendars of the Board of Supervisors, Daily Trial and Law and Motion Calendars and Decisions of the Supreme and Appellate Courts during the fiscal year 1924-1925 is hereby awarded to The Recorder Printing and Publishing Company at its bid price of \$770 per month for printing and publishing said publications; providing the sureties on the bond

of said The Recorder Printing and Publishing Company, which is hereby fixed in the sum of one thousand dollars, are satisfactory to his Honor the Mayor, who is hereby authorized to enter into such contract.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman, Hay-

den, McLeran, Shannon-4.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Secretary of War to Approve Aquatic Park Plans.

The Clerk presented for Supervisor McLeran:

Resolution No. 22573 (New Se-

ries), as follows:

Resolved, That the Secretary of War of the United States is hereby requested to approve the plans prepared by the Park Commission and petition presented by his Honor the Mayor for the development and completion of the Aquatic Park in San Francisco on land and water adjoining the Presidio Reservation. The Aquatic Park is a public necessity and a part of the park system of this city.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman,

Hayden, McLeran, Shannon-4.

Battleship "Mississippi" Disaster. Mayor to Appoint Committee. Supervisor Schmitz presented:

Resolution No. 22574 (New Series), as follows:

Whereas, the recent horrifying accident which occurred on the battleship Mississippi has caused a universal expression of grief for those who gallantly met their death and for those who lost beloved rela-tives and friends; therefore Resolved, That this Board joins in dealering the cold

in deploring the sad and terrible catastrophe and in the expression of grief for those who have cause to mourn; that in the event that any funeral of those who went to death should be held in this city that the Mywor he authorized to be that the Mayor be authorized to appoint a committee to attend the

services and to take all means to

appropriately indicate the heartfelt sorrow of the community.

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman, Haydon, McIgran, Shannor, Allery, McIgran, Shannor, A

Hayden, McLeran, Shannon-4.

Committee Appointed.

Honor Mayor Rolph ap-His pointed Supervisors Schmitz, Katz, Badaracco and Morgan.

Establishing Set-Back Lines. Supervisor McGregor presented: Bill No. 6739, Ordinance No. —

(New Series), as follows.

Establishing set-back lines along portions of Belvedere street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 5th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 41 to establish set-back lines along Belvedere street, and fixed the 2d day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been withdrawn.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Belvedere street from Grattan street to Parnassus avenue, said set-back line to be 11 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of the penalties for this ordinance shall be as fixed by the ordinance aforesaid.

Passed for printing under suspen-

sion of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Hay-

den, McLeran, Shannon-4.

Armistice Day Celebration.

Supervisor Colman presented: Resolution No. 22575 (New Se-

ries), as follows:

Resolved, That the Mayor be autherized and he is hereby respectfully requested to appoint a committee of patriotic citizens to make and carry out a program for the appropriate celebration of Armistice Day, November 11, 1924.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore-14.

Absent—Supervisors Colman, Hayden, McLeran, Shannon—4.

Dedication of the California Palace of the Legion of Honor.

Supervisor Welch presented: Resolution No. 22576 (New Se-

ries), as follows:

Whereas, through the generosity of Mr. and Mrs. A. B. Spreckels, the City and County of San Francisco will officially, on November 11, 1924 (Armistice Day), dedicate the California Palace of the Legion of Honor, to perpetuate the memory of the heroes who from the beginning of time have died to make men free, and in boundless love for the youths of our own land whose sacrifices in the World War furnished the most sublime example of devotion of the cause of humanity; and Whereas, the French Government

has indicated its intention to participate in said dedication and an exposition which will follow the formal opening of the memorial; Resolved, That the President of

the United States is respectfully requested, on behalf of the people of San Francisco and the State of California, to direct the Postmaster-General to issue a special postal stamp to commemorate the occasion.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

A b s e n t — Supervisors Colman, Harden, McLean, Shennon.

Hayden, McLeran, Shannon-4.

Hetch Hetchy Municipal Camp Named Margaret Maryland.

Supervisor Schmitz presented: Resolution No. 22577 (New Se-

ries), as follows:

Whereas, for some time past efforts have been put forth for the establishing of a municipal camp ground in the Hetch Hetchy District; and

Whereas, Supervisor Margaret Mary Morgan has been assiduous in her endeavors to bring the project

into being; therefore, be it Resolved, That the m municipal camp which is now established ba named the Margaret Maryland Municipal Camp Ground.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

A b s e n t — Supervisors Colman, Hayden McLeran Stannon

Hayden, McLeran, Shannon-4.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22537 (New Se-

ries), as follows:

Resolved, That the Pacific Gas & Electric Company is hereby instructed to install, move and remove street lights as follows:

Remove 250 M. R. Carolina and Twenty-fifth streets.

Remove Gas Lamps.

Sycamore street, first west of Mis-

sion street.

South side of Fell street, first west of Van Ness avenue.

San Carlos, first south of Sycamore street.

North side of Fell street, first and second west of Van Ness avenue.

Northeast and southwest corners

Fell and Franklin streets.

Northeast and southwest corners of Oak and Franklin streets. Franklin

Oak street between Fr street and Van Ness avenue.

Gough and Haight streets. Northwest and southeast corners of Liberty and Church streets.

O'Farrell street and St. Joseph's

avenue.

O'Farrell and Broderick streets. West side of St. Joseph's avenue, opposite Ellis street.

Northwest corner Broderick and Ellis streets.

Install 400 M. R.

Faith street between Hollister and Brewster streets.

Le Conte, east of San Bruno ave-

San Bruno avenue between Twen-

ty-fourth and Twenty-fifth streets. Morse street opposite No. 36.

Carolina street between Twenty-fourth and Twenty-fifth streets. Carolina and Twenty-fifth streets.

Liberty and Church streets. Gough and Haight streets.

St. Joseph's avenue and O'Farrell street.

Broderick and O'Farrell streets. St. Joseph's avenue and Ellis street.

Broderick and Ellis streets.

Install 250 M. R.

Sycamore and San Carlos street. Tennessee street, south of Twenty-second street, end of block. Richland avenue opposite No. 335.

Install 600 M. R.

Fell street between Van Ness avenue and Franklin street. Fell and Franklin streets.

Oak between Van Ness avenue and Franklin street.

Oak and Franklin streets.

Change 250 M. R.

East side to west side Octavia street between Green and Union streets.

Richland avenue between Murray and Andover streets, one pole east.

Fourth avenue between Balboa and Cabrillo streets, one pole south, opposite No. 655.

Move Gas Lamp.

South side Pacific street first east of Stockton street, 20 feet east.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman, Hayden, McLeran, Shannon-4.

ADJOURNMENT.

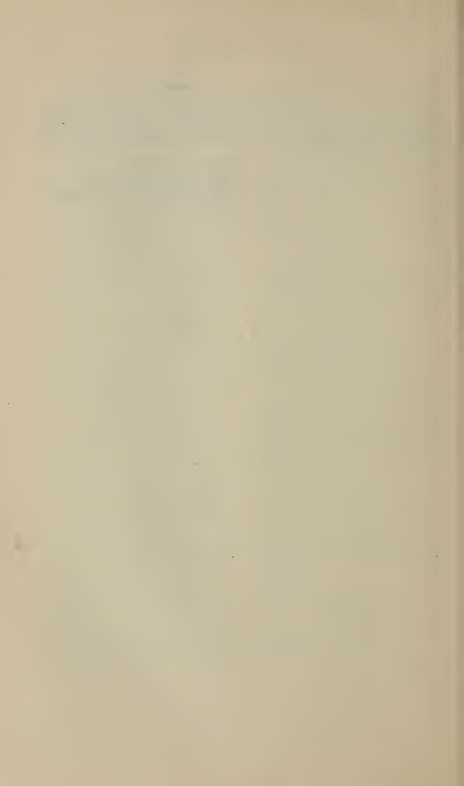
There being no further business the Board at the hour of 7:20 p. m. adjourned.

> J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors, August 11, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco



Monday, June 23, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 23, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 23, 1924, 2 p. m.

The Board of Supervsors met in regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were present:

Supervisors Badaracco, Bath, Deasy, Harrelson, McGregor, Katz, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Colman,

Hayden, McLeran, Shannon—4. His Honor Mayor Rolph being absent, Supervisor Rossi was called to the chair,

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

Relative to Salary Increases.

The following were presented and read by the Clerk:

Communication from North Beach Promotion Association trans mitting resolutions opposing salary increases.

Filed.

Also, communication from Ralph W. Wiley, Chief of the Department of Electricity, calling attention to alleged error in salary ordinance with reference to different classifications for instrument makers and machinists.

Referred to Finance Committee.

Also, communication from Jos. A. Roney, batteryman, Department of Electricity, declaring that of the 23 employees in the Department of Electricity he is the only one discriminated against in the matter of salary increases and that he is receiving \$25 per month less than the union scale.

Referred to Finance Committee.

Also, communication from the telephone operators of the Depart ment of Electricity for an increase of salary from \$140 to \$150 per month.

Referred to Finance Committee. Protests, Changing Name of Main Street.

Communication from California Club of California transmitting protest of its board of directors against changing name of Main street.

Over two weeks.

Protests, Zone Change, Duncan Street. Supervisor Welch presented:

Communication from Howard H Johnson, M. D., St. Luke's Hospital, detailing objections to the reclassification of the southwesterly line of Duncan street between Guerrero street and San Jose avenue. Referred to City Planning Com-

mittee.

Plans, Etc., Estimates of Cost, Hydroelectric Distribution System.

Supervisor Rossi presented the following and asked reference to Finance and Public Utilities Committee:

Report on Water.

June 20, 1924.
To the Honorable The Board of
Public Works of the City and
County of San Francisco.

Gentlemen: In accordance with Ordinance No. 6118 (New Series), finally passed January 28, 1924, and approved by the Mayor Febru-ary 1, 1924, I submit herewith plans and estimates for the original construction and completion of a series of aqueduct tunnels in the Sierra Nevada Mountains in Tuolumne County, and in the Coast Range Mountains in San Joaquin and Alameda Counties. California, together with structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor Tuolumne System, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for do-mestic and municipal purposes.

As a basis for these estimates have considered all tunnels as

being lined with concrete throughout their length, the waterway diameter inside of concrete lining being 10 feet 3 inches. Geological examinations already made indi-cate the necessity for such lining throughout the tunnels. where, during excavation, rock is found which is sound enough, the lining will be omitted and the dimensions of the bore increased to compensate for the greater fric-tional resistance of the unlined tunnel section. This is in accord-ance with the practice which has been followed in the tunnel aqueduct of the Mountain Division.

In general, the horseshoe form of cross-section will be used in lined tunnels. Where heavy ex-ternal pressure has to be resisted by the lining, a circular form of equivalent capacity will be used, this form being better calculated to resist external pressures.
The 10-foot 3-inch tunnel in the

Sierra Nevada foothills (Foothill Division of the aqueduct) as designed will have a capacity of 400,000,000 gallons daily, provid-ing for the ultimate delivery of the Hetch Hetchy Water Supply

System.
The 10-foot 3-inch tunnel in the
Mauntains (Coast Range Division of the aqueduct) could also be made to carry also be made gallons daily, but, 400,000,000 considering the tunnel in conjunction with the pipe lines to be constructed across the San Joaquin Valley, the practical limit of its capacity will be about 250,000,-000 gallons daily. A tunnel to provide for the full 400,000,000 gallons would have to be 13 feet in diameter and would cost, the same basis on which these cost estimates have been prepared, about \$5,500,000 more than the 10-foot 3-inch tunnel. A supply of 250,000,000 gallons daily from Hetch Hetchy, together with the water available from sources on the San Francisco peninsula and east of the bay, will suffice for a population of over 3,000,000. Such a population will not be reached for many years to come, so it is more economical to build the 10-foot 3-inch tunnel in the Coast Range at this time, leaving the construction of a parallel tunnel to satisfy the demand for a greater supply for the future. A tunnel of a diameter smaller than 10 feet 3 inches is inadvisable; experience in the construction of the Mountain Division tunnels has shown this size to be very satisfactory from the construction standpoint, permitting the use of

modern machinery for excavating and placing concrete within the tunnel. A reduction in size would not effect any material saving in cost.

In addition to the actual tun-nel work, the cost of completing the Red Mountain Bar and the Alameda Creek siphon pipes and also the Moccasin Creek reregulating reservoir, all of which are direct appurtenances of the tunnels, are included herein. These structures can be most economically built under the same supervision and in conjunction with the tunnel work in the same vicinity.

These plans and estimates do not include the construction of the 45-mile steel pipe line across the San Joaquin Valley, nor the 7,000 feet of steel pipe necessary to connect the west end of the Coast Range tunnel with the pipe line of the Bay Crossing Division at Irvington, now under construc-tion. These pipe lines can be con-structed during the latter period of the tunnel construction from funds which will have to be then provided.

Plans.

Plans for the proposed work are presented herewith on five sheets, each bearing the general title:

Hetch Hetchy Water Supply of the City and County of San Fran-cisco, California.

Plans for Aqueduct Tunnels Prepared Under Ordinance No. 6118. Board of Public Works,

M. O'Shaughnessy, City Engineer. February, 1924.

The individual titles and file numbers of the respective sheets are as follows:

Sheet

File No No. Title Tunnel Section, Lined Horseshoe Form Lined Tunnel Section, Cir-

cular Form A-219 Unlined Tunnel Section. A-220 General Map and Profile,

Moccasin Creek to San Joaquin River C-489 (Sheet C-489 shows the location and profile tunnels to be constructed Sierra Nevada in the Mountains.)

General Map and Profile, San Joaquin River to C-490 Irvington (Sheet C-490 shows the location and profile of the tunnels to be constructed

in the Coast Range Mountains.) The maps show, in addition to the tunnel lines, the location of the pipe line connecting the Sierra Nevada and Coast Range tunnels, and also portions of the works now under construction east of Moccasin Creek and west of Irvington, in order to clearly indicate the relation of the various divisions of the aqueduct. Estimates of Cost. The cost of the proposed works is estimated as follows: Foothill Division in the Sierra Nevada Mountains: Tunnels, Moccasin Creek to Red Mountain Bar and Red Mountain Bar to Oakdale Portal, concrete lined, 10 feet 3 inches diameter — 87,-400 feet at \$80 per foot\$ 6,992,000 Red Mountain Bar Siphon —steel pipe 9 feet 6 inches in diameter, connecting from pipe already constructed to tunnel portals 180,000 Moccasin Creek Re-regulating Reservoir, between power plant and head of tunnel..... 200,000 Special construction at portals, surge shafts, 50,000 rights of way, etc..... Total for Foothill Division \$ 7,422,000 Coast Range Division. in the Coast Range Mountains: Tunneis, Tesla Portal to Alameda Creek and Alameda Creek to Irving-ton, concrete lined, 10 feet 3 inches diameter -162,700 feet at \$95 per foot\$15,456,500 Shafts - 8 shafts, total footage 3,550 feet, at \$250 per foot..... 887,500 Permanent concrete lining in two shafts, total depth 953 feet at 47,650 \$50 per foot..... Alameda Creek Siphon, steel pipe crossing val-ley of Alameda Creek near Sunol, connecting to tunnel portals-steel pipe 8 feet diameter, 3,200 feet long.....

Special construction at

portals, gate shafts, rights of way, etc.... 50,000 Total for Coast Range

Division\$16,601,650 Total construction costs, Foothill and Coast Range Divisions\$24,023,650 Administration and en-

gineering and contingencies

976,350

Grand total\$25,000,000 Respectfully submitted, M. M. O'SHAUGHNESSY, City Engineer. Report on Electric Power

June 20, 1924. To the Honorable The Board of Public Works of the City and County of San Francisco.

Gentlemen: In accordance with Ordinance No. 6013 (New Series), I submit herewith plans and esti-mates of the cost of original con-struction and completion, as follows:

Plans and estimates of the (1)cost of original construction and completion of an electrical distributing system and stand-by plant sufficient for distributing in the City and County of San Francisco the electrical energy to be developed at the Moccasin Creek power plant of the Hetch Hetchy project.

(2) Plans and estimates of the cost of original construction and completion of the existing distrib-uting system and stand-by plants used by the Great Western Power Company in supplying electrical energy within San Francisco, in-cluding easements and other properties and rights owned in San Francisco and used or useful in connection with said system, showing separately estimates of cost of original construction and completion of the portion of the plant acquired from the Universal Electrical and Gas Company.

(3) Plans and estimates of the cost of original construction and completion of the existing distrib-uting system and stand-by plant used by the Pacific Gas and Electric Company in supplying electrical energy within San Francisco, including easements and other properties and rights owned in San Francisco and used or useful in connection with said system.

160,000

The several propositions follow in order:

Electrical Distributing System for Moccasin Creek Power Plant.

The cost of an electrical distributing system and stand-by plant sufficient for distributing in San Francisco the electrical energy to be developed at the Moccasin Creek power plant of the Hetch Hetchy project is estimated at \$45,000,000,

made up as follows:

Step-down substation at end of transmission line, reducing the transmission voltage to a lower voltage, and cables and conduits for transmitting power at this lowered voltage through the City of San Francisco to sub-

stations\$ 3,500,000 Distributing substations, conduits, cables, services, meters, poles and

conductors 30,500,000 Steam stand-by station... 6,000,000 Lighting of streets..... 4,500,000 Miscellaneous equipment

500,000 and headquarters.....

Total\$45,000,000

The distributing system covered by the above estimate is shown on the drawing Sheet 1, entitled "Municipal Distributing System, for Full Output of Moccasin Creek Plant."

The steam stand-by station covered in the above estimate is shown on the drawing Sheet 2, entitled "Municipal Stand-by Plant, Schematic Arrangement."

The distributing system and stand-by plant as contemplated in the above estimate and plans referred to would be competitive with those both of the Pacific Gas and Electric Company and the Great Western Power Company. It has been laid out in accordance with the provisions of the ordinance to distribute the full output of the Moccasin Creek power plant of k.v.a installed 80,000 capacity, amounting to 214,000,000 k.w.h per annum delivered to the consumers on the basis of 50 per cent load

During the year 1923 the total amount of power delivered to consumers by the Pacific Gas and Electric Company and the Great Western Power Company in San Francisco was 280,372,617 k.w.h.
As pointed out in my report to

As pointed out in my report to the Board of Supervisors dated September 11, 1923, "We cannot conceive of actually constructing a complete system such as the estimate was based on as an initial installation, for the very practical reason that there would not be a market to receive all of the power. The market could only be built up slowly if in competition with existing companies. This would take a

number of years."

With the foregoing in mind I have planned an initial installation for a distributing system capable of taking care of our Municipal Railway, some of the public build-ings, and some of the street lighting, and, in addition, such industries, business houses and residences as could be conveniently served by the substations necessary to handle the Municipal Railway load. This initial installation would be such that it could be gradually expanded and extended to conform to the system for complete distribution covered in the foregoing estimate.

The cost of this initial installation is estimated at \$15,000,000,

made up as follows: Step-down station at end

of transmission line. reducing the transmission voltage to a lower voltage, and cables and conduits for transmis-mitting this lower voltage through the City to substations \$ 3,000,000

Distributing substations, conduits, cables, services, meters, poles and conductors

Steam stand-by station... Street lighting 3.000,000 600,000 Miscellaneous equipment

8.000,000

and headquarters..... 400,000

Total \$15,000,000

This initial distributing system is shown on the drawing Sheet 3, entitled "Municipal Distributing System for Initial Development.

The steam stand-by plant for this initial development would require only one of the 35,000 k.w. generating units shown on the drawing Sheet No. 2.

This initial system, as has been pointed out, will not distribute the entire output of the Moccasin Creek plant, nor will it serve the entire The territory which it is planned to serve is that contiguous to the Municipal Railway sub-stations, the location of these sub-stations being shown on drawing Sheet No. 4, entitled "Municipal Dis-tributing System, Municipal Rail-way Lines," from which the greatest revenue can be derived.

The amount of load which this system would be called upon to distribute initially is problematical. It would include the requirements of the Municipal Railway System to an amount not exceeding 40,000,000

k.w.h. per annum, municipal light and power to the extent of 1,000,000 k.w.h., and street lighting to the extent of 1,500,000 k.w.h., or 42,500,000 k.w.h., per an-num of municipal load. To this amount should be added such load as can be developed or taken from the present operating utility companies. During the first year the total electrical energy delivered would certainly not exceed 60,000,000 k.w.h. for all purposes. This delivery wight researched by the expected. livery might reasonably be expected to increase at the rate of 5,000,000 k.w.h. per annum during the first few years. The expense or providing for this increase will range between one and two million dollars annually, depending upon the extent to which the main trunk system and substations have to be extended or built to care for the new business.

The foregoing estimate of the cost of an initial distribution system contemplates the construction new of the works to be included therein. It is entirely possible that in lieu of a part of such new construction it would be possible to acquire from the Pacific Gas and Electric Company or the Great Western Power Company, or both of them, either by voluntary agreement or through eminent domain proceedings, such portions of their plants as could be satisfactorily incorporated into said initial distributing system. In the latter event a portion of the new construction would be unnecessary.

I therefore recommend that if a bond issue be submitted for the purpose of acquiring or constructing such initial plant, its designated purpose be made broad enough to cover construction in whole or in part or acquisition in whole or in part of the works necessary to said

system.

II.
Original Construction, Great Western Power Company.

The cost of original construction and completion of the existing distributing system and stand-by plants used by the Great Western Power Company in supplying electrical energy to the inhabitants of the City and County of San Francisco as outlined in the Ordinance No. 6013 (New Series), is estimated at \$9,000,000, made up as follows:

Distributing substations, conduits, cables, services, meters, poles and conductors (including \$800,261, value of Universal Electric and Gas property taken over)..\$5,500,000

eam generating sta-tions (including \$305,-Steam 100, value of Universal Electric and Gas property taken over)..... 3,000,000
Miscellaneous utilization (including equipment \$3,488, value of Universal Electric and Gas property taken over) ... General and miscellaneous (including \$12,744, value of Universal Elec-tric and Gas Company taken over)

200,000

300,000

Total\$9,000,000 In view of the fact that Ordinance No. 6013 (New Series) limits the estimate to the cost of original construction, these figures are based on the reproduction cost of the property, without any deduction being made for depreciation, nor has any amount been included for severance damage. They do not, therefore, represent the valuation which would be set up for purposes of purchase or sale, or under con-

demnation proceedings.

The estimate covers, in accordance with the requirements of the ordinance, the existing plant of the including one-half the company, including one-half the value of the Universal Electric and Gas Company's property taken over by the Great Western Power Com-pany. It also includes certain prop-erty used by the company which I do not consider desirable for the City to acquire and which has been excluded in the condemnation proceedings already instituted by the

City Attorney's office.

The distributing system of the Great Western Power Company is shown on the drawing Sheet No. 5, entitled "Great Western Power Company's Electric Distributing System," which shows the steam genten, which shows the steam generating stations, the substations, and the territory served. Due to the amalgamation of the Universal Electric and Gas Company's system with that of the Great Western Power Company and the Pacific Gas and Electric Company it has not been possible to show separately the portion of the system acquired from the Universal Electric and Gas Company, as requested in the ordi-

The primary distribution through a large part of the City is by 11,000 volt overhead circuits. This method of distribution is one which I do not consider desirable on account of the high voltage employed, and is one which the City should not adopt for a distributing system of its own. The drawing Sheet No. 5 indicates the territory served by the Great Western Power Company. It Great Western Power Company. It should be pointed out, however, that the company does not furnish all of the electric energy used in the territory indicated as served, as the business is divided with the Pacific Gas and Electric Company, which covers the same territory.

Original Construction, Pacific Gas and Electric Company.

The cost of original construction and completion of the existing distributing system and stand-by plant used by the Pacific Gas and Electric Company in supplying electrical energy to the inhabitants of the City and County of San Francisco, as outlined in the Ordinance No. 6013 (New Series), is estimated at \$23,500,000, made up as follows:

Distributing substations, conduits, cables, services, meters, poles and conductors (including \$800,261, value of Universal Electric and Gas

Company property taken over)\$16,000,000 Steam stand-by station (including \$305,100, Universal of

Electric and Gas Company property taken

over) 6.000,000 lighting equipment (including \$3,488, value of Universal Electric

and Gas Company property taken over)..... Miscellaneous equipment and office property (including \$12,744, value of Universal Electric and Gas Company prop-

erty taken over).....

500,000

1,000,000

Total\$23,500,000 These figures, as in the case of the Great Western Power Company's distributing system, and for the same reasons, are based on the reproduction cost of the property without any deduction being made for depreciation, nor has amount been included for severance damage.

The estimate does not include property used jointly for gas dis-tribution, nor property and equipment in San Francisco used in constructing, maintaining or operating the company's electric, gas, water or railway systems outside of the City and County of San Francisco. The estimate includes certain property used by the company

which I do not consider desirable for the City to acquire, and which has been excluded in the condemnation proceedings already instituted

by the City Attorney's office.

The distributing system of the Pacific Gas and Electric Company is shown on the drawing Sheet No. 6, entitled "Pacific Gas and Electric Company's Electric Distributing System," which shows the steam stand-by station and substations within the City.

The Pacific Gas and Electric Company now operates and maintains a step-down station in San Mateo County, just south of the southern boundary of San Francisco. This station, which is known as the New Martin Substation, is used to reduce the voltage used in transmission to that of the primary distribution. It is shown in its relation to the San Francisco distributing system of the company on Sheet No. 6. Between Newark Substation and the New Martin Substation the company has a high voltage double circuit transmission line on steel towers constructed along the bay Should San Francisco acquire the distributing system of the Pacific Gas and Electric Company within the City limits, the company would not have further use for either the New Martin Substation or the transmission line. Both the substation and transmission line would be useful to the City, and if not taken over with the distributing system would, without doubt, be a large element in the severance damage allowance.

The estimated reproduction cost of the transmission line and the New Martin Substation is \$1,000,-000, which amount should be added to the estimated cost of the distributing system if the transmission line and substation are to be included therein, making the total for the Pacific Gas and Electric Company's distributing system \$24,500,-

The New Martin Substation and The New Martin Substation and the transmission line are shown on the drawing Sheet No. 7, entitled "Pacific Gas and Electric Company's 110 K.V. Transmission Line and Substation on West Shore of San Francisco Bay."

Plans.

Plans of the several distributing systems, stand-by stations and ap-purtenant matter designed in the Ordinance No. 6013 (New Series) are presented herewith on eight sheets, each bearing the general title:

Plans for Electric Distributing System and Stand-by Plant, City and County of San Francisco, Pre-pared Under Ordinance No. 6013. Board of Public Works,

M. M. O'Shaughnessy, City Engineer. The individual titles of the sev-

eral sheets are as follows:

Sheet No. 1—Municipal Distributing System, for Full Output of Moccasin Creek Plant.

Sheet No. 2-Municipal Stand-by Plant, Schematic Arrangement.

Sheet No. 3—Municipal Distributing System, for Initial Development.

Sheet No. 4—Municipal Distributing System, Municipal Railway

Lines.

Sheet No. 5—Great Western Power Company's Electric Distributing System.

No. 6-Pacific Gas Sheet and Company's Electric Electric Dis-

tributing System. Sheet No. 7—Pacific Gas Electric Company's 110 K.V. Transmission Line and Substation on West Shore of San Francisco Bay. Sheet No. 8—Present and Possible

Future Districts Requiring Underground Electric Distribution.

Respectfully submitted.

M. M. O'SHAUGHNESSY, City Engineer.

Plans and Estimatess for Aqueduct Tunnels.

Bill No. --- Ordinance No. ---(New Series), as follows:

Reciting that plans and estimates of cost have been filed by the Board of Public Works for the construction and completion of a public utility, to-wit, a series of aqueduct tunnels in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, together with structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, and declaring that such estimated cost cannot be paid from the annual revenue or from funds derived or taxes levied for that purpose, and will require the in-curring of a bonded indebtedness for the purpose of such construc-tion and completion.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that the Board of Public Works, on the 23rd day of June, 1924, placed

on file with the Board of Supervisors plans and estimates of the cost of original construction and completion by the City and County of San Francisco of a public utility, to-wit, a series of aqueduct tunnels in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, together with structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for domestic and municipal purposes; that said estimated cost for such public utility

is the sum of \$25,000,000.

Section 2. That the cost of said public utility as shown by said estimate of \$25,000,000 so far exceeds the annual revenue of the City and County, in addition to the other necessary expenses thereof, that it cannot be paid out of said annual income of the City and County, in addition to the other necessary expenses thereof, or from funds derived from taxes levied for that purpose, and renders it necessary to incur a municipal bonded indebtedness therefor in the amount of \$25,000,000; that said plans and estimates contain sufficient information to enable the Board of Supervisors to take further proceedings to secure the construction and completion of said described public utility, and to make the declarations herein contained.

This ordinance shall Section 3.

take effect immediately.

Notice Soliciting Offers for the Sale of Electric Power Distribution System and Stand-by Plant to the City and County of San Francisco.

To the owner or owners of any electric power distribution system and stand-by plant in the City and

County of San Francisco:

You are hereby solicited and invited to sumbit to the Board of Supervisors of the City and County of San Francisco, prior to the day of ______, 1924, an offer or offers in writing to sell to the said City and County any electric power distribution system stand-by plant, or any portion thereof, operated for the service of electric current and power to the City and County of San Francisco and its inhabitants, and that the Board of Supervisors will consider any and all such offers that may be

submitted on the - day of -1924, at its regular meeting on said

This notice is given in com-pliance with the Charter of the City and County of San Francisco and of Resolution No. — (New Series), adopted ——— 1924. and your attention is called to said resolution for further particu-

Dated —

---. Clerk.

Plans and Estimates for Power Distribution.

Bill No. —, Ordinance No. —— (New Series), as follows:

Reciting that plans and estimates of cost have been filed by the Board of Public Works for the construction and acquisition of a public utility, to-wit, a distributing system and stand-by plant to be owned and controlled by the City and County of San Francisco, for the distribu-tion and marketing of electrical energy developed by the Moccasin Creek power plant of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, together with recommendations as to the portions of existing systems that it is desirable to acquire in connection with such acquisition of said public utility; approving said recommendations of the Board of Public Works, and declaring that such estimated cost cannot be paid from the annual revenue or from funds derived from taxes levied for that purpose, and will require the incurring of a bonded indebtedness for the purpose of such construction and completion.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that the Board of Public Works, on the 23d day of June, 1924, placed on file with the Board of Supervisors plans and estimates of the cost of original construction and completion by the City and County of San Francisco of a public utility, to-wit, an electrical distribution system and stand-by plant sufficient for the distributing in said City and County of San Francisco of the electrical energy to be developed at the Moccasin Creek power plant of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project; that said estimated cost for such public utility is the sum of \$45,000,000.

It is further recited that said Board of Public Works on said date also filed plans and estimates of the cost of original construction and completion of the existing distributing system and plants used by the Great Western Power Company, a corporation, in supplying electrical energy to the inhabitants of said City and County of San Francisco, including all easements and other properties and rights owned by said company in said City and County of San Francisco and used by said company in connection with said distributing system and stand-by plants, and that said plans and estimates showed separately the cost of original construction and completion of a portion of the plant of said Great Western Power Company acquired from the Universal Gas and Electric Company; that said estimated cost of said Great Western Power Company's system is the sum of \$9,000,000; that said estimated cost of the portion of said plant acquired from the Universal Gas and Electric Company is the sum of \$1,125,593.

It is further recited that said Board of Public Works on said date filed plans and estimates of the cost of original construction and completion of the existing distributing system and stand-by plant used by the Pacific Gas and Electric Company, a corporation, in supplying electrical energy to the inhabitants of said City and County, including all easements and other properties and rights owned by said company in said City and County of San Francisco, and used by said company, or useful, in connection with said distributing system and stand-by plant, and in addition thereto plans and estimates of the cost of original construction and completion of the existing 110,000volt, three-phase steel tower transmission line between Newark and New Martin substation and New Martin electric substation, owned and used by the Pacific Gas and Electric Company and useful in supplying electrical energy to the inhabitants of said City and County; that said estimated cost of such public utility is the sum of \$24,-500,000.

It is further recited that the Board of Public Works filed, in ad-dition to all of said plans and es-timates, its recommendation, obtained through the City Engineer, as to the plans and estimated cost of a distribution system desirable as an initial installation for the distribution of such portion of the electric energy to be generated and distributed from said Moccasin

Creek power plant as can in their opinion be sold within the first year after the completion of said plant; such initial distribution plant to be constructed in part and/or purchased or acquired in part from existing public utilities serving the City and County of San Francisco; that said estimated total cost of such portions that it is desirable to acquire through purchase and/or construction for the purpose of such initial distribution of electrical energy, is the sum of \$15,000,000.

Section 2. That said plans and estimates of the Board of Public Works are hereby approved, and said recommendations as to the portions of said existing distributing systems and stand-by plants which it may be desirable to acquire, and the portions of the distributing system which it may be desirable to construct in connection with the acquisition of a system for the initial distribution of a portion of said electrical energy to be developed as aforesaid, and the estimates of the total cost of such acquisition and/or construction of such initial system, are hereby approved and adopted.

Section 3. That said estimates of the total cost of acquiring by purchase and/or construction of said initial distributing system adequate for the distribution of said portion of such electrical energy to be developed at said Moccasin Creek power plant in the amount of \$15,000,000 so far exceeds the annual revenues of the City and County, in addition to the other necessary expenses thereof, that it cannot be paid out of said annual revenues of said City and County, in addition to said other necessary expenses thereof, or from funds derived from taxes levied for that purpose, and renders it necessary to incur a bonded indebtedness in the amount of \$15,000,000 for the purpose of acquiring and/or constructing said initial electric distribution system and stand-by plants; that said plans and estimates contain sufficient information to enable the Board of Supervisors to take further proceedings to secure the construction and acquisition of said described utility and to make the declarations herein contained.

Section 4. This ordinance shall take effect immediately.

Notice Soliciting Offers for the Sale of Electric Power Distribution System and Stand-by Plant to the City and County of San Francisco.

To the owner or owners of any electric power distribution system and stand-by plant in the City and County of San Francisco:

You are hereby solicited and invited to submit to the Board of Supervisors of the City and County of San Francisco, prior to the day of _________, 1924, an offer or offers in writing to sell to the said City and County any electric power distribution system and stand-by plant, or any portion thereof, operated for the service of electric current and power to the City and County of San Francisco and its inhabitants, and that the Board of Supervisors will consider any and all such offers that may be submitted on the ______ day of _________, 1924, at its regular meeting on said day.

This notice is given in compliance with the Charter of the City and County of San Francisco and of Resolution No. — (New Series), adopted — 1924, and your attention is called to said resolution for further particulars.

Dated ———

—, Clerk.

Referred.

The foregoing matters were thereupon ordered referred to the Public Utilities Committee.

Salary Ordinance.

Supervisor Schmitz moved that the City Attorney be requested to furnish an opinion as to how many votes are required to raise salaries in the salary ordinance; also his opinion as to proposition if we finally pass the salary ordinance in the month of July whether or not these raises will apply to the July salaries.

Motion carried.

Action Deferred.

Whereupon, the additional positions ordinance as amended was laid over one week.

Public Defender Authorized to Employ
Two Deputies.

Supervisor Rossi presented:

Resolution No. 22582 (New Se-

ries), as follows:

Resolved That the Public Defender be and is hereby authorized and permitted to employ two Deputy Public Defenders at a salary of \$3,600 each per year. Resolution No. 21414 (New Series) is hereby repealed.

Adopted by the following vote:

Ayes - Supervisors Badaracco. Deasy, Katz, Harrelson, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Notice of Reconsideration,

Supervisor Welch at last meeting gave notice that he would move for a reconsideration of vote whereby his amendment to increase salary of bond and ordinance clerk to \$3,300 per year was defeated.

Supervisor Welch requested permission to withdraw his notice of reconsideration.

No objection.

Hearing of Objections, Van Ness Avenue Extension-2 P. M.

Hearing of objections to the ex-tension of Van Ness avenue from Market street to Howard street, as provided in Resolution of Intention No. 22328 (New Series), was laid over one week.

Hearing of Appeal-2 P. M.

Hearing of the appeal of property owners from the assessment issued for the improvement of Rodeo avenue between Arleta Teddy avenues, and the improvement of Teddy avenue between Rodeo avenue and Alpha street.

J. Lewis and others filed ob-

jections to the assessment. Whereupon, the following resolution was presented by Supervisor Harrelson and adopted: Resolution No. 22604 (New Se-

ries), as follows:

Resolved, That the appeal of property owners from the assessment issued by the Board of Public Works April 21, 1924, for the improvement of Rodeo avenue between Arleta and Teddy avenues, and the improvement of Teddy avenue between Rodeo avenue and Alpha street by the construction of sewers, in accordance with Resolution No. 78129 (Second Series), be and the same is hereby sustained and the Board of Public Works is hereby directed to issue a new assessment.

PRESENTATION OF PROPOSALS.

Sealed proposals were received between 2 and 3 p.m. by the Board of Supervisors for furnishing lumber and referred to Supplies Committee.

Sealed proposals were received between 2 and 3 p.m. by the Board of Supervisors for furnishing six motor trucks with dump bodies and referred to the Supplies Committee.

Sealed proposals were received between 2 and 3 p.m. by the Board of Supervisors for furnishing stationery during the fiscal year 1924-1925 and referred to the Supplies

Committee.
A y e s — Supervisors Badaracco, Bath, Deasy, Katz, Harrelson, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent — Supervisors Colman. Hayden, McLeran, Shannon-4.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22580 (New Se-

ries), as follows:

Resolved, That following the amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Tearing Up Streets Fund.
(1) Santa Cruz Portland Cement Co., cement for sewer construction (claim dated June 5, 1924), \$2,-013.69.

General Fund, 1923-1924.

(2) Roman Catholic Orphanage, maintenance of minors (claim dated June 9, 1924), \$3,767.11. (3) St. Vincent's School mainte-

nance of minors (claim dated June

9, 1924), \$2,390.70. (4) Boys' Aid Society, maintenance of minors (claim dated June

9, 1924), \$1,224. (5) St. Mary's Orphanage, maintenance of minors Claim dated June

9, 1924), \$545.38.

(6) Protestant Orpnanage, maintenance of minors (claim dated June 9, 1924), \$801.31. (7) Albertinum Orphanage, main-

tenance of minors (claim dated

June 9, 1924), \$1,641.07.
(8) S. F. Nursery for Homeless Children, maintenance of miners (claim dated June 9, 1924), \$576.44. Children, mannenant (claim dated June 9, 1924), \$576.44. (catherine's Training

St. Catherine's of School, maintenance of minors (claim dated June 9, 1924), \$683.18. (10) Children's Agency, mainte-

nance of minors (claim dated June 9, 1924), \$20,862.15.

(11) Little Children's Aid, maintenance of minors (claim dated June 9, 1924), \$9,390.14. (12) Eureka Benevolent Society,

maintenance of minors (claim dated June 9, 1924), \$3.653.40.

(13) Spring Valley Water Co.,

water, Relief Home (claim dated May 31, 1924), \$908.16. (14) Sperry Flour Co., flour, Re-

(claim dated May lief Home

1924), \$539. (15) Bay City Market, meat, Relief Home (claim dated June 12,

1924), \$1,001.89.
(16) W. O. Miller, eggs, Relief Home (claim dated June 12, 1924), \$669.27.

(17) Miller & Lux, meat, Relief Home (claim dated June 12, 1924),

(18) Sherry Bros., butter, Relief Home (claim dated June 12, 1924),

\$921.90.

(19) H. F. Dugan, drugs, San Francisco Hospital (claim dated June 12, 1924), \$1,648.06. (20) William Cluff Co., groceries,

San Francisco Hospital (claim dated

San Francisco Hospital (claim dated June 12, 1924), \$525.16.

(21) Dodge, Sweeney & Co., tomatoes, San Francisco Hospital (claim dated June 12, 1924), \$667.

(22) Spring Valley Water Co., water, Health Buildings (claim

water, dated June 12, 1924), \$1,678.63.
(23) Pacific Gas and Electric Co.,

gas and electricity, Fire Depart-ment (claim dated May 31, 1924), \$1,455.14.

(24) Pioneer Rubber Mills, suction hose, Fire Department (claim

tion nose, Fire Department (claim dated May 31, 1924), \$1,014.
(25) Shell Company, fuel oil, Fire Department (claim dated May 31, 1924), \$2,632.24.
(26) Spring Valley Water Co., installing hydrants and water service, Fire Department (claim dated May 31, 1924), \$2,917.49. May 31, 1924), \$2,217.42.

(27) Standard Oil Co., fuel and lubricating oil, Fire Department (claim dated May 31, 1924), \$1,-

203.20.

Water Construction Fund, Bond

Issue 1910. (28) Badt-Falk & Co., 1750 bars, Hetch Hetchy (claim dated June

11, 1924), \$813.71. (29) Roy Brooks, truck hire, May, Hetch Hetchy construction

May, Hetch Hetchy construction (claim dated June 11, 1924), \$759. (30) Grant, Smith & Co., sewer tile, Hetch Hetchy construction (claim dated June 11, 1924), \$4. 312.21.

(31) M. M. O'Shaughnessy, Jnctn. Bals, Sierra Ry., May, Hetch Hetchy construction (claim dated June 11, 1924), \$557.41.

(32) Robert M. Searls, court proceedings, Stanislaus County (claim dated June 11, 1924), \$5,801.37.

(33) Universal Concrete Gun Co., monthly payment, May (claim dated June 11, 1924), \$1,577.45.

(34) Del Monte Meat Co., meats

Hetch Hetchy Construction (claim dated June 9, 1924), \$1,196.86.

(35) Hill-Hubbell & Co., enamel and solution, Hetch Hetchy construction (claim dated June 9,

1924), \$2,139.96. (36) Payne's Bolt Works, bolts, nuts, etc., Hetch Hetchy construc-tion (claim dated June 9, 1924),

(37) Ransome & McClelland, Inc., one No. 21 Ransome mixer, Hetch Hetchy construction (claim dated Hetchy construction (claim dated June 9, 1924), \$2,400. (38) State Compensation Insur-

ance Fund, premiums on ance, March (claim dated insur-(claim dated June 9,

1924), \$3,115.79. (39) State Compensation Insurance Fund, premiums on insurance, March (claim dated June 9, 1924), \$1,419.37.

(40) Reo Motor Car Co. of Cali-

fornia, 1 Reo Truck (claim dated June 9, 1924), \$1,462.50.

(41) Edw. L. Soule Co., square corrugated bars, Moccasin Creek (claim dated June 9, 1924), \$558.08. (42) Aluminum Co. of America,

fourth payment, furnishing and delivering aluminum cable, Contract 89, Moccasin Creek (claim dated June 9, 1924), \$65,512.38. (43) Western Pipe and Steel Co..

fifth payment, furnishing and de-livering f. o. b. cars steel penstock and accessories for Moccasin Creek power plant (claim dated June 11, 1924), \$42,207.67.

(44) Western Pipe and Steel Co.,

tenth payment, construction of bay crossing pipe line in bay crossing division, Hetch Hetchy aqueduct, Contract No. 90 (claim dated June 11, 1924), \$256,229,64.

(45) Healy-Tibbitts Construction Co., fifth payment, construction of substructures for steel bride across Dumbarton Straits, Contract No. 95,

Hetch Hetchy (claim dated June 11, 1924). \$78,433.64.
(46) U. S. Steel Products Co., fourth payment, furnishing, delivering and erecting steel bridge superstructure to carry bay crossing pipe line across Dumbarton Straits, Contract No. 93 (claim dated June 11, 1924), \$6,885.

Municipal Railway Fund.

(47) Chester N. Weaver Co., Studebaker touring car, Municipal Rail-

dated Feb, 27, 1924), \$1,440. (48) F. Boeken, vouchers, Contingent Fund, May, Municipal Railway (claim dated June 9, 1924), \$897.50.

(49) General Motors Truck Co., one truck chassis and parts, nicinal Railway (claim dated June 10, 1924), \$1,470.

(50) The Ohio Brass Co., crossovers and parts, Municipal Railway (claim dated June 10, 1924), \$587.37.

School Bonds, 1923.

Special School Tax, Budget Item No. 1, reimbursement special school tax plans and specifications, Mission High School (claim dated June 10, 1924), \$6,545.45.

(52) Special School Tax, Budget Item No. 1, reimbursement special

school tax, plans and specifications, Alamo School (claim dated June 10,

1924), \$2.640. (53) Special School Tax, Budget Item No. 1, reimbursement special school tax, Douglass-Everett School, and specifications (claim plans

10, 1924), \$3,000.

(55) Special School Tax, Budget Item No. 1, reimbursement special school tax, plans and specifications, Dudley Stone School (claim dated June 10, 1924), \$8,000.

General Fund, 1923-1924. (56) San Francisco Chronicle, official advertising, Board of Supervisors (claim dated June 16, 1924), \$948.50.

(57) Pacific Gas and Electric Co., street lighting (claim dated June 16, 1924), \$48,272.39.

A y e s — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-visit Decki Schemitz Welch Wet vieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent—Supervisors Bath, man, Hayden, McLeran, Shannon

-5.

\$3,900, Payment Authorization, Grant Smith & Co.
Resolution No. 22581 (New Se-

ries), as follows:

Resolved, That the following amount be and the same is hereby authorized to be expended out of the hereinafter mentioned account in payment to the following named claimant, to-wit:

Tubercular Sanitarium Fund.
(1) Grant, Smith & Co., for camp buildings, fixtures and equipment of East Portal Camp, Pulgas Tunnel, for use of Tubercular Sani-tarium in San Mateo County, as per inventory dated May 3, 1924 (claim dated June 16, 1924), \$3,900. per

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon --5.

Public Defender Authorized to Appoint Two Deputies. Resolution No. 22582 (New Se-

ries), as follows:

That the Public De-Resolved, fender be and is hereby authorized and permitted to employ two Dep-uty Public Defenders at a salary of \$2,600 each per year. Resolution No. 21414 (New Series) is hereby repealed.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

--5.

Appropriations, High School of Com-merce and Alvarado School.

Resolution No. 22583 (New Se-

ries), as follows:

That the following Resolved. amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1918.

(1) To cover cost of contract for furnishing, fabricating and erecting structural steel and cast iron for the addition to the High School of Commerce, to be erected on the north side of Fell street between Van Ness avenue and Franklin street, as per award to the Golden Gate Iron Works, \$67,100. (2) For extras and incidentals,

\$650.

Fund, Bond School Construction Issue 1923.

(3) For architectural services in connection with preparation of plans and specifications for the Alvarado School, \$3,000.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

-5.

Appropriation, \$15,325, Land and Improvements, John Lefkovitz.

Resolution No. 22584 (New Series), as follows:

Resolved, That the sum of \$15,325 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to John Lefkovitz, being payments for land and improvements situate and commencing on the east line of Twentythird avenue, 150 feet north from Clement street, of dimensions 25 by 120 feet, required for the Alamo

School. Acceptance of offer by Resolution No. 22500, New Series (claim dated June 9, 1924). A y e s — Supervisors Badaracco,

Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath. Colman, Hayden, McLeran, Shannon

-5.

Appropriation, \$80,000, Civic Center, Opening Fulton and Leavenworth Streets Into Market Street.

Resolution No. 22585 (New Se-

ries), as follows:

Resolved, That the sum of \$80,000 be and the same is hereby set aside and appropriated out of "Civic Center, Opening of Fulton and Leavenworth Streets Into Market Street," Budget Item No. 40, Fiscal Year 1923-1924, and authorized in payment to Marguerite E. Marchand for property required for the for property required for the opening of Fulton and Leaven-worth streets into Market street, to-wit: City Hall Lots Nos. 26 and 28, and the improvements on City Hall Lots Nos. 25 and 27, in accordance with Ordinance No. - (New Series).

- Supervisors Badaracco, Ayes Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Permits.

Resolution No. 22586 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Cupola Furnace.

Great Western Smelting and Refining Co., removal of existing cupola furnace into a new building adjoining old premises, located from Spear to Steuart streets south of Folsom street.

Oil Station.

James Welsh, to conduct an automobile oil station at northwest cor-ner of Mission street and Mt. Vernon avenue.

Cabinet Shop.

Alfred S. Gough, to conduct cabinet shop at No. 10 Washburn street.

Oil Storage Tank. (1500 gallons capacity.)

Christensen Bros., west side of Fourteenth avenue, 125 feet north of Balboa street.

Christensen Bros., west side of Fourteenth avenue, 100 feet north

Balboa street.

Knittle & Cashel Co., east side of Taylor street, 62 feet 6 inches north of Clay street.

Axel Johnson, south side of Washington street, 150 feet east of Jones street.

Strand & Strand, south side of Octavia street, 40 feet east of Fran-

cisco street.
G. A. Tuck, southwest corner of Chestnut and Laguna streets.

E. Pon, south side of Pleasant street, 50 feet west of Taylor street. A. R. Van Atta, south side of Fulton street, 130 feet east of Masonic avenue.

E. V. Lacey, south side of O'Far-rell street, 150 feet east of Larkin street.

Emil Nilson, south side of Union street, 25 feet west of Pierce street.

E. A. Sores, southwest corner of Twenty-fourth Vicksburg and streets.

C. R. Sanborn, 600 gallons capacy, 1624 Larkin street.

Magnus Fruit Products Co., 600 gallons capacity, 301 Howard street. Martin-Camm Co., 600 gallons capacity, 122 Sacramento street.

Boiler.

Frye & Co., 30 horsepower, premises No. 334 Townsend street.

Auditorium Garage, 1 horse power, west side of Franklin street. 50

feet from Fell street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, man, Hayden, McLeran, Shannon --5.

Widening of Geary Street.

Bill No. 6729, Ordinance No. 6264

(New Series), as follows:

Ordering the widening of Geary street between Mason street and Van Ness avenue, authorizing and directing the Board of Public Works to enter into contract for said widening in accordance with specifications prepared therefor, and permitting progressive payments to be made during the progress of said work.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby autnortized, instructed and empowered to enter into contract for the widening of Geary street between Mason street and Van Ness avenue, in accordance with specifications prepared therefor.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said widening of Geary street between Mason street and Van Ness avenue conditions that progressive payments shall be made during the progress of said widening.

Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetniore-13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

-5.

Establishing Set-Back Lines.

Bill No. 6730, Ordinance No. 6265

(New Series), as follows:
Establishing set-back lines along portions of Twenty-second avenue, Twenty-sixth avenue, Thirty-fifth avenue, Thirty-sixth avenue, Head street, Monticello street and Miramar avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 12th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 42, to establish set-back lines along Twen-ty-second avenue, Twenty-sixth ave-nue, Thirty-fifth avenue, Thirtysixth avenue, Head street, Monticello street and Miramar avenue, and fixed the 9th day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the resolution was puband notices of the passage lished of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the westerly side of Twenty-second avenue, commencing at a noint 100 feet northerly from Kirkham street and running thence northerly to a point 100 feet southerly from Judah street, said set-back line to be 5 feet; along the easterly side of Twenty-second avenue, commencing at Kirkham street and running thence northerly to Judah street, said set-back line to

be 10 feet.

Along the westerly line of Twenty-sixth avenue, commencing at a point 100 feet northerly from ulloa street and running thence northerly 275 feet, said set-back line to be 11 feet; thence northerly 125 feet, said set-back line to be 18 feet; along the easterly side of Twenty-sixth avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northerly to a point 100 feet southerly from Taraval 100 feet southerly from Taraval street, said set-back line to be 10 feet.

Along the westerly side of Thirtyfifth avenue, commencing at Irving street and running thence northerly 425 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feer said set-back line to be 3 1-3 feet.

Along the westerly side of Thirtysixth avenue, commencing at Irvstreet and running thence northerly to a point 150 feet southerly from Lincoln way, said set-back line to be 14 feet; along the east-erly side of Thirty-sixth avenue, commencing at Irving street and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line to be 10 feet.

Along both sides of Head street, commencing at points 100 feet northerly from Garfield street and running thence northerly to Hollo-way avenue, said set-back lines to

be 10 feet.

Along the westerly side of Monticello street, commencing at a point 100 feet northerly from Garfield street and running thence northerly 175 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7½ feet; thence northerly 75 feet said set-back line to be 5 feet; thence northerly 25 feet, said set-back line to be 7½ feet; thence northerly to Holloway avenue, said set-back line to be 10 Monticello street, commencing at a point 100 feet northerly from Garfield street and running thence northerly to Holloway avenue, said set-back line to be 10 feet.

Along the westerly side of Miramar avenue, commencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue said set-back line to be 10 feet; along the east-erly side of Miramar avenue, com-mencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 12 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordi-nance No. 5536 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

niore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Establishing Set-Back Lines.

Bill No. 6739, Ordinance No. 6266

(New Series), as follows: Establishing set-back lines along

portions of Belvedere street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 5th day of May, 1924, that on the 5th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 41 to establish set-back lines along Belvedere street, and fixed the 2d day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for visors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been withdrawn.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

Along the westerly side of Belve-dere street from Grattan street to Parnassus avenue, said set-back line to be 11 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Establishing Set-Back Lines.

Bill No. 6731, Ordinance No. 6267 (New Series), as follows: Establishing set-back lines along portions of Thirty-seventh avenue, Thirty-eighth avenue, Forty-fifth avenue and Forty-eighth avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 19th day of May, 1924, that on the 19th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 43, to establish set-back lines along Thir ty-seventh avenue, Thirty-eighth avenue, Forty-fifth avenue and Forty-eighth avenue, and fixed the 16th day of June, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the resolution was published and notices of the passage of said resolution were posted along the line a said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Thirtyseventh avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 175 feet, said set-back line to be 11 feet; thence northerly 175 feet, said set-back line to be 15 feet; thence northerly to Irving street, said set-back line to be 13 feet.

Along the westerly side of Tnirtyeighth avenue, commencing at Irving street and running thence northerly to Lincoln way, said set-back line to be 10 feet; along the east-erly side of Thirty-eighth avenue. commencing at Irving street and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line to be 12 feet.

Along the easterly side of Fortyfifth avenue, commencing at a point 100 feet northerly from Irving street and running thence northerly to a point 100 feet southerly from Lin-coln way, said set-back line to be

23 feet.

Along the easterly side of Fortyeighth avenue, commencing at a point 100 feet northerly from Irving street and running thence northerly to a point 100 feet southerly from Lincoln way, said set-back line to be 14 feet.

Along the westerly side of Thirtyseventh avenue, commencing at a point 100 feet northerly from Fulstreet and running thence northerly to a point 100 feet sout'ierly from Cabrillo street, said set-back line to be 5 feet; along the easterly side of Thirty-seventh avenue, commencing at a point 100 feet northerly from Fulton street and running thence northerly to Ca-

brillo street, said set-back line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Zoning Ordinance Amended. Bill No. 6710, Ordinance No. 6268

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penal-ties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

follows:

Section 11 of the Use of Property Zone Map constituting a part of said ordinance is hereby ordered changed so as to place the property bounded by Third street, Yosemite avenue, Southern Pacific Railroad right-of-way and Carroll avenue in the light industrial district instead of the first residential district and commercial district.

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Ordering Street Work.

Bill No. 6732, Ordinance No. 6269

(New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 5, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the pro-visions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Joice street from California street southerly to the artificial stone sidewalk at the head of concrete stairs and 196 feet, more or less, southerly from the southerly line of California street, by the construction of concrete eurbs where granite curbs are not already constructed; by the construction of a concrete balustrade adjacent to the artificial stone sidewalk heretofore mentioned, and by the construction of a concrete pavement on the roadway thereof. construction of concrete curbs shall include restoration of the necessary artificial stone sidewalk adjacent thereto.

Section 2. This Ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent—Supervisors Bath, man, Hayden, McLeran, Shannon

-5.

Repealing Ordinance Ordering Improvement of Ellis Street Between Broderick Street and St. Joseph's

Bill No. 6733, Ordinance No. 6270 (New Series), as follows:

Repealing Ordinance No. 6241 (New Series), approved May 22, 1924, ordering the improvement of Ellis street between Broderick Ellis street between Brod street and St. Joseph's avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Ordinance No. 6241 Section 1. (New Series), approved May 22, 1924, ordering the improvement of Ellis street between Broderick street and St. Joseph's avenue is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

--5.

Ordering Street Work.

Bill No. 6734, Ordinance No. 6271

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specification. tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors June 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

of improvement Mission The street between Russia avenue and Sickles avenue, by the construction of artificial stone sidewalks six feet in width where artificial stone sidewalks of at least six feet in width

are not already constructed.
Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

-5.

Bill No. 6735, Ordinance No. 6272 (New Series), as follows: Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisc as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said ment Ordinance of 1918, of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on the in the of Public Works, and on file in its office, which said plans and specifi cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the

said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum. The improvement of Ulloa street between the westerly line of Fif-teenth avenue and the westerly line of Seventeenth avenue, including the crossings of Sixteenth and Seventeenth avenues, by the construction of concrete curbs; by the con-struction of artificial stone side-walks of the full official width on intervening angular corners; by the construction of seven brick catchbasins with accompanying 10inch ironstone pipe culverts; by the construction of a central strip 14 feet in width of vertical fibre brick pavement on the roadway of Ulloa street between Fifteenth and Sixteenth avenues, and Sixteenth and Seventeenth avenues, respectivly, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

Bill No. 6736, Ordinance No. 6273 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors June 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Folsom street between Crescent avenue and Ogden avenue by grading to official line and grade.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Changing Grades, Jennings Street. Bill No. 6737, Ordinance No. 6274 (New Series), as follows:

Changing and re-establishing the official grades on Jennings street between Palou and Quesada ave-

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 16th day of February, 1924, by Resolution No. 22072 (New Series), declare its intention change and re-establish the grades on Jennings street between Palou and Quesada avenues.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

Jennings Street.

Palou avenue, southerly line, 86 (The same being the present feet. official grade.)

Fifteen feet southeasterly from the northwesterly line of, 145 feet northeasterly from Quesada avenue. feet.

Fifteen feet southeasterly from the northwesterly line of, 85 feet northeasterly from Quesada avenue,

65.25 feet.

Fifteen feet southeasterly from the northwesterly line of, 25 feet northeasterly from Quesada avenue, 60.01 feet.

Vertical curve passing through the last three described points.

Fifteen feet northwesterly the southeasterly line of, 145 feet northeasterly from Quesada avenue, 75 feet.

Fifteen feet northwesterly from the southeasterly line of, 85 feet northeasterly from Quesada avenue,

65.16 feet.

Fifteen feet northwesterly from the southeasterly line of, 25 feet northeasterly from Quesada avenue, 59.63 feet.

Vertical curve passing through the last three described points.

Northwesterly line, at Quesada avenue, northeasterly line, 59 feet. (The same being the present official grade.)

Southeasterly line of, at Quesada avenue, northeasterly line, 58 feet. (The same being the present official

grade.)

On Jennings street between Palou and Quesada avenue changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, R vieri, Rossi, Schmitz, Welch, Roncomore-13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon -5.

Spur Track Permit, American Rolling Mill Company.

Bill No. 6738, Ordinance No. 6275 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to American Rolling Mill Company of California to construct, maintain

and operate a spur track on Tenth street between Bryant street and Division street, as shown on blue

print attached to petition.

Be it ordained by the people of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to American Rolling Mill Company of California to construct maintain and operate a spur track on Tenth street be-tween Bryant street and Division street, as shown on blue print at-

tached to petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that the said spur track shall be laid under the supervision and to the lines and grades as fur-nished by the City Engineer's of-fice; and any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage be paid for by the American Rolling Mill Company of California.

Provided. that the American Rolling Mill Company of California rhall erect and maintain all-night lighted arc lamps were directed by Lighting Committee of

Board of Supervisors. Section 2. This ordinance shall

take effect immediately.

Λyes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon **—**5.

Authorizations.

Resolution No. 22579 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

- Issue 1910.
 (1) Del Monte Meat Co., meats, Hetch Hetchy (claim dated May 28, 1924), \$1,257.71.
- (2) General Electric Co., electric supplies (claim dated May 28, 1924), \$635.74.

(3) The Giant Powder Co. Con., gelatin (claim dated May 28, 1924), \$742.13.

The B. F. Goodrich Rubber (4)Co., truck tires (claim dated May 28, 1924), \$601.52.

(5) Goodyear Rubber Co., rubber goods (claim dated May 28, 1924). \$1,659,52.

(6) Ingersoll-Rand Co. of Cal., two hoists (claim dated May 28,

1924), \$1,127.

Brooks. Roy hire. truck Hetch Hetchy (claim dated May 29,

1924), \$666. (8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated May 29, 1924), \$1,872.47.

(9)Tuolumne Foundry & Machine Works, machinery parts (claim dated June 2, 1924), \$948.14.

(10) M. M. O'Shaughnessy, revolving fund expenditures per vouchers (claim dated June 2, 1924), \$1,-263.28.

ome Construction Fund, Bond Issue 1923. Relief Home

(11) John Reid, Jr., second payment, architectural services, Relief Home buildings (claim dated June 4, 1924), \$19,640.

Special School Tax.
(12) Dan P. Maher Co., paint brushes, etc., for schools (claim dated May 31, 1924), \$614.75.
(13) W. P. Fuller & Co., oil and

lead for schools (claim dated May 31, 1924), \$1,094.75.

(14)Anderson S Ringrose, seventh payment, general construc-tion of Portola Primary School (claim dated June 4, 1924), \$15,-

(15) J. E. O'Mara, final payment, heating of Sarah B. Cooper School (claim dated June 2, 1924), \$700.37.

(16) D. N. & E. Walter & Co., final payment, window and door shades for Horace Mann School (claim dated June 2, 1924), \$1,143.

Water Construction Fund, Bond Issue 1910.

(17) Joshua Hendy Iron Works, second payment, butterfly valves (claim dated June 4, 1924), \$2,-993.25.

(18)Dundon Iron Works, two storage tanks (claim dated June 4,

1924), \$1,100. (19) M. M. O'Shaughnessy, revolving fund expenditures per vouchers (claim dated June 4, 1924), \$2,-584.01.

General Fund, 1923-1924.

(20) Daniel J. O'Brien, police contingent expense (claim dated May 26, 1924), \$750.

(21) Associated Charities, widows'

pensions (claim dated June 6, 1924). \$9,333.06.

(22) Eureka Benevolent Society, widows' pensions (claim dated June

6, 1924), \$1,012.50. (23) Little Children's Aid, widows' pensions (claim dated June 6, 1924), \$8,131.11.

(24)Anderson & Ringrose, second payment, construction of Funston Playground field house (claim dated June 4, 1924), \$8,226.75.

(25) Globe Electric Co., electric

Funston Playground field work, house (claim dated June 4, 1924),

\$750.

(26) Recorder Printing and Publishing Co., printing Trial and Law and Motion Calendars, etc. (claim

dated June 9, 1924), \$665. (27) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding etc., of animals (claim dated June 9, 1924), \$1.125.

(28)California Academy Sciences, maintenance of Steinhart Aquarium, month of May (claim dated June 9, 1924), \$3,699.23.

(29) J. Emmet Hayden, chairman Music Week Committee, for expense of Music Week (claim dated June 9.

1924), \$930.50. (30) Alfred I. Coffey, first payment, architectural service for the new Southern Police Station building (claim dated June 2, 1924), \$900.

(31) F. J. Edwards, first payment, hot water heating, Fire Department

hot water heating, Fire Department building. Mint avenue (claim dated June 4, 1924), \$645. (32) Elliot & Grant, final pay-ment, general construction, O'Far-rell Street Police Station (claim dated June 2, 1924), \$3.256.59. (33) A. Lettich, first payment,

plumbing in Fire Department building. Mint avenue (claim dated June

4, 1924). \$2,925.86.

(34) Municipal Construction Co., fourth payment, improvement of Collingwood street between Twenty-first and Twenty-second streets (claim dated June 2, 1924), \$3,050.

(35) J. E. O'Mara, final payment, plumbing, O'Farrell Street Police Station (claim dated June 2, 1924).

\$1,332.25. (36) Van Emon Elevator Co., third payment, repair of elevators in public buildings (claim dated

June 4, 1924), \$2,841.02.
(37) Railroad Commission of the State of California, for expense of valuation of San Francisco electric properties (claim dated June 1924), \$1,500.

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon -5.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$29,595.26, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Action Deferred.

The following items were laid over one week:

Urgent Necessity.
Valley Water Company, Spring water, public troughs, \$99.76. Western Union Telegraph Com-

pany, official telegrams, \$4.21.

Treasurer, sundry small bills, \$28.25.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Rossi presented: Resolution No. 22587 (New Series), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Audi-torium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental

Islam Temple, use of Main and Larkin halls, August 28, 1924, 6 p. m. to 12 p. m., for the purpose of holding drill and dance.

Golden Gate Kennel Club, use of Larkin Hall, August 14, 15, 16, 1924, for the purpose of holding Kennel Show.

Adopted by the following vote: Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet more-13.

Absent-Supervisors Bath. Colman, Hayden, McLeran, Shannon

-5.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. --- (New Series), as follows:

Resolved, That the following

amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund.

(1) Atlas Rock Co., concrete mix, rock, etc., Hetch Hetchy construc-tion (claim dated June 23, 1924), \$1,081.83.

(2) Edward R. Bacon Co., one Jaeger mixed and parts, Hetch Hetchy construction (claim dated June 23, 1924), \$985.06. (3) Baker, Hamilton & Pacific

Co., miscellaneous hardware, Hetch Hetchy construction (claim dated June 23, 1924), \$525.26.

(4) Best Steel Casting Co., steel castings, etc., Hetch Hetchy con-struction (claim dated June 23,

1924), \$562.46.

(5) A. L. Greene, paint, Hetch Hetchy construction (claim dated June 23, 1924), \$1,136.06.
(6) Henrix-Luebbertt Mfg. Co.,

tent flies, etc., Hetch Hetchy construction (claim dated June 23,

1924), \$995.18.
(7) Main Iron Works, templates and parts, Hetch Hetchy construc-tion (claim dated June 23, 1924), \$2,896.32.

(8) Old Mission Portland Cement Co., two cars cement, Hetch Hetchy construction (claim dated June 24, 1924), \$1,097.25.

(9) Edw. L. Soule Co., iron bars,

Hetch Hetchy construction (claim dated June 23, 1924), \$1,432.30. (10) O. Z. Dailey, draying, May,

Hetch Hetchy construction (claim dated June 23, 1924), \$2,078.85.
(11) S. A. Ferretti, meats, Hetch

Hetchy construction (claim dated

June 23, 1924), \$522.02.
(12) Joshua Hendy Iron Works, Hadsell centrifugal crusher, Hetch Hetchy construction (claim dated

June 23, 1924), \$2,000.
(13) Joshua Hendy Iron Works, steel blocks, April, Hetch Hetchy construction (claim dated June 23,

1924), \$1,288.09. (14) J. H. McCallum, lumber, April, Hetch Hetchy construction (claim dated June 23, 1924), \$1,-628.75.

Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated June 24, 1924), \$1,492. (16) Old Mission Portland Ce-

ment Co., cement, Hetch Hetchy construction (claim dated June 23,

1924), \$10,861.76. (17) Old Mis Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated June 23, 1924), \$10.861.76.

(18) M. M. O'Shaughnessy, reimburse revolving fund, June, per vouchers (claim dated June 23, 1924), \$1,299.96.

(19) M. M. O'Shaughnessy, re-

imburse revolving fund, June, per vouchers (claim dated June 23,

1924), \$1,642.02.
(20) Robert M. Searls, Special Counsel's revolving fund, June, per vouchers (claim dated June 23,

1924), \$5,125.15. (21) Sussman, Wormser & Co., coffee, Hetch Hetchy construction (claim dated June 23, 1924), \$739.22.

(22) Virden Packing Co., pickles,

Hetch Hetchy construction (claim dated June 23, 1924), \$629.18.

(23) Waterbury Co., plow steel, wire rope, Hetch Hetchy construction (claim dated June 23, 1924),

\$2,069.60.

(24)Wells Fargo & Co., purchase property Stanford Heights, Resolution No. 22513 (claim dated June 23, 1924), \$92,017. (25) Western Meat Co., eggs

and butter, Hetch Hetchy construc-tion (claim dated June 23, 1924),

\$1,265.51.

(26)Westinghouse Electric & Mfg. Co., first payment, furnishing and delivering electric transmission line insulators under contract No. 98, Hetch Hetchy construction (claim dated June 23, 1924), \$12,-532.16.

Special School Tax Fund.

(27) Anderson & Ringrose, fourteenth payment, general construc-tion on Horace Mann School (claim

dated June 23, 1924), \$6,862.

(28) P. J. Enright, final payment, heating and ventilating contract Horace Mann School (claim dated June 23, 1924), \$6,201.77. (29) Anderson & Ringrose, mis-

cellaneous extra orders. Horace Mann School (claim dated June 23,

1924), \$913.75. (30) Dan P. Maher Co., miscellaneous paints, Horace Mann School

(claim dated June 23, 1924), \$664.50. (31) Heywood-Wakefield Co., chairs, Columbus School (claim dated June 23, 1924), \$1,479.

(32) The Berger Mfg. Co., lockers Mission High School (claim dated June 23, 1924), \$1,380.

(33) D. N. & E. Walter & Co., shades, Pacific Heights School (claim dated June 23, 1924), \$787.25.

Municipal Railway Fund.

(34) American Brake Shoe & Foundry Co., brake shoes, Municipal Railway (claim dated June 23,

1924), \$1,316.70.
(35) F. Bocken, Superintendent, increase contingent fund, Municipal

Railway (claim dated June 23. 1924), \$999. (36) Market Street Railway Co.,

electric power furnished, May, Municipal Railway (claim dated June 23, 1924), \$3,135.65.

(37) Market Street Railway Co. reimbursements, May, Municipal Railway (claim dated June

1924), \$1,452.22. (38) Pacific Gas and Electric Co.,

(38) Pacific Gas and Electric Co., electric power furnished, May, Municipal Railway (claim dated June 23, 1924), \$36,274.89.
(39) San Francisco City Employees' Retirement Fund, pensions and gratuities, May, Municipal Railway (claim dated June 23, 1924), \$6,608.19.

(40) Westinghouse Electric and Mfg. Co., electric supplies, Municipal Railway (claim dated June 23,

1924), \$633.68. (41) Giavanni Zermani, full settlement of claim for damages sustained by Mario Zermani, injured by Municipal car September 26, 1923 (claim dated June 23, 1924), \$4,000. School Building Construction, 1918.

(42) E. P. Finnigan, gymnasium equipment, Galileo High School dated June 23, 1924), (claim

\$1,760.25.

(43) F. O. Stallman Supply Co., shop equipment, Galileo High School (claim dated June 23, 1924), \$3,018.03.

(44) Waterhouse & Lester, shop equipment, Galileo High School Ž3, 1924), (claim dated June \$1,023.24.

(45) Triple Metal Corpn., locks, Horace Mann Jr. High School (claim dated June 23, 1924), \$759.60.

(46) E. P. Finnigan, gymnasium equipment, Mission High School (claim dated June 23, 1924). \$1,051.85

(47) Fred Medart Mfg. Co., gymnasium equipment, Mission High School (claim dated June 23, 1924),

\$767.77.
(48) F. O. Stallman Supply Co.,
Mission High shop equipment, Mission High School (claim dated June 23, 1924),

\$3,141.66.

(49) C. F. Weber & Co., first payment, contract for auditorium chairs, North Beach (Galileo) High School (claim dated June 23, 1924), \$6,786.05.

Tubercular Sanitarium Fund. (50) Grant Smith & Co., camp buildings, fixtures, equipment, Tubercular Sanitarium, San Mateo County (claim dated June 23, 1924),

\$3,900. Rideout Bequest Fund. (51) Herbert A. Schmidt, Rideout Fountain (claim dated June 23,

1924), \$4,476. (52) Park Fund, labor and material, Rideout Fountain (claim terial, Rideout Fountain dated June 23, 1924), \$1,408.

Park Fund.

(53) Associated Architects and Engineers, professional services, construction new stadium (claim dated June 23, 1924), \$1,500.

(54) Ward & Blohme, on account architectural services, bathhouses and H. F. Playfield (claim dated June 23, 1924), \$5,000.

General Fund.

(55) Spring Valley Water Co., bill of May, Playground Commission (claim dated June 23, 1924), \$1,250.05.

Standard Oil Co., gasoline (56)Department (claim dated Police

June 23, 1924), \$697. (57) Producers Hay Co., hay, Police Department (claim dated (claim dated

Police Department (claim dated June 23, 1924), \$580. (58) John Dailey, salary for June, 1924, City Attorney (claim dated June 23, 1924), \$850. (59) N. Randall Ellis, salary for June, 1924, City Attorney (claim dated June 23, 1924), \$750. (60) California Meat Co., meat, Sheriff (claim dated June 23, 1924), \$601,82

\$601.82.

(61)Langendorf Baking Co., bread, Sheriff (claim dated June 23,

1924), \$724.09. (62) Seagrave Co., pumping engines, Fire Department (claim gines, Fire Department (claim dated June 23, 1924), \$22,275.

(63) Haas Bros., groceries, San Francisco Hospital (claim dated

June 23, 1924), \$912.80.
(64) Langendorf Baking Co. San Francisco Hospital bread. 23, 1924), dated June \$1,077.08.

(65) Bay City Market, meat, San Francisco Hospital (claim dated June 23, 1924). \$1,187.76. (66) San Francisco Dairy Co.,

milk, San Francisco Hospital (claim

dated June 23, 1924), \$4,339,56. (67) Sherry Bros., butter, San Francisco Hospital (claim dated June 23, 1924), \$1,641.74. (68) L. Scatena & Co., vegetables,

San Francisco Hospital (claim dated June 23, 1924), \$544.83.

(69) A. Ginocchio & Sons, alfalfa, Relief Home (claim dated June 23,

1924). \$784.83.

(70)Del Monte Meat Co., meat, Relief Home (claim dated June 23, 1924), \$2,386.51. (71) W. O. Miller, eggs, San Fran-

cisco Hospital (claim dated June 23,

1924), \$1,608.11.

(72) Miller & Lux, meat. San Francisco Hospital (claim dated June 23, 1924), \$1,555.10.

(73) Grey Water Heater Co., water heater, San Francisco (claim dated June 23, 1924), \$994.50.

Water Construction Fund.
(74) J. F. Mitchell, steel forms,
Hetch Hetchy construction (claim
dated June 23, 1924), \$1,449.09.

(75) Sunset Lumber Co., lumber, Hetch Hetchy construction (claim dated June 23, 1924), \$530.35.

(76) Woodin & Little, triplex pump and parts, Hetch Hetchy construction (claim dated June 23, 1924), \$616.14 1924), \$616.14.

Appropriation, \$33,696, for Construc-tion of New Southern Police Station. On motion of Supervisor

Gregor: Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$33,696 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 32-A for the construction of the new Southern Police Station.

Appropriation, \$1,380, Alterations to Shooting Gallery at the Galileo High School.

Also, Resolution No. --- (New

Series), as follows: Resolved, That the sum of \$1,380 is hereby set aside, appropriated and authorized to be expended out of the 1918 School Construction Fund to cover the cost of contract for alterations to shooting gallery at the Galileo High School on the east side of Van Ness avenue between Bay and Francisco streets.

Plans, Appropriation, \$7,600, Additional Units, Galileo High School Gymnasium and Athletic Field.

Also, Resolution No. -Series), as follows:

Resolved, That the sum of \$7,600 is hereby set aside, appropriated and authorized to be expended out of the School Construction Fund, Bond Issue 1923, representing onefifth of the estimated cost for the preparation of plans and specifica-tions for additional units to the Galileo High School gymnasium and athletic field in the block bounded by Van Ness avenue, North Point street, Polk street and Francisco street.

Accepting Offer to Sell Land Required for Hetch Hetchy Aqueduct Right of Way.

Supervisor McGregor presented: Resolution No. 22588 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described parcel of land, situated in the County of Alameda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set forth oppo-

site its name, viz.: Southern Pacific Company, \$6,970.25-19.915 acres of land near Dumbarton Straits crossing, Alameda County, California. Now, meda County, California.

therefore, be it Resolved, That, in accordance the recommendation of the with City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above men-tioned parcel of land for the sum set forth opposite its name be and

the same is hereby accepted. Be it Further Resolved, That the Spe-cial Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said company of the acceptance of its said offer; to examine the title to the said property, and if the same is found in satisfactory condition to accept, in the behalf of the City and County of San Francisco a deed conveying record, with a copy of this resolu-tion attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Col-

man, Hayden, McLeran, Shannon

Accepting Offer to Rent Camp Site Near Mission San Jose for Hetch Hetchy Construction Camp.

Supervisor McGregor presented: Resolution No. 22589 (New Se-

ries), as follows:

Whereas, Thomas D. Witherly has offered to rent to the City and County of San Francisco certain property situated in the County of Alameda, State of California, for Alameda, State of California, for the purpose of a camp site (said property being a part of Ex-Mission Survey No. 50, lying on the easterly side of County Road No. 34, which leads from Mission San Jose to San Jose), for the sum of \$75 for a varied of three yearths. period of three months, said camp being necessary for construction purposes on the Hetch Hetchy trans-mission line. Now, therefore, be it

Resolved. That the said offer of Thomas D. Witherly is hereby ac-cepted and the Special Counsel for That the said offer of the Hetch Hetchy Water Supply is hereby authorized and directed to make the necessary payment, as per

terms of said offer on file.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath. man, Hayden, McLeran, Shannon

-5.

Transfer of Funds for Widening VIrginia Avenue.

Supervisor Rossi presented: Resolution No. 22590 (New Se-

ries), as follows:

Resolved, That the sum of \$30,000 heretofore appropriated out of the County Roads Fund by Resolution No. 21340 (New Series), approved July 20, 1923, for the widening of Virginia avenue between Mission and Coleridge streets, be and the and Coloringe Streets, be and the same is hereby transferred to the credit of the Virginia Avenue Widening Fund, a special fund created by the Board of Supervisors for the widening of this thoroughfare.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath. man, Hayden, McLeran, Shannon

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$14,000, for Additional Cable for Moccasin Creek Power Plant.

Supervisor McSheehy presented: Resolution No. ——— (New Se-

ries), as follows:

Resolved, That the sum of \$14,200 be and the same is hereby set aside, appropriated and authorized to be expended out of the Water Con-struction Fund, Bond Issue 1910, to cover the cost of additional quantity of cable purchased in connection with Contract No. 89, Hetch Hetchy Water Supply.

Authorizations for Land for Diagonal Street In Potrero.

Also, Resolution No. --- (New

Series), as follows: Resolved, That That the following amounts be and the same are hereby authorized to be expended out

of the County Roads Fund, to-wit:
(1) To Anna Wender, purchase
of property and damages in full to of property and damages in full opporpoperty required for the opening of Southern Heights boulevard on Scotch Hill. Approved by Resolution No. 22538 (New Series). Appropriation by Resolution No. 20428 (New Series), \$2,800.

(2) To Alexander Sarlandt, purchase of property and damages in full to property required for the opening of Southern Heights boulevard on Scotch Hill. Approved by Resolution No. 22538 (New Series).

Appropriation by Resolution No. 20428 (New Series) 20428 (New Series), \$4,400.

Action Deferred.

The following matter laid over from a previous meeting was, on motion of Supervisor Welch, again laid over one week:

Appropriation, \$5,000, Improvement of Landers Street.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside, appropriated and authorized to be expended out of County Road Fund for cost of improving Landers street between Fifteenth and Sixteenth streets, including engineering and inspection; per award of contract to Raisch Improvement Company,

Passed for Printing.

following The matters were passed for printing:

Amending Zoning Ordinance, Lyon and Filbert Streets.

motion of Supervisor Mc-On Gregor:

Bill No. 6740, Ordinance No. -

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating
and establishing the location of
trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Lyon street between Union street and Filbert street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the south-erly side of Filbert street, com-mencing at a point 123 feet easterly from Lyon street, and running thence easterly to a point 87.5 feet

westerly from Baker street, and extending to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Francisco street between Hyde street and Leavenworth street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Amending Zoning Ordinance, Hayes and Baker Streets.

Also, Bill No. 6741, Ordinance No. (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Some Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northeast corner of Hayes and Baker streets, fronting 70 feet on Baker street and 107 feet on Hayes street, in the commercial district instead of in the second residential dis-

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential district.

Recommitted.

The following resolution was re-committed to the City Planning Commission on motion of Supervisor McGregor:

Commercial Zone Application Denied.

Resolution No. --- (New Series), as follows:

Resolved, That the application of Farrar & Carlin to place the property fronting on the easterly side of Hoff street, commencing 120 northerly from Seventeenth street and running thence northerly 60 feet, in the commercial district instead of the second residential district be denied.

Denying Zone Change, Fourteenth Street.

Supervisor McGregor presented: Resolution No. 22591 (New Se-

ries), as follows:

Denying the application of John F. Brown to change the property on the south side of Fourteenth street, 230 feet east of Noe street (25 feet by 115 feet) from the second residential district to the commercial district.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath. Colman, Hayden, McLeran, Shannon

Passed for Printing.

The following matters were passed for printing:

Cleaning Works, Garage and Oil Permits.

On motion of Supervisor Deasy: Resolution No. ——— (New Series), as follows

Resolved, That the following revocable permits are hereby granted:

Dyeing and Cleaning Works. Albert C. Evans, at north side Fourteenth street, 250 feet east of Mission street.

Transfer Public Garage.

M. G. Drescher, transfer of public garage on west side of Howard street, 170 feet north of Seventeenth street, heretofore granted to Lagan by Resolution No. Daniel 22296 (New Series).
Geo. S. Merwin Co. and M. H.

transfer of public garage at 717-719 Divisadero street, heretofore granted by Resolution No.

18484 (New Series).

J. F. Ferriera, transfer of public garage on west side of Third ave-nue, south of Clement street, here-tofore granted by Resolution No. 11795 (New Series).

Oil Tanks.

Howard Brickell, corner McLaren avenue and Camino Del Mar. 600 gallons capacity.

Community Bakery, 1548 Ocean avenue, 600 gallons capacity.

Enterprise Foundry Co., 875 Bush

street, 1500 gallons capacity.

Helen Friend, south line of Jackson street, 160 feet west of Cherry street, 600 gallons capacity.

Max Gross, 829 Ashbury street,

600 gallons capacity.

Chas. Johnson, northwest corner of Pine and Laguna streets, 1500 gallons capacity.

Liebman Construction Co., north

side of Filbert street, 225 feet west of Van Ness avenue, 1500 gallons capacity.

M. A. Little, south side of California street, 200 feet west of Jones street, 1500 gallons capacity.

M. A. Little, northwest corner of Jones and Turk streets, 1500 gallons

capacity.

J. McCook, northwest corner of Larkin and Broadway, 1500 gallons capacity.

Meinberger & Beck, southeast corner of Webster and California streets, 1500 gallons capacity.

Rojewski & Elkins, 1864 Union

street, 600 gallons capacity.

Lyon & Ross, east side of Alabama street, about 20 feet south of Sixteenth street, 2500 gallons capacity.

J. Steur, north side of Sutter street, 100 feet west of Leavenworth street, 1500 gallons capacity.

Strand & Strand, on west side of

Fourteenth avenue, 30 feet north of California street, 1500 gallons capac-

Walter Sullivan, on north side of Mission street, about 215 feet east of Sixth street, 1500 gallons capacity.

Boilers.

Brown & Boker, 4228 Geary street, one and one-half horse power. Magnus Fruit Products Co., 301

Howard street, 25 horse power.

The rights granted unded this resolution shall be exercised within six months, otherwise said permits become null and void.
Automobile Parking Station Permit.

The following resolution, heretofore presented with favorable recommendation by Supervisors Robb and Roncovieri, representing a majority of the Fire Committee, was

taken up: Resolution No. ---- (New Se-

ries), as follows:

Granting Robert E. Waidhaas permission, revocable at will of the Board of Supervisors, to construct and mantain an automobile parking station as defined by Ordinance No. 3108 (New Series) upon the property situate on the westerly line of Taylor street, distant 75 feet northerly from the intersection of the northerly line of Ellis street.

Majority Report.

June 16, 1924.

Board of Supervisors, City and County of San Francisco:

We, the undersigned members of the Committee on Fire, respectfully report in favor of granting Robt. E. Waidhaas permission to maintain an automobile parking station in premises west line of Taylor street, distant 75 feet northerly from the northerly line of Ellis street.

Respectfully submitted,
ALFRED RONCOVIERI,
FRANK ROBB, Members Fire Committee. Minority Report.

Supervisor Deasy presented the following:

San Francisco, June 9, 1924. Board of Supervisors:

I, the undersigned member of the Fire Committee of your Honorable Board, report adversely to the peti-tion of Robt. E. Waidhaas to maintain an automobile parking station at the westerly line of Taylor street, distant 75 feet northerly from the northerly line of Ellis street, and present this as a minority report.

Respectfully presented submitted, C. J. DEASY.

The roll being called on the minority report, the same was defeated by the following vote: Aye-Supervisor Deasy-1.

Noes — Supervisors Badaracco, Katz, McGregor, Mc-organ, Robb, Roncovieri, Harrelson, Sheehy, Morgan, Robb, Rossi, Schmitz, Welch, Wetmore-

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon ---5.

Resolution Adopted.

Whereupon, the roll was called on the majority report and the resolution was adopted by the following

Ayes — Supervisors Badaracco, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

No—Supervisor Deasy—1. Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

Recommitted.

The following resolution was ordered recommitted to the FireCommittee:

Denying Laundry Permit.

Resolution No. ——— (New Se-

ries), as follows:

Resolved, That, in accordance with the exercise of sound and reasonable discretion of the Board of Supervisors, permission to M. Feigenbaum to operate and maintain a laundry at 730 Larkin street is hereby denied.

Award of Contract, Lighting. Supervisor Schmitz presented: Resolution No. 22592 (New Se-

ries), as follows:

Resolved, That the contract to light the streets and the outlying districts and all public buildings (except school buildings) of City and County of San Francisco

with gas and electricity and for supplying power for all purposes for the term of one year, commencing July 1, 1924, and ending June 30, 1925, in strict accordance with the specifications and advertisement inviting proposals thereon, is hereby aw irded to the Pacific Gas and Electric Company at the hereinafter designated prices, said company being the lowest responsible bidder, to-wit:

 For gas street lighting: Single burner gas lamp, lighted all night, per lamp per night. \$.065 Double inverted burner gas

lamp, lighted all night, per

Single globe gasolier, 2 man-

tles per globe, lighted all night, per gasolier per night. .10 Single globe gasolier (3 man-tles), lighted all night, per

gasolier per night.....

For electric public outdoor lighting installations, using bracket (other than ornamental), mast arm of center suspension construction, and supplied from overhead lines by direct overhead services to lamps where the company owns and maintains the entire equipment. Rate per lamp per night, lighted all night:

100 c. p. series Mazda unit with band or bowl fractors.....\$.061 250 c. p. scries Mazda unit with

band or bowl refractors..... 400 c. p. series Mazda unit with

.133 band or bowl refractors.... 600 c. p. series Mazda unit with

band or bowl refractors.... Rate per lamp per night, lighted until midnight:

100 c. p. series Mazda unit with band or bowl refractors.....\$.054

250 c. p. series Mazda unit with band or bowl refractors.....
400 c. p. series Mazda unit with

band or bowl refractors..... 600 c. n. series Mazda unit with

band or bowl refractors..... For electric public outdoor lighting installations, using orna-mental brackets and supplied from overhead lines by direct overhead services to lamps, where the company owns and maintains the entire equipment: spacing not to exceed 200 feet. Rate per lamp per night, lighted all night:

400 c. p. series Mazda unit with refractor\$.133 600 c. p. series Mazda unit with

lighting installations, applied by underground service direct to lamps,

electroliers, ornamental posts or
brackets, distribution system and
brackets, distribution system and
lampa aumod and maintained by the
company. Rate per lighting unit per night, lighted all night: 80 c. p. scries Mazda unit with globe or refractor\$.095 100 c. p. series Mazda unit with globe or refractor
company, state per fighting unit
per night, lighted all night:
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200-watt 1 light multiple Mazda
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unit with globe or refractors174 Rate per lighting unit per night, lighted until midnight:
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6.6 amp. D. C. luminous magnetite arc lamps, lighted all night, per lamp per night...\$.32 6.6 amp. D. C. luminous magnetite arc lamps, lighted until midnight, per lamp per night28

8. For public outdoor metered street lighting service to Fillmore street arches and to Ingleside system or to similar installations, where City owns and maintains all distribution and lighting equipment; rate per kilowatt hour, \$.0275.

1. For furnishing gas to public buildings, offices, yards and public places, the sum of seventy-five (75c)

cents per 1000 cubic feet.

2. For electric current for lighting purposes for all public buildings, offices, yards and places, the sum of two and three-fourths (2¾) cents per kilowatt hour.

3. For electric current for power purposes for all public buildings, offices, yards and places, the sum of two (2) cents per kilowatt hour.

Provided that the sureties on the bond of the Pacific Gas and Electric Company, which bond is hereby fixed at \$35,000, shall be satisfactory to his Honor the Mayor, who is hereby authorized to enter into said contract, subject to the following conditions, to-wit:

The time of lighting and extin-

guishing shall be as follows:

Electric lamps shall be lighted three-quarters of an hour after sunset and shall be extinguished not earlier than three-quarters of an hour before sunrise, except that from November 15 to March 1 of each year the lamps shall be lighted one-half hour after sunset until one-half hour before sunrise.

In the case of gas lamps the last lamp shall be lighted not later than one hour after sunset, and the first gas lamp shall be extinguished not earlier than forty-five minutes before sunrise, provided that the last lamp shall not be extinguished earlier than fifteen minutes before sunrise.

Deductions for lamps not burning shall be computed at the same rate for each class of lamp as above specified for lamps burning per light per night, the term "lamp" to include all kinds of lamps, gas or electric, above specified.

Adopted by the following vote: Ayes—Supervisors Badaracco, Deasy, Katz, Harrelson, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Street Lights.

Supervisor Schmitz presented: Resolution No. 22593 (New Se-

ries), as follows:

Resolved. That the Pacific Gas and Electric Company is hereby instructed to install, remove and change street lights as follows:

Install 400 M. R. Bright street between Randolph and Stanley streets.

Twenty-fifth street between San Jose avenue and Guerrero street.

Guerrero and Army streets

Elizabeth street between Hoffman avenue and Douglass street.

Elizabeth street and Hoffman ave-

Bay street between Hyde and Larkin streets.

Bay street between Larkin and Polk streets.

Francisco street between Gough

and Octavia streets.

Bluxome street between Fifth and Sixth streets.

Remove Gas Lamps.

Southwest corner California and Middle streets.

South side California street, 310 feet west of Grant avenue.

Bay street between Hyde and Larkin streets.

West side Octavia street, 183 feet south of Pine street.

Twenty-fifth street, San Jose ave-

nue and Guerrero street. Southwest and northeast corners

Twenty-fifth and Guerrero streets. Southeast and northwest corners

Guerrero and Army streets.

Elizabeth street between Hoffman avenue and Douglass street.

Elizabeth street and Hoffman avenne.

Change Gas Lamps.

North side Bernard street, first west of Taylor street, 4 feet east,

Portions of Resolutions Nos. 16760, 17606, 16705, 16827 (New Series), directing the installation and removal of lights at the following locations, are hereby repealed:
Twenty-third and Minnesota

streets.

Stockton and Beach streets. Kearny and Francisco streets.

Twenty-fourth between Anza and Balboa streets.

East side of Second street south of Brannan street.

Spear and Harrison streets.

Bay and Kearny streets. Stockton and North Point streets. Northeast and southwest corners Tenth and Bryant streets.

Tenth street, 473 feet south of Harrison street.

Adopted by the following vote: Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

Accepting Offer to Sell Land and Improvements on Waller street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22594 (New Se-

ries), as follows:

Whereas, an offer has been received from Margaret Cashman to convey to the City and County of San Francisco certain land and improvements situate on the line of Waller street, distant 87 feet 6 inches west from Central avenue. required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value there-

of; therefore, be it
Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$8,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Waller street, distant thereon 87 feet 6 inches westerly from the westerly line of Central avenue; running thence westerly along said southerly line of Waller street 25 feet; thence at a right angle northerly 100 feet; thence at a right angle easterly 25 feet; thence at a right angle south-erly 100 feet to the northerly line of Waller street and point of com-mencement, being a portion of W. A. Block 657, also known as Block No. 1243 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A ves — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

-5.

Accepting Offer of Rights of Way for Hetch Hetchy Aqueduct and Transmission Line.

Supervisor Wetmore presented: Resolution No. 22595 (New Se-

ries), as follows: Whereas, the Oakdale Irrigation District, a public corporation, has offered to convey to the City and County of San Francisco the necessary rights of way for the construc-tion of the Hetch Hetchy aqueduct and electric transmission lines over and across the irrigation canals, laterals and rights of way of said district; and

Whereas, the City Engineer and Special Counsel for Hetch Hetchy water supply have reported to this Board that the conditions of said agreement are satisfactory and reasonable from the standpoint of the City and County of San Francisco:

now, therefore, be it

Resolved, That the City and County of San Francisco enter into said agreement with the Oakdale Irrigation District, which agreement was executed by said District on the 12th day of June, 1924, and that the Mayor and the Clerk of the Board of Supervisors be and they are here-by authorized to execute the same in behalf of the City and County of San Francisco and to transmit one executed copy to the Board of Directors of Oakdale Irrigation District.

Adopted by the following vote: Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon **--**5.

Board of Public Works to Procure Plans, etc., for Aqueduct Tunnels, Hetch Hetchy Water Supply.

Resolution No. 22596 (New Se-

ries), as follows:

Resolved, That the Board of Public Works is hereby directed to inimediately procure, through the City Engineer, and to file with the Board of Supervisors, plans and estimates of the cost of the original construc-

tion and completion of aqueduct tunnels in connection with the Hetch Hetchy project as requested in Ordinance No. 6118 (New Se-ries), finally passed by the Board of Supervisors on January 28, 1924, and approved by his Honor the Mayor February 1, 1924; be it

Further Resolved, That the Board of Public Works is hereby directed immediately to procure, through the City Engineer, and to file with the Board of Supervisors, plans and estimates of the cost of original construction and completion of an electric distributing system and standby plant for distributing to the in-habitants of the City and County of San Francisco electrical energy developed at the Moccasin Creek power plant of the Hetch Hetchy project; also plans and estimates of cost of original construction and completion of the existing distrib-uting system and stand-by plants used by the Great Western Power Company and the Pacific Gas and Electric Company in supplying electrical energy to the inhabitants of the City and County of San Francisco as requested in Ordinance No. 6013 (New Series), finally passed by the Board of Supervisors on October 1, 1923, and approved by his Honor the Mayor October 8, 1923.

Adopted by the following vote: Ayes—Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon ---5.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22597 (New Se-

ries), as follows:

Resolved, That the Municipal Construction Company is hereby granted an extension of ninety days' time from and after June 19, 1924, within which to complete the improvement of Silver avenue between Vienna and Merrill streets, for the reason that contractor has been delayed by the relaying of gas and water mains.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent—Supervisors Bath, man, Hayden, McLeran, Shannon

-5.

Also, Resolution No. 22598 (New Scries), as follows:

Resolved, That James M. Smith

is hereby granted an extension of ninety days' time from and after June 18, 1924, within which to complete the improvement of Newhall street between Third street and Hudson avenue, for the reason that the work is practically completed and additional time is required pending acceptance.

Adopted by the following vote:

Aves - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Also, Resolution No. 22599 (New

Series), as follows: Resolved, That James M. Smith is hereby granted an extenstion of ninety days' time from and after July 5, 1924, within which to complete the improvement of Wilde avenue between Delta street and San Bruno avenue under a public con-This extension of time is tract. granted for the reason that this contract is completed, with the exception of the asphaltic concrete covering, also the sidewalk work on the angular corners.

Adopted by the following vote: A y e s — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Colman, Hayden, McLeran, Shannon

Hearing Appeal of Property Owners From Assessment for Improvement of Jamestown Avenue.

Supervisor Harrelson presented: Resolution No. 22600 (New Se-

ries), as follows:

Resolved, That Monday, July 7, 1924, at 2 p. m., be fixed for the hearing of appeal of property owners and the appeal of Clarence B. Eaton from the assessment issued to Clarence B. Eaton for the im-provement of Jamestown avenue between Third street and the easterly line of Ingalls street produced, including the crossing of Jamestown avenue and Jennings street and the intersection of Jamestown avenue and Ingalls street, by grading to official line and grade; by the construction of 3 brick catchbasins and appurtenances with 10-inch ironstone pipe culverts on the crossing of Jamestown avenue and Jennings street; by the construction of concrete curbs; by the construction of artificial stone sidewalks; by the construction of reinforced concrete stairways, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Colman, Hayden, McLeran, Shannon

Passed for Printing.

The following matters were passed for printing:

Ordering Street Work.

On motion of Supervisor Harrelson

Bill No. 6742, Ordinance No. -(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Beard of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Carr street between Paul and Salinas avenues. by grading to official line and grade; by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on "he roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6743, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into Be it ordained by the People of the City and Country of San Francisco as follows:

Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors June 10, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement sions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

The improvement of Levant street from Lower Terrace to a line at right angles with the easterly line Levant street at its intersection with the southwesterly line of States street, by grading to official line and grade; by the construction of an 8-inch ironstone pipe sewer, 32 Y brances and 5 manholes along the center line of Levant street from a point 57 feet northerly from the

northerly line of Lower Terrace to a point 20 feet southerly from the aforementioned line at the intersection of Levant and States streets; by the construction of an 8-inch ironstone pipe sewer between the easterly and center lines of Levant street along the center line of sewer easement produced; by the construc-tion of 2 brick catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of con-crete curbs; by the construction of a concrete pavement from the northerly line of Lower Terrace to a line at right angles with the westerly line of Levant street at a point 53.30 feet northerly from the first angle point northerly from Lower Terrace, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Requirement: It is required that,

where necessary, the existing 6-inch ironstone pipe sewer in aforementioned sewer easement shall be reconstructed to accommodate the drainage of the aforementioned sewers; all existing side sewers shall be reconstructed and connected; and further, the cost of this construction shall be included in the

price bid for 8-inch sewer.

Section 2. This ordinance shall take effect immediately.

Method of Assessment Confirmed, Ulloa Street.

Supervisor Harrelson presented: Resolution No. 22601 (New Se-

ries), as follows:

Resolved, That the method of assessment for the improvement of Ulloa street between Seventeenth avenue and Nineteenth avenue, including the crossing of Eighteenth avenue, by the construction of 3 brick catchbasins with accompanying 10-inch ironstone pipe culverts, and by the construction of asphaltic concrete pavement on the roadway thereof, determined and declared by the Board of Public Works by its Resolution No. 82044A (Second Series), be and the same is hereby confirmed.

Adopted by the following vote: Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, man, Hayden, McLeran, Shannon

Ordering Street Work. On motion of Supervisor Harrelson: Bill No. 6744, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the

City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, June 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with Section 1. The Board of Public and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum. centum per annum.

The method of assessment for said improvement determined and declared by the Board of Public Works by its Resolution No. 82044A (Second Series) is hereby confirmed.

The improvement of Ulloa street between Seventeenth avenue and Nineteenth avenue, by the construction of 3 brick catchbasins with accompanying 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Changing Name of Main Street.

The following matter laid over from the last meeting was taken

Bill No. —, Ordinance No. — (New Series), entitled, "Changing the name of Main street, Market

street to The Embarcadero, to Matson street.'

Privilege of the Floor.

H. W. Erskine, representing Payne's Bolt Works; Mr. Van representing California Pioneers; Mrs. J. J. Donnelly and Mrs. Burnett, representing Daughters of the California Pioneers, and Col. Barker were head in opposition to the proposed change.

Edgar Pcixotto, representing the Down Town Association, and A. J. Gallagher, representing the Southern Promotion Association, were heard in favor of the ordinance.

Action Deferred.

Whereupon, the foregoing bill was, on motion of Supervisor Mc-Gregor, laid over two weeks.

Passed for Printing.

The following matters were passed for printing:
Spur Track Permit, Lurie Company.

On motion of Supervisor Harrel-

Bill No. 6745, Ordinance No. -(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Lurie Company to construct, maintain and operate a spur track from the existing spur track on the east line of Harrison street, a distance of 200 feet south of Mariposa street; thence southerly along Harrison street a distance of 50 feet as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Lurie Company to construct, maintain and operate a spur track from the existing spur track on the east line of Harrison street, a distance of 200 feet south of Mariposa street; thence southerly along Harrison street a distance of 50 feet, as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shal be laid under the supervision and to the lines and grades as furnished by the City Engineer's office,

and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by

The Lurie Company.

Provided, that The Lurie Company shall erect and maintain allnight lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This orditake effect immediately. This ordinance shall

Spur Track Permit, Real Estate and Development Company.

Also, Bill No. 6746, Ordinanc — (New Series), as follows: Bill No. 6746, Ordinance No.

Granting permission, revocable at will of the Board of Supervisors, to Real Estate and Development Company to construct, maintain and op-erate a spur track from an existing spur track from the property line on the easterly side of Potrero Nuevo Block 242 to the property line on the westerly side of Potrero Nuevo Block No. 271, as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Real Estate and Development Company to construct, maintain and operate a spur track from an existing spur track from the property line on the easterly side of Potrero Nuevo Block 242 to the property line on the west-erly side of Potrero Nuevo Block 271, as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12. 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shal be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by Real Estate and Development Company.

Provided, that Real Estate and Development Company shall erect and maintain all-night lighted arc lamps to be placed where directed

by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

ROLL CALL FOR THE INTRODUC. TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Itemized Statement of Revenue Sources.

Supervisor Roncovieri presented: Resolution No. —— (New Se-(New Se-

ries), as follows:

Whereas, the Finance Committee its Budget recommendations for 1924-25 has stated that "The Budget here recommended is allocated so that it can be financed without increasing the present tax rate of \$3.47"; and

Whereas, the Finance Committee could not have made this statement without first having taken into account all the revenues to be derived from any and all sources other than the tax rate; therefore be it

Resolved, That the Finance Committee be and is hereby requested to give to the members of this Board of Supervisors an itemized statement, tabulated in comparative form showing in segregated and minutest detail all the revenues received from any and all sources other than from the tax rate levied for each of the fiscal years ending June 30, 1920, 1921, 1922 and 1923; and be it further

Resolved, That the Finance Committee include in the same com-parative tabulated statement its own estimate of any and all revenues from any and all sources other than from the estimated tax rate of \$3.47 for the fiscal year 1924-25.
Referred to Finance Committee.

Accepting Offer of M. J. Overacker to Sell Certain Land Required for Electric Transmission Line Right of Way.

Supervisor McSheehy presented: Resolution No. 22602 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of right of way easement over the following described land situated in the County of Alameda, State of California, required as a right way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite his name, viz.:

Michael Justus Overacker, \$1,-190.—13.8 acres of Survey No. 38 in Townships 4 and 5 South, Range 1

East, and Townships 4 and 5 South, Range 1 West, M. D. B. and M. (As per written offer on file.)

In full for damages due to change

of survey, \$100.

Now, therefore be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite his name be and the same is hereby accepted; be it further

Resolved. That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of his said offer, to examine the title to said easement and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent - Supervisors Bath, Colman, Hayden, McLeran, Shannon

Endorsement of Proposed Child Labor Constitutional Amendment.

Supervisor Welch presented: Resolution No. 22603 (New Se-

ries), as follows:
Whereas, Congress has adopted a resolution referring a proposed amendment to the Constitution of the United States to the several States for ratification, which reads as follows:

Section 1. The Congress shall have power to limit, regulate and prohibit the labor of persons under

18 years of age.
Section 2. The power of the several States is unimpaired by this article, except that the operation of State laws shall be suspended to the extent necessary to give effect to legislation enacted by the Con-

Therefore, Resolved, That this Board most heartily endorses this most humane amendment and directs its Committee on State Laws and Legislation to promote adoption by the Legislature of this

State.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wet-/more-13.

Absent - Supervisors Bath, Colman, Hayden, McLeran, Shannon

Mary Swift Mission Park Property.

Supervisor Welch, in a plea for making playground space for the children in the Mission District, urged that something be done in the matter of retaining the use of the Mary Swift property near Nineteenth and Angelica streets, formerly rented for playground purposes. He suggested the payment of a rental for such use amounting to the interest on the relation to the interest on the valuation fixed in recent court decision, in case it is not desired to purchase the property.

Supervisor Morgan, Chairman of the Education, Parks and Playgrounds Committee, declared that the matter would be considered at a meeting of said committee on Tuesday at 2 p. m.

Water Main Permit.

Supervisor Harrelson presented: Resolution No. 22605 (New Se-

ries), as follows:
Resolved, That permission, revocable at will of the Board of Supervisors, be and is hereby granted to the United States Government to construct, lay down and maintain an eight-inch water main from Presidio Reservation along the follow-

ing route:

Beginning at a point on the ex-isting main in the crossing of Bay and Scott streets; thence northerly along the easterly side of Scott street to Capra way: thence east-erly along the southerly side of Capra way to the northeasterly side of Mallorca way; thence southeasterly to Alhambra street; thence northeasterly along the northerly side of Alhambra street to Cervan-tes boulevard; thence southeasterly along the southwesterly side of Cervantes boulevard to a point on the existing main on the northerly side of Bay street at the crossing of Fillmore street.

Resolution No. 6026 (New Series) approved June 14, 1910, is hereby

rescinded.

Adopted under suspension of the

rules by the following vote:

A yes — Supervisors Badaracco, Deasy. Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wethmore—13.

Absent - Supervisors Bath, Colman, Hayden, McLeran, Shannon

ADJOURNMENT.

There being no further business, the Board at the hour of 6:30 p.m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors August 11, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco Monday, June 30, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, JUNE 30, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, June 30, 1924, p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath. Deasy, Harrelson, McGregor, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent — Supervisors Colman, Hayden, McLeran, Shannon-4.

His Honor Mayor Rolph being absent, Supervisor Rossi was called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting. Death of Assistant Clerk James P.

Slevin. The following was presented, read by the Clerk and ordered spread in

the Journal:

It is with deep regret that this Board learns of the passing of one of its trusted and faithful employ-ees, James P. Slevin. For more than sixteen years he has been one of its assistant clerks, and during that period has rendered service of high character with a courtesy that endeared him to all of us. It was ever his pleasure to be of assistance to the members of this Board, a service which all of us have re-ceived and appreciated, and we feel a personal loss by reason of his death. It leaves a vacancy which cannot wholly be filled and we speak not only for ourselves but on behalf of the public which he served with the same diligence and faithfulness.

We express to his devoted wife and children our profound sorrow and sincere sympathy and share the grief which we know they must feel.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Relative to City-Wide Municipal Railway Extensions.

Communication from Point Lobos Improvement Club in re Municipal Railway Extensions, expressing the wish that a comprehensive scheme of Municipal Railway city-wide extensions, including proposed Balboa street extension, be immediately outlined and worked out.

Read by the Clerk.

Communication from San Francisco Real Estate Board, urging cisco Real Estate Board, urging that no further amounts be appropriated out of Depreciation Fund for extensions of Municipal Railway, and that no further extensions be made until funds have been created by the issuance of bonds.

Read by the Clerk.

Mission-Sunset Tunnel and Judah Street Extension.

Communication from Smith, urging Board to defer the proposed Eureka street extension of the Municipal Railway and go ahead at once with the Eureka tunnel and Judah street extension.

Read by the Clerk.

Southwestern High School. Communication from High School Organization, southwest section of San Francisco, reaffirming their stand for a full senior high school within the area originally named, preferably Balboa Park or Ocean avenue and Onondaga avenue.

Clerk to send letter to the Board of Education, requesting compliance with the wishes of the people of the district for a senior high school in the location indicated.

City Attorney Approves Private Contract Street Work Ordinance.

Communication from City Attorney, approving as to form and legal effect draft of ordinance providing for the issuance of permits to do street work or improvements under private contract. Read and filed.

Telegram.

The following was presented and read by the Clerk:

June 29, 1924. of Supervisors, City Hall, San Francisco, Cal.

Second week of convention, party deadlocked. Madison Square melting pot; 1,000 police to keep order. People with tickets not admitted. No comparison San Francisco. Big place for big business. No place for vacation. Me for San Francisco.

Regards to all, RALPH McLERAN. "Path of Gold" Lighting System Ex-

tension Celebration. Central Communication Market Street Association extending cordial invitation to attend formal opening of extension of "Path of Gold" lighting system to

Ninth and Market streets.

Read and invitation accepted.

Report of Joint Committee, Proposed Municipal Aviation Park on

The following was presented and read by the Clerk:

June 25, 1924. Board of Supervisors, City and County of San Francisco.

There is returned herewith petition of the San Francisco Flyers' Club, requesting that the plot of ground bounded on the north by San Francisco Bay, on the west by Scott street, on the south by the Marina boulevard and on the east by Webster street to be made into a Municipal Aviation Park for the use of both residents and visitors engaged in aviation.

This matter was referred by the Board of Supervisors to the City Planning Commission, the City Planning Committee and the Education, Parks and Playgrounds Committee jointly for their consid-

A hearing was held on this matter on June 24, 1924, and all interested parties invited to attend.

While the joint committee realize the necessity of an aviation field, the State act granting a part of the land in question to the Ciy and County of San Francisco provided that "said real property shall be used solely for the purpose of a public park and boulevard, to which the public at all times shall have free access and said City and County of San Francisco shall not at any time grant, convey, lease, give or alien said real property or any part thereof to any individual, firm or corporation whatever" and it is therefore recommended that the request be denied.

Respectfully submitted.

JOHN A. McGREGOR,
City Planning Committee.
MARGARET MARY MORGAN,
Education, Parks and Playgrounds Committee.

R. S. WOODWARD, Secretary City Planning Commission.

Ordered filed.

Flyers' Field. The following was presented and read:

Crissy Field, Presidio, San Francisco, Cal., June 30, 1924. Hon. James Rolph, Jr., Mayor of the City of San Francisco, and the Honorable Board of Supervisors, City of San Francisco.

Sirs: It is apparent to even the most casual observer that the city of San Francisco is in sad need of a suitable public flying field.

a suitable public flying field.

The flying field at the Marina is desirable to a flyer from every standpoint. It is the only one within a radius of miles that can be used. It is not only a flying field, but there is an excellent anchorage and landing field for sea planes.

Marina is ideally situated in relation to the city, and the prolonga-tion of the field is such that it is in the prevailing winds, a most important factor to a flyer. As the pilot takes off from this field he turns to his right and is over the San Francisco Bay. As you know, the most hazardous part of any air journey is immediately during and after the takeoff, and if the field were in the interior or in the suburbs of San Francisco the pilot's takeoff would necessitate his going over populated areas, to the hazard not only of himself but of those on the ground beneath.

Yours truly

RUSSELL L. MAUGHAN, First Lieutenant, Air Service.
Committee to Select Site.

Supervisor Morgan moved that his Honor the Mayor be requested to appoint a committee to select a proper location for the Flyers' Club aviation grounds.

So ordered.

Leave of Absence, Chief of Police O'Brien.

The following was presented and read by the Clerk:

San Francisco, Cal., June 27, 1924. Hon. Board of Supervisors. City and County of San Francisco, City Hall, San Francisco.

Gentlemen: Application has been made to me by Chief Daniel J. O'Brien of the Police Department

for a leave of absence, with permission to leave the State of California for a period of sixty days, commencing July 5th.

I hereby request that you concur with me in granting said leave of

absence.

Yours very truly, JAMES ROLPH, JR., Mayor.

San Francisco, Cal., June 27, 1924. To the Honorable Board of Supervisors, City and County of San Francisco.

Gentlemen: Pursuant to the provisions of Section 36, Article XVI of the Charter of the City and County of San Francisco, I respectfully request permission to leave the State of California for a period not exceeding sixty days commencing July 5, 1924. Very

respectfully D. J. O'BRIEN Chief of Police.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22631 (New Se-

ries), as follows:

Resolved, That, in accordance the recommendation of his Honor the Mayor, Daniel J. O'Brien, Chief of Police, is hereby granted a leave of absence for a period of sixty days, commencing July 5, 1924, with permission to leave the State.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-Leran, Shannon—3.

of Absence, Mrs. Ernest J. Mott, School Director.

The following was presented and read by the Clerk:

San Francisco, Cal., June 23, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen: Application has been made to me by Mrs. Ernest J. Mott, member of the Board of Education, for a leave of absence, with permission to absent herself from the State of California for a period of three months, commencing June 27, 1924.

Will you please concur with me in granting this leave of absence? ting this leave of Very sincerely yours,
JAMES ROLPH, JR.,
Mayor,

Whereupon, the following resolu-tion was presented and adopted: Resolution No 22630 (New Se-

ries), as follows: Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mrs. Ernest J.

Mott, member of the Board of Education, is hereby granted a leave of absence for a period of ninety days, commencing June 27, 1924, with per-mission to leave the State.

Ayes—Supervision Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Mor-Porcovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Hayden, Mc-

Leran, Shannon—3.

REPORTS OF COMMITTEES.

following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings and Lands Committees, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor Harrelson, chairman.

Public Health Committee, by Supervisor Badaracco, chairman.

Streets and Commercial Development Committees, by Supervisor Harrelson, chairman.

Report of Finance Committee Budget Matters Referred. June 16, 1924.

To the Board of Supervisors: Your Finance Committee has had under consideration the matters referred to it on Wednesday, May 21, re Budget appropriations and reports thereon as follows:

Supervisor Shannon's motion referring to an increase of \$25 a month for twelve office deputies and two bookkeepers in the Sheriff's office is recommended for approval by the Board.

Supervisor Bath's motion fixing the salary of Assistant Distict Attoney Fitzgerald at \$3,600 is recommended for approval by the Board.

Supervisor Bath's motion relating to police court reporters was considered and the Committee rec-ommends that the salary of these reporters be fixed at \$3,000 a year.

Reference of street work of Su pervisors Wetmore, Bath and Shan-non are referred to the Streets Committee for consideration during the year and for conference with the Finance Committee and the Board of Works thereon.

Your Finance Committee reports on the calendar today amendments to the so-called salary ordinance which makes these recommenda-tions effective. The Committee also recommends in the salary ordinance a few other changes, as follows:

The office superintendent in the

Tax Collector's office, \$3,300 a year; adjustor of licenses, \$2,700 a year.

In the Treasurer's office the bank and bond deputy, \$3,600 a year; one deputy, \$2,700 a year; two clerks at \$2,700 each.

In the District Attorney's office, one assistant (Fitzgerald), \$3,600 a year; warrant and bond clerk, \$3,300 a year.

The Committee also recommends in the salary ordinance that the cooks in the County Jail and the City Prison be paid \$175 a month.

In the Fire Department the Committee recommends the salary of the secretary and office superintendent at \$4,200 a year, and the dray-men in the Corporation Yard at \$2,100 a year.

The Committee also recommends the salary of the Clerk of the Board of Supervisors at \$6,000 a year, and the salary of the Sergeant-at-arms at \$2,400 a year.

There are no additional employees over existing ordinances or the Budget adopted in May. These changes are adjustments in salaries.

The matter of the salary of school teachers the Committee thinks that sufficient money has been provided for the operation of the School Department; the salaries to be fixed as required by law by the Board of Education. The State law requires the Board of Education to fix salaries and with the funds at their disposal they have the authority to adjust salaries as they deem proper,

The Committee recommends that the Board of Supervisors approve fixing the salaries of watchmen, elevator men and janitors at \$145 a month, an increase of \$10 a month.

This allowance may be made by the Board of Public Works and the increased expenditure absorbed dur-

ing the fiscal year.

The recommendations affecting salaries which are included in the so-called salary ordinance approximate an increase over the Budget This inappropriation of \$12,000. crease can be met without affecting the proposed tax rate.

Respectfully submitted, JOHN A. McGREGOR, ANGELO J. ROSSI, RALPH McLERAN, Committee.

Supervisor McLeran, Chairman of the Finance Committee, participated in the consideration of the foregoing amendments and we are authorized to say that this report meets with his approval and we are also authorized to sign his name to it.

JOHN A. McGREGOR.

ANGELO J. ROSSI.

Salary Ordinance-Opinion of City At-

June 27, 1924. Subject: Ordinance Creating Additional Positions and Fixing Salaries.

Gentlemen:

I am in receipt of yor communi-cation of June 23, as follows: "The Board of Supervisors, on mo-

tion of Supervisor Schmitz, requires your opinion on the so-called salary ordinance which is pending before the Board, and also desires this opinion filed by next Monday. 1. How many votes are required

to pass this ordinance?

2. If the ordinance is passed and signed during the month of July, is it effective as and from the 1st day of July for the payment of salaries included therein."

Opinion.

The ordinance in question upon its face purports to be an ordinance creating additional positions in view of Section 35 of Article XVI of the Charter. This section provides as follows:

"When any officer, board or department shall require additional deputies, clerks or employees, application shall be made to the Mayor therefor, and upon such application the Mayor shall make investigation as to the necessity for such addi-tional assistance, and if he find the same necessary he may recommend to the Supervisors to authorize the appointment of such additional depthereupon, the Supervisors by an affirmative vote of not less than fourteen members, may authorize such appointments and provide for the compensation of such appiontees, subject to the limitations contained in this Charter, and subject to the provisions of Article XIII therefor."

However, the ordinance not only contains positions which are in addition to the number allowed by the Charter, which must be created by virtue of said section and requiring fourteen affirmative votes, but also contains a number of positions which are not within the purview of that section and can be created by the Supervisors by a majority vote.

In cases where it is sought to increase the number of employees provided by the Charter in the offices of either the Mayor, Auditor. Tax Collector, Assessor, District Attorney, City Attorney, County Clerk, Treasurer, Sheriff, Coroner, Resurer, Sheriff, Coroner, Sherif Treasurer, Sheriff, Coroner, Recorder, Justices' Clerk and in the Police and Fire Departments additional positions must be created by recommendation of the Mayor and by an affirmative vote of *fourteen* members of the Board. On the

other hand, the Board of Supervisors (see Charter, Subd. 1, Sec. 4, Art. II) may appoint a clerk, sergeant-at-arms, and when authorized to do so by ordinance, such additional clerks and other assistants as may be deemed necessary and such ordinance may be passed by a ma-

jority vote.

Section 35 of Article XVI therefore must be read in conjunction with the sections which give power to the Board of Supervisors to act independently of Section 35 of Article XVI, and with that view it is clear that the Board of Supervisors by a majority vote may appoint such clerks or assistants as it may deem necessary by ordinance, by deem necessary by ordinance, by an affirmative vote of the majority of the members. In the same way, the Board can fix the number and compensation of all assistants and other employees of the Department of Electricity (see Sec. 3, Chap. IX) by a majority vote.

Also the Board by a majority vote may fix the salaries in the Civil Service (Sec. 12, Art. XIII) and the Board may also by majority vote fix the number of employees and salaries in the department of the Durchount Surplice.

Purchaser of Supplies.

Therefore, you are advised that the ordinance in so far as it creates additional positions in the offices of the Mayor, Auditor, Tax Collector, Treasurer, Assessor, District Attorney, City Attorney, County Clerk, Sheriff, Recorder, Justices' Clerk, Police Judges, Coroner, Police Department and Fire Department can only be passed by the affirmative only be passed by the affirmative vote of fourteen members of the Board. The other positions men-tioned in the ordinance, to-wit: Employees of the Board of Supervisors, assistants to the Purchaser of Supplies and employees in the Department of Electricity can be controlled by a majority vote of the Board of Supervisors.

Upon the second proposition, I advise that if this ordinance is passed during the month of July, the salaries therein provided will be payable for the current month in accordance with the rulings hereto-

fore made.

Respectfully,
GEORGE LULL,
City Attorney.

Salary Ordinance.

The salary ordinance presented by the Finance Committee, as amended by the Board and passed for printing, was taken up on final passage and on motion *laid over*.

Motion.

Supervisor McSheehy moved that Clerk prepare two ordinances, one

requiring ten votes and the other requiring fifteen votes, as set forth in the City Attorney's opinion, and that the matter on the calendar lay over one week until ordinances are prepared and presented.

So ordered.

Mission-Sunset Tunnel (Eureka Valley Route).

Under the provisions of the Tunnel Procedure Ordinance and in accordance with the notice heretofore published, the protests filed with the Clerk against the proposed Mission-Sunset tunnel construction were herewith presented for fixing the time of hearing of said protests by the Board of Supervisors.

Whereupon, the following resolution was presented by Supervisor Wetmore and adopted:

Resolution No. 22635 (New Series), as follows:

In the matter of the construction and completion of a tunnel with approaches and appurtenances there-to and of the acquisition of lands and easements therefor under the elevation known as Mount Olympus, situated in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924.

The Board of Public Works of the City and County of San Fran-cisco having filed with the Board of Supervisors of said City and County a report on the above entitled matter, pursuant to Sections 6 and 45 of the Tunnel Procedure Ordinance, the said report containing and showing all the matters and things required to be therein

contained and shown by the provisions of said Sections 6 and 45;
And the Clerk of the Board of Supervisors having upon the filing of the said report given notice of such filing and of the time within which all objections theorets should which all objections thereto should be filed by the publication of the notices required and provided for by Sections 7 and 46 of said The Tunnel Procedure Ordinance in the

manner therein provided;

And the time for filing protests to said report of the Board of Public Works having expired, and certain protests having been filed;

Resolved, That the 21st day of July, 1924, at 2 o'clock p. m. of that day, in the chambers or meeting room of said Board of Supervisors, in the City Hall, in said City and County of San Francisco, be and

the same is hereby fixed as the time and place for the hearing of all protests filed with the Clerk of the Board of Supervisors to the said tunnel construction, or to the plans or specifications therefor, or to the extent of the assessment district defined in the said resolution of intention of the Board of Supervisors, or to the amount of damages compensation determined by the Beard of Public Works and shown by its report as the result of the said tunnel construction, or to the omission of said Board of Public Works to determine or award any damages with respect to any property claimed to be damaged as the result of said tunnel construction, or to the award of damages or compensation for the acquisition shown by the said report of said Board of Public Works, or to any act, determination or proceeding of the Board of Supervisors or of the Board of Public Works in relation to such construction, or to any other matter in connection therewith as to which any person would have a legal right of protest and for the hearing of any and all protests as to any or all of said matters or things.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Rohb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-Leran, Shannon-3.

PRESENTATION 0.5 PROPOSALS.

Dry Goods and Wearing Apparel. Sealed proposals were received between the hours of 2 and 3 p. m. this day and referred to the Supplies Committee.

Window Cleaning for School · Department.

Sealed proposals were received for window cleaning for School Department between the hours of 2 and 3 p. m. this day and referred to

the Supplies Committee.

Hearing of Objections, Lane Street, 2 p. m.

Hearing of objections filed against the closing of Lane street between and Bancroft streets Armstrong and between Bancroft and Carroll streets, as provided in Resolution of Intention No. 22449 (New Series), was, on motion, continued two weeks.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22606 (New Se-

eirs), as follows:

Resolved. That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund.

(1) Atlas Rock Co., concrete mix, rock, etc., Hetch Hetchy construction (claim dated June 23, 1924), \$1.081.83.

(2) Edward R. Bacon Co., one Jaeger mixed and parts, Hetch Hetchy construction (claim dated

June 23, 1924), \$985.06.
(3) Baker, Hamilton & Pacific Co., miscellaneous hardware, Hetch Hetchy construction (claim dated June 23, 1924), \$525.26.

(4) Best Steel Casting Co., steel castings, etc., Hetch Hetchy con-struction (claim dated June 23,

1924), \$562.46.

(5) A. L. Greene, paint, Hetch Hetchy construction (claim dated June 23, 1924), \$1,136.06.

Henrix-Luebbertt Mfg. Co., tent flies, etc., Hetch Hetchy construction (claim dated June 23, 1924), \$995.18.

(7) Main Iron Works, templates and parts, Hetch Hetchy construc-tion (claim dated June 23, 1924),

\$2,896.32

(8) Old Mission Portland Cement Co., two cars cement, Hetch

Hetchy construction (claim dated June 24, 1924), \$1,097.25.
(9) Edw. L. Soule Co., iron bars, Hetch Hetchy construction (claim dated June 23, 1924), \$1,432.30.
(10) O. Z. Dailey, draying, May, Hetch, Hetchy construction (claim

Hetch Hetchy construction (claim dated June 23, 1924), \$2,078.85.

(11) S. A. Ferretti, meats, Hetch Hetchy construction (claim dated June 23, 1924), \$522.02.

(12) Joshua Hendy Iron Works, Hetch Construction (claim dated June 23, 1924), \$522.02.

Hadsell centrifugal crusher, Hetch Hetchy construction (claim dated June 23, 1924), \$2,000. (13) Joshua Hendy Iron Works,

steel blocks, April, Hetch Hetchy construction (claim dated June 23,

construction (claim dated val.) 1924), \$1,288.09. (14) J. H. McCallum, lumber, April, Hetch Hetchy construction (claim dated June 23, 1924), \$1, 628.75.

(15)Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated June 24.

1924), \$1,492. (16) Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated June 23, 1924), \$10,861.76.

(17) Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated June 23, 1924), \$10,861.76.

M. M. O'Shaughnessy, reimburse revolving fund, June, per vouchers (claim dated June 23, 1924), \$1,299.96.

M. M. O'Shaughnessy, re-(19) imburse revolving fund, June, per vouchers (claim dated June 23,

1924), \$1,642.02.

(20) Robert M. Searls, Special Counsel's revolving fund, June, per vouchers (claim dated June 23,

1924), \$5,125.15.
(21) Sussman, Wormser & Co., coffee, Hetch Hetchy construction (claim dated June 23, 1924), \$739.22.

(22) Virden Packing Co., pickles, Hetch Hetchy construction (claim dated June 23, 1924), \$629.18. (23) Waterbury Co., plow steel,

wire rope, Hetch Hetchy construc-tion (claim dated June 23, 1924),

\$2,069,60.

(24) Wells Fargo & Co., purchase property Stanford Heights,
Resolution No. 22513 (claim dated

June 23, 1924), \$92,017. (25) Western Meat Co., eggs and butter, Hetch Hetchy construction (claim dated June 23, 1924),

\$1,265.51.
(26) Westinghouse Electric & Mfg. Co., first payment, furnishing and delivering electric transmission line insulators under contract No. 98, Hetch Hetchy construction (claim dated June 23, 1924), \$12,-532.16.

Special School Tax Fund.

(27) Anderson & Ringrose, four-

(27) Anderson & Ringrose, four-teenth payment, general construc-tion on Horace Mann School (claim dated June 23, 1924), \$6,862. (28) P. J. Enright, final pay-ment, heating and ventilating con-tract Horace Mann School (claim dated June 23, 1924), \$6,201.77. (29) Anderson & Ringrose, mis-cellaneous extra orders Horace

cellaneous extra orders. Horace Mann School (claim dated June 23,

1924), \$913.75.
(30) Dan P. Maher Co., miscellaneous paints, Horace Mann School (claim dated June 23, 1924), \$664.50.
(31) Heywood-Wakefield Co.,

chairs, Columbus School (claim dated June 23, 1924), \$1,479.
(32) The Berger Mfg. Co., lockers, Mission High School (claim dated June 23, 1924), \$1,380.
(33) D. N. & E. Walter & Co., shades, Pacific Heights School

Municipal Railway Fund. (34) American Brake Shoe & Foundry Co., brake shoes, Municipal

Railway (claim dated June 23, 1924), \$1,316.70.
(35) F. Boeken, Superintendent, increase contingent fund, Municipal Railway (claim dated June 23,

(23, 1924), \$999.
(36) Market Street Railway Co., electric power furnished, May, Municipal Railway (claim dated June 23, 1924), \$3,135.65.

(37) Market Street Railway Co., May, reimbursements, Municipal Railway (claim dated June 23, 1924), \$1,452.22.
(38) Pacific Gas and Electric Co.,

(38) Facine Gas and Electric Co., electric power furnished, May, Municipal Railway (claim dated June 23, 1924), \$36,274.89.
(39) San Francisco City Employees' Retirement Fund, pensions and gratuities, May, Municipal Railway (claim dated June 23, 1924), \$26,808,10 \$6,608.19.

(40) Westinghouse Electric and Mfg. Co., electric supplies, Municipal Railway (claim dated June 23, 1924), \$633.68.

(41) Giavanni Zermani, full set-

tlement of claim for damages sustained by Mario Zermani, injured Municipal car September 26, 3 (claim dated June 23, 1924), 1923\$4,000.

School Building Construction, 1918. (42) E. P. Finnigan, gymnasium equipment, Galileo High School (claim dated June 23, 1924).

\$1,760.25.

(43) F. O. Stallman Supply Co., shop equipment, Galileo High School (claim dated June 23, \$3,018.03.

(44) Waterhouse & Lester, shop equipment, Galileo High School (claim dated June 23, 1924).

\$1,023.24.

(45) Triple Metal Corpn., padlocks, Horace Mann Jr. High School (claim dated June 23, 1924), \$759.60.

- (46) E. P. Finnigan, gymnasium equipment, Mission High School (claim dated June 23, 1924), \$1,051.85.
- (47) Fred Medart Mfg. Co., gymnasium equipment, Mission High School (claim dated June 23, 1924), \$767.77.
- (48) F. O. Stallman Supply Co., shop equipment, Mission High School (claim dated June 23, 1924), \$3,141.66.
- (49) C. F. Weber & Co., first payment, contract for auditorium chairs, North Beach (Galileo) High School (claim dated June 23, 1924), \$6,786.05.

Tubercular Sanitarium Fund. (50) Grant Smith & Co., camp fixtures, equipment, buildings,

Tubercular Sanitarium, San Mateo County (claim dated June 23, 1924), \$3,900.

Rideout Bequest Fund.

(51) Herbert A. Schmidt, Rideout Fountain (claim dated June 23, 1924), \$4,476.

(52) Park Fund, labor and material, Rideout Fountain (claim dated June 23, 1924), \$1,408.

Park Funa.

(53) Associated Architects and Engineers, professional services, construction new stadium (claim dated June 23, 1924), \$1,500.

(54) Ward & Blohme, on account architectural services, bathhouses and H. F. Playfield (claim dated

June 23, 1924), \$5,000.

General Fund.

(55) Spring Valley Water Co., bill of May, Playground Commission (claim dated June 23, 1924), \$1,250.05.

(56)Standard Oil Co., gasoline, Department (claim dated Police

June 23, 1924), \$697. Producers Hay Co., hay Department (claim dated (57)(claim dated Police

June 23, 1924), \$580. (58) John Dailey, salary for June, 1924, City Attorney (claim dated

June 23, 1924), \$850. (59) N. Randall Ellis, salary for (59) N. Randall Ellis, salary for June, 1924, City Attorney (claim dated June 23, 1924), \$750.

(60) California Meat Co., meat, Sheriff (claim dated June 23, 1924),

\$601.82. (61)

Langendorf Baking Co., bread, Sheriff (claim dated June 23, 1924), \$724.09.

Seagrave Co., pumping en-(62)(claim

gines. Fire Department (control of the dated June 23, 1924), \$22,275. (63) Haas Bros., groceries, Francisco Hospital (claim of the dated June 23, 1924), \$212,000. San (claim dated

June 23, 1924), \$912.80.

Langendorf Baking Co., (64)San Francisco Hospital bread, dated June 23, (claim \$1,077.08

(65) Bay City Market, meat, San Francisco Hospital (claim dated

June 23, 1924). \$1,187.76. (66) San Francisco Dairy Co.,

milk, San Francisco Hospital (claim dated June 23, 1924), \$4,339.56. (67) Sherry Bros., butter, San Francisco Hospital (claim dated June 23, 1924), \$1,641.74.

(68) L. Scatena & Co., vegetables, San Francisco Hospital (claim dated June 23, 1924), \$544.83. (69) A. Ginocchio & Sons, alfalfa, Relief Home (claim dated June 23,

1924). \$784.83.

(70) Del Monte Meat Co., meat, Relief Home (claim dated June 23, 1924), \$2,386.51.

(71) W. O. Miller, eggs, San Francisco Hospital (claim dated June 23, 1924), \$1,608.11.

(72)Miller & Lux, meat. San Francisco Hospital (claim dated June 23, 1924), \$1,555.10.

(73) Grey Water Heater Co., water heater, San Francisco (claim dated June 23, 1924), \$994.50.

Water Construction Fund.

(74) J. F. Mitchell, steel forms, Hetch Hetchy construction (claim dated June 23, 1924), \$1,449.09.

(75) Sunset Lumber Co., lumber, Hetch Hetchy construction (claim dated June 23, 1924), \$530.35.

(76) Woodin & Little, triplex pump and parts, Hetch Hetchy construction (claim dated June 23, 1924), \$530.35. struction (claim dated June 23,

1924), \$616.14.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Appropriation, \$33,696, for Construction of New Southern Police Station. Resolution No. 22607 (New Se-

ries), as follows:

Resolved, That the sum of \$33,696 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 32-A for the construction of the new Southern Police Station.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Appropriation, \$1,380, Alterations to Shooting Gallery at the Galileo High School.

Resolution No. 22608 (New Se-

ries), as follows:

Resolved, That the sum of \$1,380 is hereby set aside, appropriated and authorized to be expended out of the 1918 School Construction Fund to cover the cost of contract for alterations to shooting gallery at the Galileo High School on the east side of Van Ness avenue between Bay and Francisco streets.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, R Welch, Wetmore—15. Rossi, Schmitz,

Absent-Supervisors Hayden, Mc-

Leran, Shannon-

Appropriation, \$7,600, Plans, Etc.. Additional Units, Galileo High School Gymnasium and Athletic Field.

Resolution No. 22609 (New Se-

ries), as follows:

Resolved, That the sum of \$7,600 is hereby set aside, appropriated and authorized to be expended out of the School Construction Fund, Bond Issue 1923, representing onefifth of the estimated cost for the preparation of plans and specifica-tions for additional units to the dalileo High School gymnasium and athletic field in the block bounded by Van Ness avenue, North Point street, Polk street and Francisco street.

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Appropriation, \$14,200, for Additional Cable for Moccasin Creek Power

Resolution No. 22610 (New Se-

ries), as follows:

Resolved, That the sum of \$14,200 be and the same is hereby set aside, appropriated and authorized to be expended out of the Water Construction Fund, Bond Issue 1910, to cover the cost of additional quantity of cable purchased in connection with Contract No. 89, Hetch Hetchy

Water Supply.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Bath,

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Authorizations for Land for Diagonal Street in Potrero.

Resolution No. 22611 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby authorized to be expended out of the County Roads Fund, to-wit: (1) To Anna Wender, purchase

(1) To Anna Wender, purchase of property and damages in full to property required for the opening of Southern Heights boulevard on Scotch Hill. Approved by Resolution No. 22538 (New Series). Appropriation by Resolution No. 20428 (New Series), \$2,800.

(2) To Alexander Sarlandt, purchase of property and damages in

chase of property and damages in chase of property and damages in full to property required for the opening of Southern Heights boule-vard on Scotch Hill. Approved by Resolution No. 22538 (New Series). Appropriation by Resolution No.

20428 (New Series), \$4,400. Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-Leran, Shannon—3.

Cleaning Works, Garage and Oil Permits.

Resolution No. 22612 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Dyeing and Cleaning Works.
Albert C. Evans, at north side Fourteenth street, 250 feet east of Fourteenth str of Mission street.

Transfer Public Garage.

M. G. Drescher, transfer of public garage on west side of Howard street, 170 feet north of Seventeenth street, heretofore granted to Daniel Lagan by Resolution No. 22296 (New Series).

Geo. S. Merwin Co. and M. H. Johnson, transfer of public garage at 717-719 Divisadero street, heretofore granted by Resolution No. 18484 (New Series).

J. F. Ferriera, transfer of public garage on west side of Third avenue, south of Clement street, heretofore granted by Resolution No. 11795 (New Series).

Oil Tanks.

Howard Brickell, corner McLaren avenue and Camino Del Mar, 600 gallons capacity.

Community Bakery, 1548 Ocean avenue, 600 gallons capacity.

Enterprise Foundry Co., 875 Bush

street, 1500 gallons capacity. Helen Friend, south line of Jackson street, 160 feet west of Cherry street, 600 gallons capacity. Max Gross, 829 Ashbury street,

600 gallons capacity.

Chas. Johnson, northwest corner of Pine and Laguna streets, 1500 gallons capacity.

Liebman Construction Co., north side of Filbert street, 225 feet west of Van Ness avenue, 1500 gallons capacity.

M. A. Little, south side of California street, 200 feet west of Jones street, 1500 gallons capacity.

M. A. Little, nortnwest corner of Jones and Turk streets, 1500 gallons

capacity.

J. McCook, northwest corner of Larkin and Broadway, 1500 gallons capacity.

Meinberger & Beck, southeast corner of Webster and California streets, 1500 gallons capacity.

Rojewski & Elkins, 1864 Union

street, 600 gallons capacity.
Lyon & Ross, east side of Ala-hama street, about 20 feet south of Sixteenth street, 2500 gallons capacity.

J. Steur, north side of Sutter

street, 100 feet west of Leavenworth street, 1500 gallons capacity.

Strand & Strand, on west side of Fourteenth avenue, 30 feet north of California street, 1500 gallons capac-

Walter Sullivan, on north side of Mission street, about 215 feet east of Sixth street, 1500 gallons capacity.

Boilers.

Brown & Boker, 4228 Geary street, one and one-half horse power.

Magnus Fruit Products Co., 301 Howard street, 25 horse power.

The rights granted unded this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Automobile Parking Station Permit. Resolution No. 22613 (New Se-

ries), as follows:

Granting Robert E. Waidhaas permission, revocable at will of the Board of Supervisors, to construct and mantain an automobile parking station as defined by Ordinance No. 3108 (New Series) upon the property situate on the westerly line of Taylor street, distant 75 feet northerly from the intersection of the northerly line of Ellis street.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Katz, Mc-Gregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

No-Supervisor Deasy-1.

Absent-Supervisors Hayden, Mc-Leran, Shannon-3.

Spur Track Permit, Real Estate and Development Company.

Bill No. 6746, Ordinance No. 6276 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Real Estate and Development Company to construct, maintain and op-erate a spur track from an existing spur track from the property line on the easterly side of Potrero Nuevo Block 242 to the property line on the westerly side of Potrero Nuevo Block No. 271, as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Real Estate and Development Company to construct, maintain and operate a spur

track from an existing spur track from the property line on the easterly side of Potrero Nuevo Block 242 to the property line on the westerly side of Potrero Nuevo Block 271, as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shal be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by Real Estate and Development Company.

Provided, that Real Estate and Development Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Hayden, Mc-

Leran, Shannon-3.

Amending Zoning Ordinance, Hayes and Baker Streets.

Bill No. 6741, Ordinance No. 6277

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northeast corner of Hayes and Baker streets, fronting 70 feet on Baker street and 107 feet on Hayes street,

in the commercial district instead of in the second residential dis-

trict.

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential district.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Board of Public Works to Issue Permits to Do Street Work, etc.

Bill No. 6727, Ordinance No. 6278 (New Series), as follows:

Authorizing, empowering and directing the Board of Public Works to issue permits to do street work or street improvements under private contract and repealing Ordinance No. 33 and all orders and ordinances and parts of orders and ordinances in conflict with this ordinance.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Application for permission to do any street work or street improvement under private contract, in or upon any unaccepted street, lane, place, alley or court in the City and County of Contractions of the Country of the Co San Francisco must be made in writing to the Board of Public Works and the said board is hereby authorized, empowered and directed to grant the permission applied for, provided that the owner or owners of a major part of the frontage of the lots and lands upon the street, lane, alley, place or court whereon such work or improvement is to be done or the agents of such owners, shall have entered into contract therefor; and further provided that no permit for paving shall be granted under this ordinance except where the proposed work will con-nect with a graded and paved or macadamized roadway; nor shall any permit be granted where the assessed value of any lot or lots fronting on the proposed work, and not represented on the contract, is so low as to act as a bar to public proceedings for the completion of the work on the said block or blocks. A certified copy of such contract must accompany the application referred to in this section.

Section 2. Such work or improvement must be done under the direction and to the satisfaction of the Eoard of Public Works, and the materials must be in accordance with the specifications adopted by the Board of Supervisors for similar work and must be to the satisfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work or improvement is to be commenced, and when it is to be completed, but in no event shall the board extend the time for the doing of the work or improvement more than ninety (90) days beyond the time originally fixed for its completion unless authorized so to do by the Board of Supervisors.

Section 3. When the work or improvement shall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so declare by resolution and thereupon the board shall deliver to the contractor a certificate to that effect.

Section 4. Said board may institute such inquiry as it deems proper in the premises to authenticate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI, of the Charter of the City and County of San Francisco shall be applicable to such inquiry.

to such inquiry.
Section 5. Nothing in this ordinance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter XI, Article VI of the Charter.

Section 6. All orders and ordinances and parts of orders and ordinances conflicting with the above ordinance are hereby repealed.

Section 7. Prodived that no work shall be done under a private contract for portions of a block until a contract shall have been let under public proceedings for the remaining portions of such block.

Section 8. This ordinance shall take effect immediately.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Ordering Street Work.

Bill No. 6742, Ordinance No. 6279 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the

Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Carr street between Paul and Salinas avenues, by grading to official line and grade; the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on "he roadway thereof.

Section 2. This ordinance shall take effect immediately.

Bill No. 6743, Ordinance No. 6280

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 10, 1924, having recommended the ordering

of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works. and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the installments succeeding must paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

The improvement of Levant street from Lower Terrace to a line at right angles with the easterly line of Levant street at its intersection with the southwesterly line of States street, by grading to official line and grade; by the construction of an 8-inch ironstone pipe sewer, 32 Y brances and 5 manholes along the center line of Levant street from a point 57 feet northerly from the northerly line of Lower Terrace to a point 20 feet southerly from the aforementioned line at the intersection of Levant and States streets; by the construction of an S-incli ironstone pipe sewer between the easterly and center lines of Levant street along the center line of sewer easement produced; by the construc-tion of 2 brick catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of concrete curbs; by the construction of a concrete pavement from the north-erly line of Lower Terrace to a line at right angles with the westerly line of Levant street at a point 53.30 feet northerly from the first angle point northerly from Lower Terrace, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Requirement: It is required that, where necessary, the existing 6-inch ironstone pipe sewer in aforementioned sewer easement shall be re-

constructed to accommodate the drainage of the aforementioned sewers; all existing side sewers shall be reconstructed and connected; and further, the cost of this construction shall be included in the price bid for 8-inch sewer.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.
Bill No. 6744, Ordinance No. 6281 (New Series), as follows:

Ordering the performance of certain street work to be done in the

City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, June 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preced-ing installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The method of assessment for said improvement determined and declared by the Board of Public Works by its Resolution No. 82044A (Second Series) is hereby confirmed.

The improvement of Ulloa street between Seventeenth avenue and Nineteenth avenue, by the construction of 3 brick catchbasins with accompanying 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

This ordinance shall Section 2.

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Spur Track Permit, Lurie Company. Bill No. 6745, Ordinance No. 6282

(New Series), as follows: Granting permission, revocable at will of the Board of Supervisors, to The Lurie Company to construct, maintain and operate a spur track from the existing spur track on the east line of Harrison street, a distance of 200 feet south of Mariposa street; thence southerly along Harrison street a distance of 50 feet as shown on blue print attached to the petition.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors. is hereby granted to The Lurie Company to construct, maintain and operate a spur track from the existing spur track on the east line of Harrison street, a distance of 200 feet south of Mariposa street; thence southerly along Harrison street a distance of 50 feet, as shown on blue print attached to the petition.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shal be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement, and any additional requirements for the surface drainage, be paid for by The Lurie Company.

Provided, that The Lurie Company shall erect and maintain allnight lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$43,387.80. recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-Leran, Shannon-3.

Urgent Necessity.
Spring Valley Water Company, water, public troughs, \$99.76. Western Union Telegraph

pany, official telegrams, \$4.21. Pacific Telegraph & Telephone Company, official phoning, \$2,75.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

NEW BUSINESS. Auditorium Rentals.

Supervisor Bath presented: Resolution No. 22614 (New Se-

ries), as follows:

Resolved, That the following persons and organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to guarantee the rental fees:

Waldemar J. Adams, use of Main Hall, February 12, 1925, 6 p. m. to 12 p. m., for the purpose of pre-senting Travel Film of Sweden.

First Church of Christ Scientists, use of Main Hall, August 31, 1924, 8 a. m. to 6 p. m., for the purpose of holding a lecture. General Committee, Improved

Order of Redmen, use of Main Hall, January 10, 1925, 6 p. m. to 12 p. m., for the purpose of holding a dance.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. — (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Del Monte Meat Co., meats, Hetch Hetchy construction (claim dated June 21, 1924), \$1,211.59.
(2) Del Monte Meat Co., meats (claim dated June 25, 1924), \$3,-

t44.87.

(3) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated June 25, 1924), \$2,-299.73.

(4) Jos. J. Phillips, expense account, official inspection of Hetch Hetchy by Board of Supervisors, Advisory Committee, etc. (claim dated June 25, 1924), \$1,154.33. (5) Sierra Railway Co. of Cali-

forma, railway car service (claim dated June 25, 1924), \$910.30.

(6) Southern Pacific Co., payment for property in Alameda County required for Hetch Hetchy right of way (claim dated June 25, 1924), \$4,079.55.

(7) Universal Concrete Gun Co., monthly payment, cement construction (claim dated June 25, 1924),

\$1,990,22.
(8) The White Co., one White Truck (claim dated June 24, 1924), \$5,762.04.

Park Fund.

(9) National Ice Cream Co., ice cream, children's quarters, Golden Gate Park (claim dated June 27, 1924), \$653.15. (10) Pacific Gas and Electric Co.,

electric and gas service for parks (claim dated June 27, 1924), \$1,-

748.52.

- (11) Pioneer Rubber Works, hose for parks (claim dated June 27, 1924), \$925.
- (12) Standard Oil Co., gasoline, etc., for parks (claim dated June 27, 1924), \$884.78.
- (13) Spring Valley Water Co., water for parks (claim dated June 27, 1924), \$3,835.90.

(14) California Mill Co., millwork

for Golden Gate Park (claim dated

June 27, 1924), \$1,646. (15) H. V. Carter Co., mower parts (claim dated June 27, 1924),

(16) Guilfoy Cornice Works, copper gutters (claim dated June 27,

1924), \$678.

(17) J. E. O'Mara Co., heating work (claim dated June 27, 1924), \$900.

(18) Standard Fence Co., tennis court fence (claim dated June 27,

1924), \$787.86. (19) Wm. F. Wilson, plumbing work (claim dated June 27, 1924), \$1,845.

Duplicate Tax Fund.

(20) Francisco Elgorriaga, refund of duplicate payment of taxes, secinstallment, year 1923-1924 ond (claim dated June 19, 1924), \$829.34. School Construction Fund, Bond Is-

(21) C. F. Wehen Count for (21) C. F. Weber Co., final payment for auditorium chairs, North Beach (Galileo) High School (claim dated June 25, 1924), \$2,620.15.

General Fund, 1923-1924.

(22) Western Electric Co., ister tape, Department of Electricity

(claim dated May 31, 1924), \$579.88. (23) Spring Valley Water Co., water, Fire Department hydrants (claim dated June 26, 1924), \$13,-610.30.

(24)California Printing Co., printing, Department of Elections (claim dated June 26, 1924), \$1,-900.15.

(25) Chase & Rae, printing Delinquent Tax List (claim dated June 30, 1924), \$1,258.33.
(26) Wilcox & Co., printing, vari-

ous departments (claim dated June

30, 1924), \$511.20.

(27) Daniel J. O'Brien, police contingent expense (claim dated June 23, 1924), \$1,000.

(28)Equitable Asphalt Maintenance Co., street resurfacing during April (claim dated May 21, 1924), \$1,283.25.

(29) Niles Sand, Gravel and Rock Co., gravel for street repair (claim dated May 21, 1924), \$608.41. (30) Standard Oil Co., asphalt for

- street repair (claim dated May 21, 1924), \$1,847.20.
- (31) Western Rock Products Co., sand for street repair (claim dated May 21, 1924), \$2,413.97.
- (32) Park Commissioners, reconstruction of Civic Center (claim dated May 21, 1924), \$2,012.25.
- (33) Shell Oil Co. of California, fuel oil, etc., Department of Public Works (claim dated June 24, 1924), \$1,740.

(34) Pacific Gas and Electric Co...

lighting public buildings (claim dated June 24, 1924), \$2,084.32. (35) Spring Valley Water

(35) Spring Valley Water Co., water for public buildings (claim dated June 24, 1924), \$1,69.52.

(36) Equitable Asphalt Maintenance Co., street resurfacing during (claim dated June 24, 1924), May 51.122.70.

(37) Shell Co. of California, fuel oil, etc., street repair (claim dated

June 24, 1924), \$662.70.

(38) Standard Oil Co., oil, asphalt, etc., street repair (claim dated June 24, 1924), \$676.61.

(39) Standard Oil Co., oil, asphalt, etc., street repair (claim dated June 25, 1924), \$2,754.32. (40) Western Rock Products Co.,

sand for street repair (claim dated June 25, 1924), \$650.53. (41) Shell Co., fuel oil, Relief Home (claim dated May 31, 1924), \$1,287.60.

(42) Greenebaum, Weil & Michaels, underwear for Relief Home (claim dated June 6, 1924), \$662.20.

(43) Hirsch & Kaye, X-Ray films, San Francisco Hospital (claim dated

San Francisco Hospital (San Francisco Hospital (May 31, 1924), \$555.20.

(44) Shell Oil Co., fuel oil, San Hospital (claim dated May 31, 1924), \$2,262.

Appropriations for Purchase of Property for Widening Virginia nue'.

Also, Resolution No. - (New Series), as follows:

That the following Resolved, amounts are hereby appropriated and authorized to be expended out of Virginia Avenue Widening Fund and paid to the hereinafter named persons in payment for property and damages to property particu-larly described in acceptance of offers by Resolution No. 22539 (New Service) and required for the wid Series), and required for the widening of Virginia avenue, to-wit:

To Jeremiah and Margaret Cro-

nin, \$8,400. To J. Cuneo and Mari \$15,500. To Nels Johnson, \$3,800. J. Cuneo and Maria Isola,

To Frank Kieleger, Louise Kieleger and Frank J. Kieleger, Jr., \$4,380. To Peter Kleinsorg and Lucie E.

Kleinsorg, \$3,800.

To August and Heta Stegman, \$4.000.

To Josephine M. W Fred G. Wardell, \$3,200. Wardell and

Appropriation, \$8,500, Payment Margaret Cashman for Property Required for Dudley Stone School.
Also, Resolution No. — (New

Series), as follows:

That the sum Resolved, of be the \$8,500 and same hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to Margaret Cashman in payment for land and improvements commencing at a point on the northerly line of Waller street, 87½ feet west from the westerly line of Central avenue, of dimensions 25 100 feet, particularly described by Resolution No. 22594 (New Series). Claim dated June 30, 1924. (Required for Dudley Stone School.)

\$20,000. Appropriation. Boulevard Through Lincoln Park to Sutro Heights.

Also, Resolution No. --- (New Series), as follows:

Resolved. That the sum of twenty thousand dollars (\$20,000) be and the same is hereby set aside and appropriated out of County Road Fund for the construction of a boulevard through Lincoln Park to Sutro Heights; additional to previous appropriation and due to increased width of boulevard.

(Recommendation of Board of Public Works by Resolution No.

82186, Second Series.)

Appropriation, Plans, Etc., for Various Schools.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, for balance of threefifths of estimated cost for architectural services in the preparation plans and specifications for the following named schools, to-wit: For Alvarado School, \$10,000.

For Douglas-Everett School, \$10,-

000.

For Le Conte School, \$10,000. For Dudley Stone School, \$7,000. For Alamo School, \$12,360. (Recommendation of Board of Public Works by Resolution No.

82223, Second Series.)

Appropriation, \$921, Main Sewer in Beach Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$921 be and the same is hereby set aside, appropriated and authorized to be expended out of "Extension of Main Sewers," Budget Item No. 51, Fiscal Year 1923-1924, for defraying City's portion of cost of constructing a main sewer in Beach street from Cervantes to Pierce streets, to provide outlet for the Marina district.

(Recommendation of Board of Public Works by Resolution No. 82246, Second Series.)

Transfer of Municipal Railway Funds. Supervisor Rossi presented:

Resolution No. 22615 (New Se-

ries), as follows:

Resolved, That the sum of \$12,-986.60 be and the same is hereby transferred out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund, representing operating deficit for the month of May, 1924. (Recommendation of B

Board of Public Works by Resolution No. 82224, Second Series.)

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Accepting Statement, Market Street Railway Company.

Supervisor Rossi presented: Resolution No. 22616 (New Se-

ries), as follows:

Resolved, That the statements heretotore filed by the Market Street Railway Company showing gross receipts from passenger fares for the months of April and May, 1924, upon which percentages in the following amounts are due the City and County, be and the same are hereby accepted, to-wit:

Month of April-Parnassus and Ninth Avenue

Gough Street Railroad..... Month of May-

Parnassus and Ninth Avenue

Gough Street Railroad.....

Further Resolved, That the Market Street Railway Company is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Accepting Offer of Mary McKee et al. to Sell Property Required for Widen-Ing Roosevelt Way.

Supervisor Rossi presented: Resolution No. 22617 (New Se-

ries), as follows:

Whereas, the owners of the following described land, sought to be acquired by the City and County of

San Francisco for the opening and widening of Roosevelt way, have offered to convey the property de-sired by the City and County of San Francisco for the sum set forth opposite their names, viz.:

Mary McKee and Thomas William McKee, \$10—Commencing at a point southerly line of Saturn street, distant thereon 77.14 easterly from the southeasterly line of Lower Terrace; thence easterly along the southerly line of Saturn street 10.28 feet; thence deflecting to the right 160 degrees 09 minutes 11.74 feet; thence deflecting to the right 120 degrees 38 minutes 40 seconds and running northerly 4.06 fect to the southerly line of Saturn street and the point of commence-Being a portion of Lot 22, "Q," Park Lane Tract Map Block No. 3.

It is agreed that at the time of the construction of the new street the City and County of San Fran-cisco will reconstruct the sidewalk so as to give access beneath the said sidewalk to the present basement

entrance.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

That the said offer of Resolved. sale be accepted, and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Hayden, Mc-

Leran, Shannon-3.

Accepting Offer of W. A. Frederick et al. to Sell Land Required for Hetch Hetchy Right of Way.

Also, Resolution No. 22618 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the tollowing described land situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connectoin with the Hetch Hetchy project, for the sum set forth opposite their names, viz.: W. A. Frederick and Mary Louise

Frederick, \$1,200—8.1 acres, being a portion of Plot 36 of the Bernal portion of the Rancho el Valle de San Jose, Alameda County, California. (As per written offer on file.)

Now, therefore, be it Resolved, That, in accordance the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is nereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement and, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolu-tion attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Rcbb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Hayden, Mc-Leran, Shannon-3.

Also, Resolution No. 22619 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described parcel of land situated in the County of San Mateo, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set forth opposite his name, viz.:

Peter Strid, \$25—Fractional portion of Lot 5, Block 1, as shown on map entitled "Map of Resubdivision of Lots 23, 24 and 25 of the Reese Subdivision of a portion of the Redwood Farm, Redwood City, San Mateo Co., Cal.." filed in the office of the County Recorder of San Mateo County October 4, 1910, in Book 7 ef Maps, page 32. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance the recommendation of the with City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite his name be and

the same is nereby accepted. Be it Further Resolved, That the Spe-cial Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of his said offer, to examine the title to said property and, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A yes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Rath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Action Deferred ..

The following resolution was, on motion, laid over one week:

Appropriation, \$5,000, Improvement of Landers Street.

Resolution No. - (New Se-

ries), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside and appropriated out of the County Road Fund for cost of improving Landers street between Fifteenth and Sixteenth streets, including engineering and inspection, as per award of contract to Raisch Improvement Company.

Passed for Printing. was following resolution The passed for printing:

Permits.

On motion of Supervisor Deasy: Resolution No. —— (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage. Auto Maintenance Co., 1737-1749

Jackson street.

Public Garage and Machine Shop. California City and Country Land Company, south side of O'Farrell street, 109 feet from the cast line of Van Ness avenue.

Automobile Supply Station. Felix Ehrler, at northeast corner of Ninth and Howard streets; also to store 200 gallons of gasoline.

Laundry.

J. B. Mon, north line of Califor-nia street, 55 feet east of Broderick street.

Hoo Loy, 1148 Stockton street, between Pacific and Jackson streets.

Tanks.

J. Biesen, 350 Duncan street, 1500

gallons capacity.

California Supply Co., 738 Folsom street, 600 gallons capacity. Michael Hardiman, northwest

corner Twenty-fifth avenue Clement street, 1500 gallons corner and

J. Jachens, southeast corner of Twenty-sixth avenue and Balboa

street, 1500 gallons capacity. Liberty French Laundry, 2159 Geary street, 1500 gallons capacity.

P. Midbust, northeast corner Franklin and Filbert streets, 1500 gallons capacity.

H. Miller, west line of Fourteenth avenue, 162 feet north of Fulton street, 1500 gallons capacity.
O. M. Oyen, northwest corner Ful-

ton and Lyon streets, 1500 gallons capacity.

Payne's Bolt Works, east side of Main street, 200 feet south of Howard street, 1500 gallons capacity.

Boiler.

L. Levington, 383 Fourth street, horsepower.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22620 (New Se-

ries), as follows:

Resolved, That the Pacific Gas Electric Company be and remove hereby instructed to install street lights as follows:

Remove Gas Lamps.
North side of Turk street, first east of Franklin street.
South side of Turk street, first

east of Franklin street.

Northeast and southwest corners

Turk and Franklin streets. North side of Turk street, first

west of Franklin street.
South side of Turk street, first

east of Franklin street.

South side of McAllister street, first west of Market street.

North side of McAllister street, first east of Leavenworth street. South side of City Hall avenue, first and second west of McAllister

street. Southwest corner of McAllister

and Leavenworth streets.
South side of McAllister street,
first west of Leavenworth street.
South side of McAllister street,

second west of Leavenworth street. North side of McAllister street, first west of Leavenworth street.

Northeast and southwest corners McAllister and Hyde streets. East and west sides of Hyde

street between Golden Gate avenue and McAllister street.

North side of McAllister street.

first west of Hyde street. West side of Tenth street, first and second north of Bryant street. East side of Tenth street, first and second north of Bryant street.

Install 400 M. R.
Turk street between Van Ness

avenue and Franklin street. Turk and Franklin streets.

Turk street between Franklin and

Gough streets.

Gough street between Turk street and Golden Gate avenue.

Gough street between Turk and

Eddy streets.

Hyde street between McAllister street and Golden Gate avenue.

East side of Tenth street between Harrison and Bryant streets. West side of Tenth street between

Harrison and Bryant streets.

Install 600 M. R. Ornamental Type.
South side of McAllister street,
second pole west of Market street.
North side of McAllister street,

third pole west of Market street. South side of McAllister street, fourth pole west of Market street. City Hall avenue, opposite Leavenworth street.

Southwest corner of Jones and

McAllister streets.

North side of McAllister street opposite No. 136.

Scuth side of McAllister street, fourth pole west of Leavenworth

Hyde and McAllister streets. Further Resolved, That the Purchasing Agent be and he is hereby instructed to purchase to an amount not exceeding \$8,000 ornamental lighting poles to be used either at the Civic Center or the California
Palace of the Legion of Honor.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Accepting Deed From Marguerite Marchand for Civic Center Prop-

Supervisor Wetmore presented: Resolution No. 22621 (New Series), as follows:

Resolved, That the deed from Marguerite E. Marchand to the City and County of San Francisco for

the certain property situate and lying and being in the City and County of San Francisco, State of California, and known as City Hall Lots 26 and 28 (and the existing improvements on City Hall Lots 25 and 27), as set forth and referred to in Ordinance No. 6253 (New Series), be and the same is hereby accepted.

 $A\tilde{d}opted$ by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Passed for Printing. The following bill was passed for

printing: Amending Public Automobile Garage Ordinance.

On motion of Supervisor Wetmore:

Bill No. 6747, Ordinance No. — (New Series), as follows: Amending Ordinance No. 746 (New Series), entitled "Regulating the construction of buildings used as public automobile garages, regulating and providing for the storage and use of gasoline in public and private automobile garages; repealing Ordinance No. 33 (New Series), approved July 16, 1906."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 13½ of Ordinance No. 746 (New Series), the title of which is recited in the caption of this ordinance, is hereby amended to read as follows:

Section 131/2. It shall be unlawful for any person, firm or corporation to hereafter ereafter construct and within the City and maintain County of San Francisco a public automobile garage, any entrance of which is within 200 feet of the front entrance of any school, or 50 feet from the entrance to anv church, such distance to be measured along the street boundary line, or any part of which public auto-mobile garage building is within 50 feet of any school or church building.

Section 2. This ordinance shall take effect immediately.

Resolution of Intention to Establish Set-Back Lines No. 45.

Supervisor McGregor presented: Resolution No. 22622 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinfater mentioned and

delineated upon maps accompanying said recommendations, to which reference is hereby made for fur-

ther particulars; therefore,
Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the westerly side of Mallorca way between Chestnut street and Alhambra street, said set-back line to be 4 feet; along the easterly side of Mallorca way between Chestnut street and Alhabra street, said

set-back line to be 6 feet.

Along both sides of Retiro way between Beach street and Alhambra street, said set-back lines to be

10 feet.

Along the westerly and southerly side of Mallorca way, commencing at Beach street and running thence southerly 237.5 feet, said set-back line to be 8 feet; thence southeasterly to Alhambra street, said setback line to be 10 feet; along the easterly and northerly side of Mallorca way, commencing at Beach street and running thence southerly 213 feet, said set-back line to be 8 feet; thence southerly to Alhambra street, said set back line to be 10 feet.

Along the northerly side of Rico way, commencing at Avila road and running thence easterly 405 feet, said set-back line to be 10 feet; thence easterly 40 feet, said set-back line to be 8 feet; thence easterly to Retiro way, said set-back line to be 6 feet; along the southerly side of Rico way, commencing at Avila road and running thence easterly feet; thence easterly 26 feet, said set-back line to be 10 feet; thence easterly 26 feet, said set-back line to be 11 feet; thence easterly 26 feet, said set-back line to be 12 feet; thence easterly 26 feet, said set-back line to be 13 feet; thence easterly to Retiro way, raid set-back line to be 14 feet; thence easterly to Retiro way, said set-back line to be 14 feet.

And notice is hereby given that Monday, the 28th day of July, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Eureka Valley Municipal Railway Extension.

Mr. Paul Bancroft and Mr. J. J. Eppinger, represting the Chamber of Commerce, and Mr. Edgar Peixotto, representing the Down Town Association, protested against voting for this extension at this time. In their opinion, it should not be authorized until it is known where the money is to come from to pay for it. It is quite evident that there is no money in the Depreciation Fund to pay for it and they suggest that it should be paid for by a bond issue. In any event, the method of paying for it should be determined before the extension is authorized.

Proponents of the extension urged the passage of the resolution on the calendar, although they were told it would only decide a question of policy.

Thereupon, Supervisor McSheehy

presented:

Resolution No. ——— (New Se-

ries), as follows:

Whereas, the public welfare and convenience demands the construction of a Municipal Street Railway into the Eureka Valley District; and

Whereas, the Board of Supervisors, on August 20, 1923, adopted Resolution No. 21456 (New Series) requesting the City Engineer to submit at his earliest convenience an estimate of the cost of building and equipping a municipally-owned street railway into this district:

Whereas, the City Engineer has filed a map outlining a feasible route over which this Municipal Railway may be constructed and has filed an estimate of the cost of building and equipping said road;

Whereas, the various civic and improvement clubs and the residents and citizens of the district generally are in favor of the construction of that portion of the proposed line from Seventeenth and Market streets to Twenty-third and Douglass streets; theerfore, be it

Resolved, That the Board of Supervisors go on record as favoring the construction of this unit of the proposed railway from Seventeenth and Market streets to Twenty-third and Douglass streets, over the route outlined on the map prepared by the City Engineer.

Privilege of the Floor.

Dr. McGranaghan, Mrs. Thomas Troutneer and Mrs. Anderson were heard in favor of the adoption of the resolution.

Action Deferred.

Supervisor Bath moved that the resolution be laid over four weeks and made a special order for 3 p. m. City Engineer, Superintendent of Municipal Railway and bookkeeper of Board of Public Works to be present, latter to furnish financial statement of the Municipal Railway.

Motion carried.

Bernal Cut Estimates Requested. Supervisor Harrelson presented: Resolution No. 22623 (New Se-

ries), as follows:

Resolved, That the Board of Public Works be and is hereby requested to furnish this Board with plans and estimates of cost of the improvement of "Bernal Cut" with descriptions of the lands necessary to be acquired for said improve-ment, and an estimate of cost of said lands.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22624 (New Series), as follows:

Resolved, That City Construction Company is hereby granted an ex-tension of ninety days' time from and after June 16, 1924, within which to complete the improvement of Moscow street between Brazil and Persia avenues under public contract. This extension of time is granted for the reason that the work is well under way and the City recommends that this first extension be granted.

Adopted by the following vote:

A y e s — Supervisors Badaracco, tth, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Kaiz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-Leran, Shannon—3.
Also, Resolution No. 22625 (New

plete the hereinafter

Series), as follows: Resolved. That James R. Elroy be and is hereby granted the following extensions of time to com-

provements under public contract: Ninety days' time from and after May 31, 1924, within which to com-

named im-

plete contract for the improvement of Lincoln Park boulevard between Lincoln Park and Sutro Heights. This extension of time is granted for the reason that the grading is practically completed, and there still remains the construction of the red rock surface.

Thirty days from and after July 4, 1924, within which to complete the improvement of Twenty-fourth avenue between Lincoln way and Irving street. This extension of time is granted for the reason that the work is progressing.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon—3.

Passed for Printing.

The following bill was passed for printing:

Fixing Sidewalk Widths of Farallones Street.

On motion of Supervisor Harrel-

Bill No. 6748, Ordinance No. ---(New Series), as follows:

Amending Ordinance No. 1061.entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty-one.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communicaaccordance with the communica-tion of the Board of Public Works filed in this office June 18, 1924, by adding thereto a new section to be numbered eight hundred and fortyone, to read as follows:

Section 841. The width of sidewalks on Farallones street between Capitol avenue and Orizaba avenue

shall be twelve (12) feet.
Section 2. Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from and after its passage.

Award of Contract, Lumber. Supervisor Rossi presented:

Resolution No. 22626 (New Series), as follows:

Resolved, That contract for fur-

nishing lumber required from July 1 to December 31, 1924, be awarded

to the following on bids submitted

June 23, 1924, viz.:

Tiernan Lumber Company--- [tem No. 1101 (a), Douglas fir, with reduction of \$14 per thousand feet b. m.

J. H. McCallum-Item No. 1101 (b), redwood, with reduction of \$16 per thousand feet b. m. Item No. 1102, flooring, \$55 per thousand

feet b. m.
J. W. Schouten Lumber Company
—Item No. 1101 (c), spruce, with
reduction of \$32 per thousand feet

All other bids submitted hereon

be rejected.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Van Ness Avenue Extension.

The following matters heretofore presented by Supervisor McSheehy for the Tunnels and Assessment Committee June 23, 1924, and laid over two weeks were taken up and again laid over one week:

Resolution No. - (New Se-

ries), as follows:

That Resolution No. Resolved, 22328 (New Series), approved April 10, 1924, being resolution of intention of the Board of Supervisors, to order the extension of Van Ness avenue from Market street to Howard street, and all proceedings had thereunder, be and the same is hereby rescinded.

-- (New Se-Resolution No.

ries), as follows:

Resolved, That the Board of Public Works be and is hereby authorized and directed to furnish this Board with a report at the earliest possible time showing

The estimated cost of the lands to be taken for the extension of Van Ness avenue from Market street to Howard street;

The estimated cost of the street improvements on said extension of Van Ness avenue from Market street to Howard street;

(3) The boundaries of the district to be benefited and to be assessed to defray the cost of the ex-tension of Van Ness avenue from Market street to Howard street.

New resolution of intention creating an assessment district for the extension of Van Ness avenue and repealing former Resolution No. 22328 (New Series).

Memorial Resolutions.

Supervisor Schmitz presented: Resolution No. 22627 (New Se-

ries), as follows:

Whereas, The Great Creator in his wisdom has taken by death Mr.

Adolph B. Spreckels; and Whereas, Mr. Spreckels has been one of San Francisco's foremost men of affairs, interested in everything that concerned the welfare and upbuilding of San Francisco: and

Whereas, his many kindly acts to those needing assistance a numbered by the thousands; and

Whereas, at this time all San Francisco mourns for the loss of him who has been of so much good to the community at large; therefore, be it

Resolved, by this Board of Supervisors when it does adjourn, it do so out of respect to our beloved friend, Mr. Adolph B. Spreckels;

and be it

Further Resolved, That our sincere condolence be extended to his

widow and his family. Adopted by the following vote: Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Supervisors Schmitz and gregor addressed the Board eulogizing the character of A. B. Spreckels, praising his loyalty to San Francisco and extolling his many benefactions.

Supervisor Welch presented: Resolution No. 22628 (New Se-

ries), as follows:

Resolved, That this Board deeply regrets the passing of A. B. Spreckels, for many years one of the City's Park Commissioners, and who took keen delight in planning and pro-moting the development of the park system for the enjoyment of the public. His latest gift to the City, the temple of honor at Lincoln Park, is but one of his notable public philantrophics, and his private charities have been many but unostentatious. His public spirit was always manifest and his death will be a distinct loss to the community.

The resolutions were thereupon adopted unanimously by a rising

rote.

Memorial Resolution, John E. Behan, Former Clerk of the Board of Supervisors.

The following was presented and

read by the Clerk: Resolution No. 22629 (New Series), as follows:

Whereas, John E. Behan, formerly Clerk of the Board of Supervisors, has passed away; therefore,

Resolved, That the Board of Supervisors expresses its profound sorrow over the event, and wishes it inscribed upon its records the fact that Mr. Behan was a most faithful and efficient official, and devoted many of the best years of his life to the public service with honor to himself and to the satisfaction of the public.

Adopted unanimously by rising

vote.

Southwestern High School.

Citizens from Excelsior District were in attendance at the regular meeting of the Board on Monday last to voice their protests against the recommendation of the Board of Education in regard to their district.

Although the matter was not regularly on the calendar, through the courtesy of the Board they were permitted to occupy almost the entire afternoon pleading for the co-

operation of the Board.

They objected to the site which the Board of Education has requested the Board of Supervisors to purchase upon which it is proposed to build what is called the Monroe-Excelsior School. They are also very much opposed to having a junior high school as planned by the Board of Education.

Many speakers were heard, all of whom desire that a location shall be seelcted which will be closer to their homes and expressing a desire for a senior high school so that their children will not be compelled to go three, four or five miles to high school as they have been do-

ing.

The matter was referred back to the Board of Education with a transcript of all the proceedings before the Board of Supervisors and a request that they take into consideration the wishes of the people in the selection of a site and the construction of a junior high school.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTOIONS NOT CONSID-ERED OR REPORTED UPON BY A COMMITTEE,

Closing Leidesdorff Street Temporarily.

Supervisor Harrelson presented: Resolution No. 22632 (New Se-

ries), as follows:

Resolved, That Leidesdorff street, for a distance of fifty-nine feet one inch south of Commercial street, be closed for a period of ninety days from the passage of this resolution during construction of huilding.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Police and Fire Departments Athletic Field Day Endorsed.

Supervisor Robb presented: Resolution No. 22633 (New Se-

ries), as follows:

Whereas, it has been called to the attention of this Board that the members of the San Francisco Police and Fire Departments are in active training in preparation for an athletic Field Day to be held at Recreation Park on July 4, 1924, in which a competition in athletics will be engaged in by members of both departments, and

Whereas, this Board recognizes the fact that both departments mentioned are charged with grave responsibility in protecting life and property in this community, and that they have always carried out the trust imposed upon them in a manner reflecting dignity on themselves and honor upon the municipality which they represent, and

Whereas, we deem it highly essential that these two protective arms of our municipality should be brought to the highest possible degree of perfection in athletic endeavors so that they may render a maximum service from a fire and police standpoint, to the good people of this community; therefore, be it

Resolved, That this Board unanimously endorse the Athletic Field Day in question and commend the members of both the Police and Fire Departments who have successfully prepared for the Field Day;

and be it

Further Resolved, That we request the citizens and residents of this municipality to co-operate with both departments to the fullest extent by being present at Recreation Park on July 4, so that they may be given an opportunity of witnessing the feats to be accomplished, and to further see the splended material possessed by both departments.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-Leran, Shannon-3.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22634 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and change street lights at the following locations:

Install 600 M. R.

Ocean avenue opposite Plymouth avenue.

Ocean avenue opposite Granada

avenue.

Ocean avenue opposite Capitol

avenue.

Ocean avenue opposite Jules avenue.

Change 400 M. R. to 600 M. R. North side of Ocean avenue and Faxon avenue.

North side of Ocean avenue and

Plymouth avenue.

Install 250 M. R.

Jules avenue between Holloway and De Montfort avenues.

Remove Gas Lamps.

West side of Parker avenue, first, second and third lamp north of Euclid street.

Install 400 M. R.

Parker avenue. first south of California street.

Parker avenue, first north വീ

Euclid avenue.

Further Resolved, That the Pacific Telephone and Telegraph Company are hereby directed to install an up-to-date three position multi-ple switch board for the use of the San Francisco Police Department in of the present equipment, lieu which is declared to be inadequate and inefficient.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shanonn—3.

Fleet Invited to Fourth of July Ball. Supervisor Robb presented: Resolution No. 22636 (New Se-

ries), as follows:

Resolved, That the invitation of the City be extended to Admiral S. S. Robison, Commander of the Pacific Fleet, U. S. S. California and his officers and crew to attend the Fourth of July ball at the Civic Auditorium Friday evening.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

Mary Swift Mission Playground, Property.

Supervisor Morgan presented: Resolution No. 22637 (New Se-

rics), as follows:
Whereas, the Playground Commission last February closed that portion of Mission Playground at Nineteenth and Angelica streets. formerly leased from the Swift Estate, because the owners of the property increased the rental to a figure

that the Playground Commission considered exorbitant; and Whereas, the closing of this por-tion of the Mission Playground, which is located in one of the most thickly-settled parts of San Francisco, has closed to the hundreds of children who were accustomed to play there, the baseball grounds, basket ball and tennis courts, etc.;

and

Whereas, that portion of the Mission Playground which is owned by the City is utterly inadequate to accommodate the children of the neighborhood, particularly during the school vacation period; therefore, be it

Resolved, That the Finance Committee and Playground Commission be requested to immediately reopen negotiations with the Swift Estate for the purchase of their property to the end that this play-ground, which is one of the best patronized playgrounds in the City, may be restored to its full capacity before the vacation period is over.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Hayden, Mc-

Leran, Shannon-3.

ADJOURNMENT.

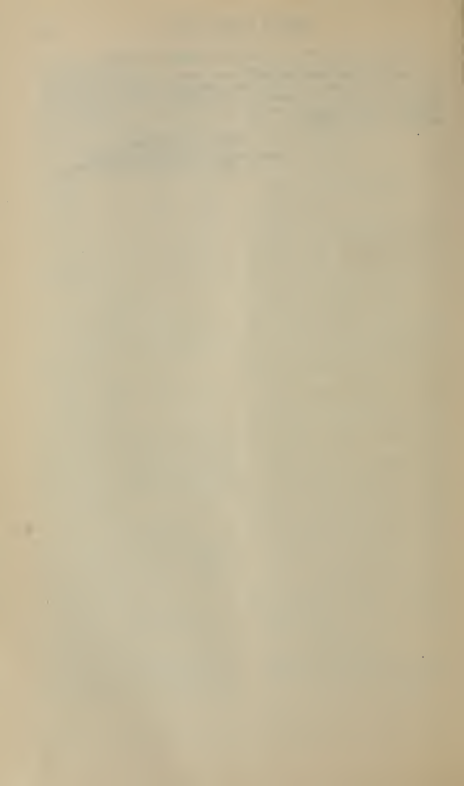
There being no further business the Board at 5:30 p. m. adjourned. J. S. DUNNIGAN,

Clerk.

Approved by the Board of Supervisors August 18, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco.



Monday, July 7, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

Angertage to brace

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, JULY 7, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, July 7, 1924, p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Katz, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Hayden, McLeran, McSheehy, Shannon—4. His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL.
The Journal of Proceedings of the meeting of May 19, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Reception to British Fleet. -

Communication from Mayor, cordially inviting the members of the Board of Supervisors to attend reception to Vice Admiral Sir Frederick L. Field, K. C. B., C. M. G., R. N., and the officers of the British fleet, on Tuesday, July 8, 1924, 12 o'clock noon.

Read and invitation accepted. Newark Request for Hetch Hetchy Water.

Communication from the Newark Chamber of Commerce, requesting privilege of purchasing water from Hetch Hetchy and requesting full particulars as to rates, etc. Referred to Public Utilities Com-

mittee.

Protest Flying Field on Marina.

Communication from Golden Gate Valley Commercial Club, protesting the establishment of a public flying field on the Marina.

Telegram From Supervisor McLeran. July 7, 3:04 a. m.

Washington, D. C.

Board of Supervisors, San Francisco, Calif.: Convention still deadlocked.

Every state fighting and disgusted. Many delegates wired home for money to pay bills. All newspaper men and delegates except New York sorry convention was not in San Francisco. Effort being made to compromise on Robinson. Between wets and drys and K. K. K. we are having a merry time. Republicans will not have much to worry about. Instructed delegates is a farce law and should be amended. Tim Rear-don still at Vanderbilt, room \$15 per day. Sail for home Thursday, candidate or not.

Regards to all.

R. McLeran.

Leave of Absence, Jesse B. Cook. The following matters were presented and read by the Clerk:

San Francisco, Calif., July 3, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Cali-

fornia. Gentlemen:

Application has been made to me by Hon. Jesse B. Cook, member of the Police Commission, for a leave of absence, with permission to absent himself from the State of California for a period of thirty days, commencing July 10, 1924.

Will you please concur with me in granting this leave of absence?

nting this leave.
Respectfully yours,
JAMES ROLPH, JR.,
Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22650 (New Se-

ries), as follows: Resolved, That, in accordance with the recommendations of his

Honor the Mayor, Hon. Jesse B. Cook, Police Commissioner, is hereby granted a leave of absence for a period of thirty days, commencing July 10, 1924, with permission to leave the State.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan. Robb, Ron-covieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy. Shannon-4.

Leave of Absence, Fred Dohrmann, Jr.

The following matters were presented and read by the Clerk:

San Francisco, Calif., July 3, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, California.

Gentlemen:

Application has been made to me by Hon. Fred Dohrmann, Jr., president of the Board of Education, for a leave of absence, with permission to absent himself from the State of California for a period of sixty days, commencing July 9, 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours,

JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22651 (New Series),

Resolved, That, in accordance with the recommendations of his Honor the Mayor, Hon. Fred Dohrmann, Jr., president of the Board of Education, is hereby granted a leave of absence for a period of sixty days, commencing July 9, 1924, with permission to leave the State.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon—4.

Mayor Requests Delay in Matter of Changing Name of Main Street.

The following was presented and read by the Clerk:

San Francisco, Calif., July 7, 1924.

To the Honorable Board of Supervisors of the City and County of San Francisco, City Hall, San Francisco.

My dear Colleagues:

I find it will be impossible to attend today's meeting of the Board on account of the arrival of the British fleet at the hour you are in session. I shall meet them and be in touch with them during their visit to San Francisco.

The question of changing Main street to Matson street is before you on the calendar today. May I respectfully request that you postpone action on this matter until next Monday, thus giving me the opportunity of speaking before you in

favor of the change and giving my reasons therefor.

Very respectfully yours, JAMES ROLPH, JR., Mayor.

Request granted.

SPECIAL ORDER-3 P. M.

Duboce Tunnel.

Consideration of the matter of the construction of the Duboce tun-

December 24, 1923—Hearing continued until first Monday in July, 1924. Special Order at 3 p. m.

Action Deferred.

On motion duly made and carried the foregoing matter was continued until October 7, 1924.

HEARING OF OBJECTIONS-2 P. M.

Lane Street.

Hearing of objections filed against the closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets, as provided in Resolution No. 22449 (New Series),

Privilege of the Floor.

E. J. Long was granted the privilege of the floor and urged favorable action in the matter of closing Lane street.

Jos. Palisi, property owner, was heard in opposition to the closing

of Lane street.

B. F. Malley, representing Malley-Long Furniture Manufacturing Company, agreed to file a bond covering value of land to be given later in exchange for that given by the closing of Lane street.

Whereupon, on motion of Supervisor McGregor, the following reso-

lution was adopted:

Resolution No. 22653 (New Series), as follows:

Resolved, That the objections of property owners against the closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets, as pro-

vided in Resolution of Intention No. 22449 (New Series), be and the same are hereby overruled.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

No—Supervisor Badaracco—1. Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon—4.

HEARING OF APPEAL-2 P. M.

Jamestown Avenue.

Hearing of appeal of property owners and the appeal of Clarence B. Eaton from the assessment issued to Clarence B. Eaton for the improvement of Jamestown avenue between Third street and the east-

erly line of Ingalls street produced, including the crossing of Jamestown avenue and Jennings street and the intersection of Jamestown avenue and Ingalls street, by grading to official line and grade; by the construction of 3 brick catchbasins and appurtenances with 10inch ironstone pipe culverts on the crossing of Jamestown avenue and Jennings street; by the construcstion of concrete curbs; by the construction of artificial stone sidewalks; by the construction of reinforced concrete stairways, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Assistant City Engineer Healy declared that an error had been made in this job in estimating the

amount of earth work.

Whereupon, the following resolution was presented by Supervisor Harrelson and adopted:

Resolution No. 22652 (New Se-

ries), as follows:

Resolved. That the appeal property owners and the appeal of Clarence B. Eaton from the assessment issued to Clarence B. Eaton for the improvement of Jamestown avenue between Third street and the easterly line of Ingalls street produced, including the crossing of Jamestown avenue and Jennings and the intersection of street Ingalls Jamestown avenue and street, by grading to official line and grade; by the construction of 3 brick catchbasins and appurtenances with 10-inch ironstone pipe culverts on the crossing of Jamestown avenue and Jennings street; by the construction of concrete curbs; by the construction of artificial stone sidewalks; by the construction of reinforced concrete stairways, and by the construction of an asphaltic concrete pavement on the roadway thereof, be and is hereby sustained, and the Board of Public Works directed to issue a new assessment.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Ketz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Robb, Wetmore-14.

Absent-Supervisors Hayden, Mcleran, McSheehy, Shannon-4.

PRESENTATION OF PROPOSALS. Motor Trucks and Underground Cable.

Sealed proposals were received between the hours of 2, and 3 p. m. for furnishing seven motor trucks with dump bodies and referred to Sumplies Committee.
Sealed proposals were received

by the Board of Supervisors be-

tween the hours of 2 and 3 p. m. for furnishing underground cable, and referred to Supplies Committee. UNFINISHED BUSINESS.

The following bill heretofore passed for printing was taken up: Amending Zoning Law, Lyon, Filbert and Francisco Streets.

Bill No. —, Ordinance No. —

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."
Ordinance No. 5464 (New Series),
the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Lyon street between Union street and Filbert street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the south-erly side of Filbert street, comnencing at a point 123 feet easterly from Lyon street and running thence easterly to a point 87.5 feet westerly from Baker street, and extending to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Francisco street between Hyde street and Leavenworth street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

June 23, 1924-Passed for printing.

June 30. 1924-Over one week. July 7, 1924—Over one week and referred to Committee for hearing. Privilege of the Floor.

Messrs. Webb and Grosjean requested that the ordinance be segregated and laid over one week.

Agreed to, providing Messrs. Webb and Grosjean agree in writing to do nothing in the meantime to disturb the status quo.

Action Deferred.

Whereupon, on motion of Supervisor Colman, the foregoing bill was laid over one week and rereferred to City Planning Committee,

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$27,871.93, recommends same be allowed and ordered paid.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Katz, Harrelson, McGregor, Morgan, Robb, Ron-covieri, Rossi, Schmitz, Welch, Wet-

more—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. - (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

School Construction Fund, Bond

Issue 1918.

(1) Golden Gate Iron Works, first payment, furnishing and erecting steel and iron for High School Works, Commerce (claim dated July 2, 1924), \$26.035.35. (2) Robert Trost, final payment.

general construction, North Beach (Galileo) High School (claim dated July 2, 1924), \$3,000. (3) The Eby Machinery Co., ma-

(3) The Eby Machinery Co., machinery for Galileo High School (claim dated July 1, 1924), \$1,235.

(4) Fay & Egan Co., machinery for Galileo High School (claim dated July 1, 1924), \$1,594.

(5) Berger & Carter Co., machinery for Mission High School (claim dated July 1, 1924), \$577.14.

(6) The Eby Machinery Co., machinery for Mission High School

(6) The Eby Machinery Co., machinery for Mission High School (claim dated July 1, 1924), \$1,235.
(7) Fay & Egan Co., machinery for Mission High School (claim dated July 1, 1924), \$2,134.
(8) J. A. Fay & Egan Co., machinery for Mission High School (claim dated July 1, 1924), \$766.

(9) Herberts Machinery & Supply Co., machinery for Mission High School (claim dated July 1, 1924), \$738.44.

(10) Waterhouse & Lester Co., hardware for Mission High School (claim dated July 1, 1924), \$1,-

208.72.

Special School Tax.
(11) Berger & Carter Company,
machinery, Galileo High School
(claim dated July 1, 1924), \$1,750.

(12) The Berger Mfg. Co., lockers for Galileo High School (claim dated July 1, 1924), \$1,600.80.
(13) Harron, Rickard & McCone, machinery for Mission High School (claim dated July 1, 1924), \$2,-072.50

072.50.

(14) Anderson & Ringrose, eighth payment, general construction of Portola Primary School (claim

dated July 2, 1924), \$6,585.01. (15) I. M. Sommer, first payment, general construction of Francisco School (claim dated July 2, 1924),

\$13,296.

(16) Dan P. Maher Co., paints, etc., for schools (claim dated July 1, 1924), \$1,488.

School Construction Fund, Bond

Issue 1923. (17) Albert Lansburg, first pay-ment, architectural service for Alvarado School (claim dated July

2, 1924), \$3,000.

Tearing-up Streets Fund. (18) Garford Motor Truck

Co., Inc., motor truck for Board of Function Works (claim dated June 30, 1924), \$3,731.44.

Water Construction Fund, Bond

Bond Issue 1910.
(19) Standard Oil Co., oils, Hetch Hetchy construction (claim dated June 26, 1924), \$661.83.
(20) Standard Oil Co., gasoline

and oil (claim dated June 25, 1924),

\$1,364.49

(21) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$695.32.

(22) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$1,758.44

(23) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$606.76.

(24)Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$693.44.

(25)Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$693.01.

(26) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$1,740.88

(27) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$540.43.

(28) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$500.83.

(29) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$1.273.90.

(30) M. M. O'Shaughnessy, re-lying fund expenditures, per per volving vouchers (claim dated June 27, 1924). \$1,657.14.

(31) Edw. L. Soule Co., steel bars, Hetch Hetchy construction (claim dated July 1, 1924), \$1,010.31.

(32) Atlas Rock Co., concrete mixture (claim dated July 1, 1924), \$545.01.

(33) Associated Oil Co., fuel oil dated July 2, 1924), \$2,-(claim

519.41.

(34) Coast Construction Co., concrete mixer (claim dated July 2, 1924), \$1,090.60.

(35) J. H. McCallum, lumber (claim dated July 2, 1924), \$681.52. (36) Standard Oil Co., oil, etc. (claim dated June 30, 1924), \$803.13.

(37) Water Works Supply Co., Hetch Hetchy valves (claim dated June 30, 1924), \$6,849.30.

Municipal Railway Depreciation

Fund.

(38) William F. Adamson, satisfaction of judgment, Action No. 100557, against Municipal Railways (claim dated July 2, 1924), \$5,577.62.
(39) Mrs. F. C. Akin, compromise

settlement against Municipal Railways for injuries and damages sustained Feb. 15, 1924 (claim dated July 3, 1924), \$1,100. (40) F. Boeken, Municipal Rail-

way contingent fund expenditures, per attached vouchers (claim dated July 3, 1924), \$1,135.

General Fund, 1923-1924. (41) Globe Electric Co., final payment, electric work, Funston Play-ground Field House (claim dated June 30, 1924), \$882. (42) J. E. O'Mara, final payment,

plumbing and heating, Funston Playground Field House (claim

dated June 30, 1924), \$2,241.50.
(43) Anderson & Ringrose, final payment, construction of Funston

Playground Field House (claim dated June 30, 1924), \$9,207.75.

(44) L. Flatland, first payment, electric work, Mint Avenue Fire Dept. House (claim dated July 2,

1924), \$750.

- (45) O. Monson, first payment, general construction, Fire Dept. House, Engine Co. No. 29 (claim dated July 2, 1924), \$6,023.25.
- (46) Napa State Hospital, maintenance criminal insane to June 30, 1924 (claim dated June 30, 1924), \$720.
- (47) Mendocino State Hospital, maintenance criminal insane to June 30, 1924 (claim dated June 30, 1924), \$600.
- (48) The San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding etc. of animals (claim dated June 30, 1924), \$1,125.
- (49) California Academy Sciences, maintenance of Steinhart Aquarium (claim dated June 30, 1924), \$5,770.97.

General Fund, 1924-1925.

(50) Jesse C. Colman, Chairman of Supervisors British Fleet Committee, for publicity and advertising of San Francisco during visit of British Fleet to San Francisco (claim dated July 7, 1924), \$3,750.

(51) Thomas F. Boyle, Chairman

of Fourth of July Committee, for expense of celebration, July 4, 1924,

\$2,500.

(52)Ray Alexander, remodeling Emergency Hospital ambulance dated June 28, (claim 1924), \$612.50.

Water Construction Fund, Bond Issue 1910.

(53) Standard Oil Co., gasoline and oils, Hetch Hetchy (claim dated June 25, 1924), \$634.63.

Appropriation, \$3,750, for Publicity and Advertising During Visit of British

Fleet.

Also, Resolution No. --- (New

Series), as follows: Resolved, That the sum of \$3,750 be and the same is hereby set aside, appropriated and authorized to be expended out of "Publicity and Ad-vertising," Budget Item No. 582, Fiscal Year 1924-1925, for publicity and advertising of San Francisco during visit of British Fleet at San Francisco.

Appropriation, \$5,000, Improvement of Landers Street.

Also, Resolution No. --- (New

Series), as follows:

Appropriating \$5,000 out of the County Road Fund for cost of improving Landers street between Fifteenth and Sixteenth streets, including engineering and inspection; per award of contract to Raisch Improvement Company.

Amending Zoning Ordinance.

On motion of Supervisor Gregor:

Bill No. 6750, Ordinance No. -

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries said purposes, and providing penal-ties for the violation of its pro-visions."

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as fol-(New Selows:

Section 7 of the Use of Property Zone Map, constituting a part of

said ordinance, is hereby ordered changed so as to place the south-erly side of Fourteenth street, commencing at a point 100 feet west-

erly from Valencia street and running thence westerly 30 feet and extending to the rear lot line, in the commercial district instead of the second residential district.

Amending Zoning Ordinance, Judah Street Between Eighth and Tenth Avenues, Commercial District.

Also, Bill No. 6751, Ordinance No.
— (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries said purposes, and providing penalties for the violation of its pro-visions."

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as fol-

lows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Judah street between Eighth avenue and Tenth avenue and extending to the depth of the rear lot lines, in the commercial district instead of the second residential district.

Action Deferred.

The following resolution was, on motion of Supervisor Welch, referred to a Joint Committee of the City Planning Commission and City Planning Committee. In the meantime the Supervisors are requested to visit the premises.

Zoning District Amendment, Hoff Street.

Resolution No. --- (New Se-

ries), as follows: Denying application of Farrar & Carlin to place the property fronting on the easterly side of Hoff street, commencing 120 feet northerly from Seventeenth street and running thence northerly 60 feet, in the commercial district instead of the second residential district.

Passed for Printing. following matters

The were passed for printing:

Garage, Parking Station and Supply Station Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Scries), as follows:

Resolved, That the following revocable permits are hereby granted:

Garage. L. Baccioco, to maintain a garage at southwest corner of Filbert street and Grant avenue.

Auto Parking Station.

M. N. Richards, permit granted by Resolution No. 19052 (New Se-

ries) to T. J. Brooke, for premises situate at northeast corner of Ellis and Taylor streets.

Auto Supply Station.

To Union Oil Company, permit granted by Resolution No. 22469 (New Series) to D. Paginini, for premises situate at northeast corner of Geary street and Thirty-first avenue.

The rights The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Oil Permits.

On motion of Supervisor Deasy: Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

C. O. Claussen, north side of Mc-Allister street, 150 feet east of Divisadero street, 1500 gallons Divisadero capacity.

Costello Bros., north side Geary street, 32 feet east of Twenty-eighth avenue. 1500 gallons

capacity.

F. L. Hansen, south side of Pine street, 250 feet east of Jones street, 1500 gallons capacity.

Helbing Co., south side of Chest-nut street, 150 feet west of Polk street, 1500 gallons capacity. Helbing Co., south side of Chest-nut street, 200 feet west of Polk

street, 1500 gallons capacity.

A. Kantner, west side of Twenty-sixth avenue, 180 feet south of Geary street, 1500 gallons capacity.

B. Lowe, 2312 Pacific avenue, 600

gallons capacity.

S. Lowe, 2201 Broadway, 600 gal-

ions capacity.

Louis C. Marty, northwest corner of Jackson and Drumm streets, 1500 gallons capacity.

Olympic Club Golf Grounds. Junipero Serra boulevard, 2000 gal-

lons capacity.

Roman Catholic Archbishop, Inc., east side Fair Oaks, between Twen-ty-fourth and Twenty-fifth streets (St. James School), 1500 gallons capacity.

Roman Catholic Archbishop, Inc., southwest corner of Nineteenth and Connecticut streets (St. Teresa Church), 1500 gallons capacity.

Spreckels Co., southwest corner of Third and Market streets, 1500 gallons capacity.

M. P. Storcheim, northwest corner of Nineteenth avenue and Callfornia street, 1500 gallons capacity.

Boiler Geo. F. Connolly, 604 Golden Gate avenue, 10 horse power,

Gas Furnace.

Davis, Co., Super Power 1248

Mission street, open gas furnace.
The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

French Laundry Permit.

The following resolution heretofore presented with favorable recommendation of the Fire Committee and laid over one week was taken up:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, is hereby granted J. B. Mon to conduct and maintain a French laundry on the north line of California street, 55 feet east of Broderick street.

Defeated by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Roncovieri, Wetmore—6.

Noes-Supervisors Katz, McGreg-or, Morgan, Robb, Rossi, Schmitz,

Welch-7.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Notice of Reconsideration.

Supervisor Deasy changed vote from aye to no and gave notice that he would move for reconsideration at the next meeting.

Passed for Printing.

The following matters were passed for printing:

Amending Building Law in Reference to Frame Buildings Damaged by Fire in the Fire Limits.

On motion of Supervisor Wet-

more:

Bill No. 6752, Ordinance No. ---

(New Series), as follows:
Amending Ordinance No. 1008
(New Series) approved December
22, 1909, and known as the "Building Law" of the City and County of San Francisco, by adding a new section thereto and to be numbered Section 3a.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1008 (New Series) approved December 22, 1909, and known as the "Building" Law is hereby amended by adding a new section thereto to be numbered Section 3a, so as to read as follows:

Section 3a. Whenever any frame or wooden building now situated within the fire limits shall become damaged through fire, decay, or otherwise to the extent of more than 50 percent of its actual cash value, the said building shall not be reconstructed and the remaining portion thereof shall be forthwith removed.

For the purpose of enforcing the above Section 3a, the extent of the damage occurring to such building herein referred to shall be determined by the Board of Public Works.

Section 2. This ordinance shall

take effect immediately.

Amendment to Building Law, Flues From Steam Boiler, Heating Furnace, etc.

Also, Bill No. 6753, Ordinance No. -- (New Series), as follows:

Amending Ordinance No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," is hereby amended by adding a new section thereto and to be numbered Section 253a.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1008 (New Series), and known as the "Building Law," is hereby amended by adding a new section thereto, to be numbered Section 253a, to read

as follows:

Section 253a. All flues from any steam boiler, heating furnace or water heating apparatus using fuel oil shall have an inside lining of fire brick to the level of the second story floor and from second story floor upward may be of terra cotta. All such flues shall have but one inlet.

All heater rooms shall be vented to the outer air by galvanized iron duct, 12 x 12 inches, or a window

to the outer air.

All steam boilers, heating furnaces and heating apparatus rooms shall have at least three feet clearance between said boiler, heating furnace or heating apparatus and inner face of said enclosing wall.

Section 2. This ordinance shall take effect immediately.

Amending Building Law, Inside or Wet Standpipes for Hose Reels.

Also, Bill No. 6754, Ordinance No. — (New Series), as follows:

Amending Section 264 of Ordinance No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law." relating to inside or wet standpipes for because for hose reels.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 264 of Ordi-Section 1. nance No. 1008 (New Series), known as the "Building Law," is hereby amended to read as follows:

Inside or Wet Standpipes for Hose Reels.

Section 264. In every building exceeding 58 feet in height, and not over 124 feet, there shall be a vertical standpipe not less than 3 inches interior diameter. In every building exceeding 124 feet in height there shall be a vertical standpipe not less than 4 inches interior diameter. Such standpipes shall be located in halls near stairways, or near stairways if building has no halls, and shall be of wrought iron or steel, and together with fittings and connection shall be galvanized, and shall be of such strength as to safely withstand at least 300 pounds square inch water pressure when ready for service.

In buildings exceeding 100 feet frontage on two or more streets, or whose area exceeds 10,000 square feet, there shall be two such standpipes, near separate stairways, if possible.

Said "Inside or Wet Standpipes for Hose Reels" shall be additional to the Fire Department standpipes required by Section 262 of this ordinance. They shall be connected to water mains, tanks or pumps as hereinafter provided, with pressure on at all times; and if connected to a tank capable of holding 5000 or more gallons of water, shall have an extension of equal diameter leading to a point outside of the building or premises designated by the Chief of Fire Department, and provided with a three-inch gate valve with a cap and chain. (See Ordinance No. 223.)

Standpipes shall extend from the cellar to and through the roof, with a hose connection located from 5 feet 6 inches to 6 feet above the floor level, fitted with approved straightway composition gate valve on each story, including cellar, and a hose connection provided above the roof with the valve controlling latter located in the standpipe under roof and arranged to be operated both from above and below roof. A suitable three-quarter inch drain pipe and valve shall be provided under the roof for each roof connection.

When more than one such standpipe is required in a building, they shall be connected at their bases by pipes of size equal to that of largest standpipe so that water from any source will supply all the standpipes.

Section 2. This ordinance shall take effect immediately.

Amendment to Building Law, Water Supply for Standpipes.

Also, Bill No. 6755, Ordinance No.
—— (New Series), as follows:

Amending Section 265 of Ordinance No. 1008 (New Series), known as the "Building Law," approved December 22, 1909, to read as follows:

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 265 of Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended to read as follows:

Section 265. In buildings not exceeding one hundred and twenty-four (124) feet in height, the water supply to wet standpipes shall be from city water where pressure is sufficient to maintain twenty-five (25) pounds' pressure at highest hose outlet; from an automatic fire pump approved by the Board of Public Works and the Chief of the Fire Department, drafting from a supply approved by the Chief of the Fire Department, or a steel pressure tank and equipment constructed as per specifications of the National Board of Fire Underwriters sprinkler tank with the following capacities:

Ground floor area capacity of buildings of tank.

Over 4000 square feet....5000 gal. 3000 to 4000 square feet...3000 gal. 2000 to 3000 square feet...2500 gal. Less than 2000 square feet.2000 gal.

In buildings exceeding one hundred and twenty-four (124) feet in height, the water supply to wet standpines shall be from an automatic fire pump approved by the Board of Public Works and the Chief of the Fire Department, drafting from a supply approved by the Chief of the Fire Department. When a wet standpine is connected to a tank there shall be a straightway check valve in a horizontal section of pipe between the first hose outlet in connecting pipe and tank, and said tank must be filled by a separate pipe and not through the standpipe.

Where an elevated gravity tank is used for a domestic purpose and as a supply for an automatic fire pump, the pipe supplying domestic services shall be taken from above the center of the side of tank.

Provided, however, that when in the indgment of the Board of Public Works and Chief Engineer of the Fire Department, buildings used exclusively as hotels and apartment houses of Class A or B construction of limited area where ail parts of the floor can be reached with fifty (50) feet of hose from one standpipe, the water supply to wet standpipes may be from a gravity tank the bottom of which is elevated not less than thirty (30) feet above the roof of the building, the capacity of the tank to be the same as that required for pressure tanks.

This ordinance shall Section 2. take effect immediately.

Action Deterred.

The following bill was presented by Supervisor Wetmore and on motion laid over one week:

Amendment to Building Law, Flues, Vents, Chimneys for Gas-fired Appliances.

Bill No. 6756, Ordinance No. —

(New Series), as follows: Amending Ordinance No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," by adding a new section thereto and to be known as Section 245a.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended by adding a new section thereto and to be numbered Section 245a.

Section 245a. Flues, vents and

chimneys for gas-fired appliances.
The provisions of Sections 244,

245, 256, regulating and requiring flues, vents and chimneys shall not apply to the installation or maintenance of gas stoves, gas water heaters, gas warm air furnaces, gas low pressure steam or hot water house

heating appliances.

All domestic gas ranges, gas water heaters or gas warm air fur-naces, where flues, vents or chim-neys are used shall be connected to a terra cotta flue or the so-called patent chimney type or other approved type; said flues, vents or chimneys to extend above the roof at least two feet. The walls of said terra cotta flues, vents or chimneys are to be not less than one-half (1/2) inch thick, the joints well cemented and wiped clean on the inside, and these joints are to be covered on the outside with a tight-fitting galvanized iron sleeve at least three (3) inches wide. No terra cotta flue, vent or chimney shall be installed unless covered with a No. 21 gauge galvanized iron casing, with air space between said terra cotta and casing, except where terra cotta is embedded in concrete or brick, in which case the galvanized iron casing may be omitted.

Gas ranges, water heaters, furnaces, or any other gas appliance shall not be connected to the same vent, flue or chimney that serves to burn either oil, coal, or garbage; therefore, where a flue, vent or chimney has more than one inlet the maximum diameter of any single inlet shall not exceed four (4) inches. Where more than one inlet for any gas range, water heater, furnace or any other gas appliance is connected to the same flue, vent or chimney on the same floor, the inlets shall be staggered so that they will not directly oppose each other.

Said flues, vents or chimneys may round, rectangular or square, and of a minimum area of eleven (11) square inches, for the purpose of computing the size of flues, vents or chimneys referred to in this ordinance the following table shall be used, add to the above minimum

area, as follows:

Domestic gas ranges require four (4) square inches for each inlet. Gas water heaters require ten

(10) square inches for each inlet. Gas furnace (warm air type) require ten (10) square inches for each inlet.

No water heater or gas furnace shall be connected to any vent, flue or chimney the minimum dimension of which is less than four (4) inches; this same provision to apply to connecting more than one domestic gas range to any flue, vent or

chimney.

Where a water heater is designed to be used to serve more than five (5) hot water fixtures the minimum area of said vent, flue or chimney is not to be less than twenty-four (24) square inches. Where a gas furnace is designed to be used to serve more than five (5) registers the minimum area of said flue, chimney or vent is to be not less than twenty-four (24) square in-

This ordinance does not pertain to the regulating or the installation of flues, vents or chimneys to be used for restaurant or industrial purposes.

Section 2. This ordinance shall

take effect immediately.

Passed for Printing.

The following matters were passed for printing:

Amendment to Building Law, Coal and Wood Heating Appliances.

On motion of Supervisor Wet-

Bill No. 6757, Ordinance No. —

(New Series), as follows: Amending Ordinance

No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," by adding a new section thereto and to be known as Section

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended by adding a new section thereto and to be numbered Section 252c and to

read as follows:

Section 252c. No coal or wood heating appliance shall be installed on the first or second floor of any dwelling nearer than 12 inches to any unprotected woodwork, woodlath and plaster or any other combustible material, or nearer than 6 inches thereto if such woodwork, woodlath and plaster or any other combustible material is protected with metal and with one inch of air space between the metal and the woodwork, woodlath and plaster or other combustible material. Flue inlet to said appliance shall not be less than six feet from the floor. At least four inches of concrete or brick shall be placed under all such heating appliances.

Section 2. This ordinance shall

take effect immediately.

Amendment to Ordinance 302 (New Series), Storage of Explosives.

Also, Bill No. 6758, Ordinance No. — (New Series), entitled "Amending Ordinance No. 302, "Amending Ordinance No. 302, approved May 24, 1901, entitled for the 'Providing regulation and controlling of the storage of crude petroleum, use of crude petroleum, storage of any of the products of petroleum; use of gasoline; storage of kerosene or coal oil; adulterations of oils prohibited, gases and packages of heating or illuminating oils to be stamped, test of oils and instruments to be used; refining oils; storage of explosives; prohibiting the transportation of nitro-glycerine, storage of gunpowder, conveyance of gunpowder, gunpowder shipping, discharging and having gunpowder on board, gunpowder when loaded to be immediately forwarded, vessels having gunpowder on board to be afloat at low tide; storage and sale of fireworks, duty of the police, transportation of calcium carbide, liquified ascetylene, duty of the Fire Marshal, erection of gas works or gas machines, gas engines; arson —reward for arrest of; rubbish, shavings, hay, straw or litter, gas and electric lights in show windows, ashes, fires in open tins, cans, etc.; manufacture of matches, enforcement of the provisions of this ordinance,' by adding a new section thereto to be numbered Section 20a.'

Construction of Refrigerating Plants. Also, Bill No. 6759, Ordinance No. —— (New Series), entitled "Providing for the construction. maintenance and operation of refrigerating plants within the City and County of San Francisco, and prescribing safety and signalling appliances and devices to be used in connection therewith, and prescribing a penalty for the violation of this ordinance."

Amending Building Law With Reference to Heating Apparatus in Dwellings.

On motion of Supervisor Wetmore

Eill No. 5760, Ordinance No. — (New Series), as follows: Amending Ordinance No. 100

No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," by adding a new section thereto and to be numbered Section

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 1008 (New Series) and known as the "Building Law" is hereby amended by adding a new section thereto and to be numbered Section 253b, to read as follows:

Section 253b.

Special Provision for Heating Apparatus in Dwellings.

In any dwelling the basement of which is designed to be used as a garage, there shall not be placed any gas, coal or wood-burning furnace or water heater, unless the portion of said basement to be used as a garage is separated from the above mentioned furnace or water heater by a wall of masonry, brick, tile or wood studs covered on the side exposed to the flame with wire lath or approved plaster board covered with a coat of plaster not less than three-fourths Where of an inch in thickness. gas appliances are installed, in lieu thereof, there may be constructed a metal partition. This metal partition to be of not less than 24 gauge iron with standing seams or metal studs not less than every eighteen (18) inches. Section 2. This ordinance shall

take effect immediately.

City Attorney to Dismiss Condemnation Proceedings for the Acquisition Property, Green and Gough of Streets.

Supervisor Wetmore presented: Resolution No. 22638 (New Se-

ries), as follows:

Pursuant to the written recommendation of the Cty Attorney, it

is hereby

Resolved, That the City Attorney hereby authorized, empowered and directed to dismiss action in condemnation pending in the Superior Court of the State of California, in and for the City and County of San Francisco, and numbered 148000 in the files of the County Clerk of the City and County, in so far as it affects that certain piece or parcel of lead eit. certain piece or parcel of land sit-uate, lying and being in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the intersection of the northerly line of Green street with the easterly line of Gough with the easterly line of Gough street; running thence northerly along the easterly line of Gough street 275 feet to the intersection of the easterly line of Gough street with the southerly line of Union street; thence at right angles easterly along the southerly line of Union street 137 feet 6 inches; thence at a right angle southerly parallel with the easterly line of Gough street 275 feet to the north-erly line of Green street; thence at right angles westerly along the northerly line of Green street 137 feet 6 inches to the point of com-mencement. Being Lots 7 to 14, inclusive, and 12-A, in Block 545. Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Accepting Offer of Leo E. Cohn to Sell Certain Land and Improvements on Twenty-third Avenue North of Clement Street Required for Schoo! Purposes.

Supervisor Wetmore presented: Resolution No. 22639 (New Se-

ries), as follows: Whereas, an offer has been re-ceived from Leo E. Cohn to convey to the City and County of San Francisco certain land and improvements situate on the east line of Twenty-third avenue, distant 150 feet northerly from Clement street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is

offered is the reasonable value thereof; therefore be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with im-

provements, free of all encumbrances, for the sum of \$16,000, be and the same is hereby accepted, the said land being described as

follows, to-wit:

Commencing at a point on the easterly line of Twenty-third avenue, distant thereon 150 feet northerly from the northerly line of Clenient street; running thence north-erly along said easterly line of Twenty-third avenue 25 feet; thence at a right angle easterly 120 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-third avenue and point of commencement. Being a portion of O. L. Block No. 160, also Block 1411 on Assessor's Map Book.

The City Attorney is hereby direcetd to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz McGregor Morgan Bokk Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14. Absent—Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4.

Accepting Bond of the Moneta vestment Company, Conditional for Payment of Taxes Now Lien on Sunnyside Subdivision.

Supervisor Harrelson presented: Resolution No. 22640 (New Se-

ries), as follows:

Resolved, That the bond filed with this Board by the Moneta Investment Company (a corporation) as principal, and R. Mohr and R. Mohr, Jr., as sureties, in the sum of five hundred dollars, which sum is hereby fixed by this Board and conditional for the payment of all taxes which are now a lien and not yet payable against the tract or subdivision of land shown on map of Block 33, Sunnyside, City and County of San Francisco, is hereby approved and the Clerk of this Board is hereby directed to endorse a certificate on map of Block 33, Sunnyside, City and County of San Francisco, that a bond has been filed with this Board as provided in Section 3 of an act entitled "An Act to amend sections one, two, three, four, six, eight and nine of an Act entitled 'An Act requiring the recording of maps of subdi-visions of land into lots for the purpose of sale and prescribing conditions on which such maps may be recorded and prohibiting the selling or offering tor sale of land by reference to said maps unless the same are recorded.' " Approved March 15, 1907, and repealing conflicting acts. (Approved June 14, 1913; in effect August 10, 1913.)

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Rencovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Approving Map, Sunyside Subdivision. Supervisor Harrelson presented: Resolution No. 22641 (New Se-

ries), as follows: Whereas, the Board of Public Works did, by Resolution No. 82275 (Second Series), approve a map of the resubdivision of "Block 33, Sun-nyside, City and County of San

Francisco;" therefore, be it
Resolved, That the "Map of the
resubdivision of Block 33, Sunnyside, City and County of San Francisco" is hereby approved.

Adopted by the following vote:
A y es — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Katz, McGregor, Morgan, Bobb Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Action Deferred.

The following matter was laid over one week:

Changing Name of Main Street. Bill No. —, Ordinance No. -(New Series), as follows:

Changing the name of Main street from Market street to The Embar-

cadero to Matson street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The name of Main Section 1. The name of Main street from Market street to The Embarcadero is hereby changed to

Matson street.

Section 2. The attention of the Board Assessor, the Recorder, the Board of Public Works, the City Engineer and other officers and departments of the City and County of San Francisco is hereby called to the provisions of this ordinance, and said departments and officers are hereby authorized and instructed to change their maps, plats and records accordingly.

Section 3. This ordinance shall take effect September 1, 1924.

Passed for Printing.

The following bill was passed for printing:

Spur Track Permit, Terminal Warehouse Company.

Bill No. 6761, Ordinance No. -(New Series), as follows:

Granting permission to Termnal Warehouse Company, a California corporation, during the pleasure of the Board of Supervisors, to construct, maintain and operate a spur track along and over certain streets in the City and County of San Francisco, as follows, to-wit: Commencing on the property line on the northwesterly line of Brannan northwesterly line of Brannan street 261 feet northeasterly from the northeasterly line of Second street, thence northwesterly over private property across De Boom street at a point 262.6 feet northeasterly from the northeasterly line of Second street; thence northwesterly across private property crossing Federal street at a point 262.6 feet northeasterly from the northeasterly line of Second street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, during the pleasure of the Board of Supervisors, is hereby granted to the Terminal Warehouse Company, a California corporation, to construct, maintain and operate a spur track

as follows, to-wit:

Commencing on the property line on the northwesterly line of Bran-nan street 261 feet northeasterly from the northeasterly line of Second street, thence northwesterly over private property across De Boom street at a point 262.6 feet northeasterly from the northeast-erly line of Second street; thence northwesterly across private property crossing Federal street at a point 262.6 feet northeasterly from northeasterly line of Second street.

The railway operating any spur track on any public street or property hereafter constructed in the City and County shall, upon demand of the person, firm or corporation for the use or benefit of which such spur track is operated, place upon such spur track the freight cars of any railway which has, in the City and County, track connections with the operating railway, such cars so placed to be used for the receipt

and delivery of freight in carloads only, and the operating railway shall receive and deliver the cars of the connecting railway over, at and upon such connecting track in the performance of such switching service for such persons, firms and corporations; and such railway shall perform such service without undue delay or discrimination.

The operating railway shall perform such service for the same charge or rate that it charges for corresponding service for its own cars upon the spur track for like purpose. The provisions of this contion shall apply out to such the service shall be such that the service shall be such that the same that the service shall be such that the same that th section shall apply only to such por-tions of such spur tracks as are not constructed, maintained or operated upon or across private land, and no permit for spur track shall hereafter be granted by the Board of Supervisors which does not specifically contain the provisions and conditions of this section.

Provided, that Terminal Warehouse Company (a California corporation) shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Van Ness Avenue Extension.

The following matters heretofore presented by Supervisor McSheehy for the Tunnels and Assessment Committee June 23, 1924, and laid over two weeks were taken up and again laid over one week:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That Resolution No. 22328 (New Series) approved April 10, 1924, being resolution of intention of the Board of Supervisors to order the extension of Van Ness avenue from Market street to How ard street, and all proceedings had thereunder, be and the same is hereby rescinded.

Resolution No. -- (New Se-

ries), as follows:

Resolved, That the Board of Public Works be and is hereby authorized and directed to furnish this Board with a report at the earliest

possible time, showing:

1. The estimated cost of the lands to be taken for the extension of Van Ness avenue from Market

street to Howard street.

The estimated cost of the street improvements on said extension of Van Ness avenue from Market street to Howard street.

3. The boundaries of the district to be benefited and to be assessed to defray the cost of the extension

of Van Ness avenue from Market street to Howard street.

New resolution of intention creating an assessment district for the extension of Van Ness avenue and repealing former Resolution No. 22328 (New Series).

PROCEEDINGS OF BOARD OF EQUALIZATION.

presented. following was The following was presented, read by the Clerk, and ordered spread in the Journal:

Assessor's Report.

Honorable Board of Supervisors, City Hall, San Francisco, California.

Gentlemen:

I have this day delivered to the Clerk of your Board the Assessment Rolls for 1924:

Total non-operative roll,

1924\$681,305,861 Total non-operative roll, 1923 644,189,733

Increase\$ 37,110,120
Total operative roll, \$306,067,245 1923 271,916,536

Increase\$ 34,150,709
Operative and non-operative grand total,

1923 916,106,269

Total increase\$ 71,266,837
The increases are due to the growth of San Francisco, both in building construction and commercial heritages. cial business.

It required special efforts of our several departments to appraise and compile data to secure the increase and caused the force in the Assessor's office to work to its capacity.

The office had to keep unusually long hours, from 8:30 a.m. until midnight during the assessment

period.

Respectfully submitted, JOHN GINTY,

Whereupon, the following resolutions were presented by the Clerk: Sessions of the Board of Equalization. Resolution No. 22642 (New Se-

ries), as follows:

Resolved, That the Board of Supervisors, having met on this Monday afternoon, July 7, 1924, and examined the assessment books of real and personal property for the year 1924, will thereafter be in session as a Board of Equalization from time to time until Monday, July 21, 1924, at 12 o'clock noon, for the purpose of hearing applications, verified by oath, for the correction of assessment books.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Hearing of Applications for Reduction of Assessments.

Resolution No. 22643 (New Se-

ries), as follows:

Resolved, That this Board shall meet on Tuesday, July 15, 1924, at 2 o'clock p. m., as a Board of Equalization, to examine applicants for reduction of assessments who have filed sworn statements as required by law, and to perform such other duties as may come before said Board.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Notification Rule.

Resolution No. 22644 (New Se-

ries), as follows:

Adopting a rule as to the manner in which persons, firms and corporations are to be notified why their assessment for the fiscal year 1924-1925 should not be increased both

Board of Supervisors sitting as a Board of Equalization. Resolved, That it is hereby adopted as a rule of this Board that the notice required to be given under the provisions of Section 3673 of the Political Code to corporations or persons to show cause why their assessments on the assessment book of real and personal property for the fiscal year 1924-1925 should not be increased, will be as follows: To corporations: A written or

printed notice addressed to the president, secretary or managing agent of such corporation and delivered by the sergent-at-arms of this Board, at the office of such corporation in this city.

To persons, firms or companies: . A written or printed notice, postage prepaid and mailed to their address.

The Clerk is hereby directed to cause to be delivered or mailed to the several corporations, persons, firms or companies, when designated by this Board, the said notice at least twelve (12) hours prior to the time set for hearing said parties as aforesaid.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon—4.

Additional Positions Ordinance. The following bill as amended by the Board, passed for printing on June 16 and laid over until this meeting, was taken up:

Bill No. 6728, amending Ordince No. 5460 (New Series), nance known as the Ordinance of Additional Positions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 4 of Ordinance No. 5460 is hereby amended as follows:

Section 4. The Board of Supervisors is hereby authorized to appoint the following:
(a) One clerk (authorized in Charter) at a salary of \$6,000 a

vear.

(b) One chief assistant clerk at

a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at

salary of \$3,300 a year.

Four assistant clerks at a (e) salary of \$3,000 a year.

(f) One assistant clerk at salary of \$2,700 a year.

One stenographer to Finance Committee at a salary of \$3,300 a year.

(h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One shorthand reporter at a salary of \$2,100 a year.

(j)

One telephone operator and filing clerk at a salary of \$1,800 a year. One sergeant-at-arms (au-

thorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at a salary of \$2,700 a year.

(m) One chief telephone operator

at a salary of \$1,980 a year.

(n) One telephone operator (Superior Court) at a salary of \$1,800

a year.

(o) Four telephone operators, each at a salary of \$1,680 a year.

(p) One superintendent of the

Auditorium at a salary of \$2,700 a year.

(q) One gas and water inspector at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a year.

One horticultural inspector (s) (Section 2322, Political Code) at a

salary of \$2,400 a year. Section 2. A new section is hereby added to said ordinance to read as follows:

Purchaser of Supplies.

Section 4a. The Purchaser of Supplies is hereby authorized to appoint the following:

(a) One superintendent of supplies at a salary of \$3,000 a year.

(b) One inspector of supplies at a salary of \$2,700 a year.

(c) One clerk at a salary of \$2,700

a year.

(d) One assistant clerk at a salary of \$2,400 a year.

(e) One stenographer at a salary of \$1,800 a year.
(f) One assistant purchaser, schools, at a salary of \$2,400 a year.
(g) One assistant clerk, schools,

at a salary of \$1,200 a year.

Section 3. Subdivisions (c) and (e) are hereby amended and a new subdivision (g) is hereby added to Section 5, to read as follows:

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows: (c) Three stenographers, each at

a salary of \$1,800 a year. (e) One messenger at a salary of

\$1,800 a year.

(g) One stenographer at a salary \$2,100 a year.

Section 4. Sections 6, 7, 8, 9, 11, 12, 13, 14, 15, 16, 18, 19, 23 and 25 of said ordinance are hereby amended so as to read as follows:

Auditor.

The Auditor is hereby Section 6. authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 8, each at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each at a salary of \$2,700 a year.

(d) Four deputies, grade 6, each at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a salary of \$2,400 a year.

(f) Six deputies, grade 4, each at

a salary of \$2,100 a year.

(g) One stenographer-bond clerk

at a salary of \$2,400 a year. (h) One expert (state law, Section 4099a) at a salary of \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a year.

(j) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$3,300 a year.

(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3,000 a year.
(c) One accountant at a salary of

\$3,000 a year.

(d) Six deputies, grade 5, each at a salary of \$2,400 a year.

(e) One cashier for license de-

partment at a salary of \$2,400 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(f) Two expert searcher at a salary of \$2,400 a year. searchers, each

(g) Twenty-six deputies, grade 5, each at a salary of \$2,400 a year. (h) One stenographer-typewriter

at a salary of \$2,100 a year. (i) One examiner and adjuster of licenses at a salary of \$2,700 a

year. (j) One deputy tax collector, tunnel accountant, at a salary of \$2,100

a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employ-

Treasurer.

The Treasurer Section 8. is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$2,700 a year.

(b) One cashier at a salary of

\$4.500 a year.
(c) One bank and bond deputy at salary of \$3,600 a year, which pohas been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) One deputy, grade 8, at a

salary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year. (f) One deputy, grade 7, at a sal-

ary of \$3,000 a year.

(g) One bookkeeper at a salary

of \$3,000 a year. (h) One bookkeeper at a salary of \$2,100 a year.

(i) Two clerks, grade 6, at a sal-

ary of \$2,700 a year.
(j) One clerk, grade 3, at a salary

of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the fol-

lowing:

(a) One director of supervising appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a

salary of \$2,400 a year.

(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each

at a salary of \$3,600 a year.

(c) Sixteen appraisers, civil service deputies, grade 7, each at a salary of \$3,000 a year.

(f) Three personal property ap-

praisers, each at a salary of \$3,000

a year.

(g) One assistant personal property appraiser at a salary of \$2,400 a year.

(h) Three assistant appraisers, civil service deputies, grade 6, each

at a salary of \$2,700 a year. (i) Three assistant appraisers, civil service deputies, grade 5, each

at a salary of \$2,400 a year. (j) Fifteen assistant deputies,

civil service general clerks, grade 4, each at a salary of \$2,100 a year.
(k) Temporary assistant depu-

civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade 2, at a salary of \$1.500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.

(b) One special assistant at a salary of \$3,000 a year.

(c) Six assistants, each at a salary of \$2,400 a year.
(d) One assistant at a salary of

\$3,600 a year.

(e) One warrant and bond clerk

at a salary of \$3,300 a year.

(f) One assistant warrant and bond clerk at a salary of \$2,400 a year.

(g) Six assistant warrant and bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary

of \$2,700 a year.

(i) One assistant chief clerk at a salary of \$2,100 a year.

(i) One bookkeeper at a salary

of \$1,800 a year.

(k) One stenographer at a salary of \$2,400 a year.

(1) One stenographer at a salary of \$2,100 a year.

(m) One messenger at a salary

of \$1,800 a year.

(n) One juvenile court investigator at a salary of \$2,100 a year.

City Attorney.
Section 12. The City Attorney is hereby authorized to appoint the

following: (a) Three assistant city attorneys, each at a salary of \$4,200 a

year. (b) Three assistant city attor-

neys, each at a salary of \$3,000 a year.

(c) One assistant city attorney at a salary of \$2,400 a year.

(d) Two stenographers, each at a salary of \$2,100 a year.

(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

(1) One chief clerk at a salary of \$1,800 a year.

Civil Service Commission.

Section 13. The Civil Service Commission is hereby authorized

to appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a sal-

ary of \$2,700 a year.

(c) One first assistant inspector at a salary of \$2,700 a year.
(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a

salary of \$2,100 a year.
(f) Two experienced clerks, grade

5, each at a salary of \$2,400 a year.
(g) One stenographer-clerk at a salary of \$1,920 a year.

County Clerk.
Section 14. The County Clerk is hereby authorized to appoint the following:

(a) One chief register clerk, grade 8, at a salary of \$3,300 a year. (b) One cashier, grade 6, at a

salary of \$2,700 a year.
(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

Thirty assistant register (d) clerks, grade 4, each at a salary of \$2,400 a year.

(e) Thirty-eight convists, grade 4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

(a) One cashier, grade 7, at a

salary of \$3,000 a year. (b) One deputy, grade 6, at a

salary of \$2,700 a year. (c) One secretary and chief bookkeeper at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from

examination.

Two bookkeepers, grade 5, cach at a salary of \$2,400 a year.
(e) Twelve deputies, grade

grade 5, each at a salary of \$2,400 a year.

(f) Fifty-nine jailers, grade each at a salary of \$2,064 a year. (g) One stenographer at a salary

\$2,100 a year.

chauffeur-machinist at

(h) One chauffeur-mac a salary of \$2,400 a year. (i) One office superintendent at

a salary of \$3,000 a year.

(j) One superintendent of jails,

grade 5, at a salary of \$2,400 a year.
(k) One assistant superintendent jails, grade 5, at a salary of \$2,340 a year.

(1) One chief jailer, grade 6, at

a salary of \$2,520 a year.

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year.
(n) One bookkeeper, grade 4, at

a salary of \$2,100 a year.

(o) One matron, grade 4, at a

salary of \$2,100 a year.

(p) Four female jailers, grade 4, each at a salary of \$2,064 a year. (q) Two drivers, grade 4, each at a salary of \$2,064 a year.

(r) Two cooks, each at a salary

of \$2,100 a year.

(s) One jailer, grade 5, at a salary of \$2,220 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the follow-

ing:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Two deputies, grade cashiers), each at a salary of

\$2,400 a year.

(c) Five deputies, grade 5, each at a salary of \$2,700 a year.

(d) Seven deputies, grade 5, each

at a salary of \$2,400 a year. (e) One copyist, grade 5 (chief), at a salary of \$2,400 a year.

(f) One copyist, grade 5, at a salary of \$2,400 a year.

(g) One machinist at a salary of

\$2,700 a year.
(h) One stenographer at a salary

\$1,800 a year.

(1)Twenty-eight copyists, grade 4, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices clerk at a salary of \$4,200 a year.

(b) One chief deputy at a salary of \$3,000 a year.

(c) One cashier at a salary of

\$3,000 a year.
(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year.

One messenger at a salary

of \$2,700 a year.

(1) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pension.

Section 23. Under the law providing for the support of minors and for widows' pension:

(a) One director at a salary of

\$2,700 a year.

(b) One assistant director at a

salary of \$2,220 a year.

(c) Three assistant directors. each at a salary of \$2,100 a year.

Police Judges.
Section 19. The Police Judges are hereby authorized to appoint the following:

Four court stenographers, (a) grade 8, each at a salary of \$3,600

Coroner.

Section 25. The Coroner is hereby authorized to appoint the tollowing:

(a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One autopsy surgeon at a

salary of \$3,000 a year.
(c) Three deputes, grade 5, each at a salary of \$2,400 a year.

(d) Three assistant deputies (female), grade 3, each at a salary of \$1,800 a year. (e) Three assistant deputies,

grade 4 (drivers), each at a salary of \$2,040 a year.

(f) One stenographer, grade 5, at

a salary of \$2,400 a year. (g) One assistant (g) One assistant stenographer, grade 4, at a salary of \$2,100 a year.

(h) One toxicologist at a salary of \$1,500 a year.

Juvenile Court.

Section 5. Subdivision (f) of Section 21 is hereby amended so as to read as follows:

(t) One cashier-bookkeeper at a

salary of \$2,100 a year.

Police.

Section 6. Section 26 is hereby amended by changing subdivisions (d), (g) and (j), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary

of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,680 a year.

(j) One cook at a salary of \$2,100 a year.

Department of Electricity. Section 7. Section 27 of said ordinance is hereby amended so as to read as follows:

The Department of Section 27. Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a sarary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of

\$3,000 a year.

(c) One experienced clerk, grade 6, at a salary of \$2,700 a year.

(d) One stenographer-typewriter

at a salary of \$2,700 a year. (e) One helper messenger at a

salary of \$1,800 a year.
(t) One chief inspector at a sal-

ary of \$3,000 a year.
(g) Fourteen inspectors, each at

a salary of \$2,700 a year. (h) One chief operator at a sal-

ary of \$3,000 a year.

(i) Eight fire alarm operators, each at a salary of \$2,700 a year.

(j) Four telephone operators, each

at a salary of \$1,680 a year.

(k) One superintendent of plant at a salary of \$3,300 a year.

(1) One cable splicer at a salary

\$8.50 a day.

(m) One batteryman at a salary

of \$2,400 a year.

(n) One foreman instrument maker at a salary of \$2,700 a year. (o) Five instrument makers, each

at a salary of \$2,400 a year.

(p) One foreman of underground construction at a salary of \$2,100

a year.
(q) Two laborers, each at \$5.50

per day.
(r) Two machinists, each at \$9

per day.
(s) Three foremen linemen, each

at \$2,460 per year.
(t) Twelve linemen, each at \$2,-

280 per year.
(u) One inside wireman at a salary of \$1,500 per year. (v) One commissary at a salary

of \$2,100 per year.

(w) One repairer at a salary of

\$2,340 per year.
(x) Two general clerks, grade 3, each at a salary of \$1,800 per year.

Fire Department.

Section 8. Section 28 is hereby amended by changing subdivisions (a), (h) and (t), which shall read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.

(t) One drayman, grade 4, at a salary of \$2,100 a year.
Section 9. This ordinance shall

take effect July 1, 1924.

Amendments.

Supervisor Schmitz, seconded by Supervisor Deasy, moved that Sec. 27 be amended as follows:

Department of Electricity. One foreman instrument (n) maker at a salary of \$2,700 a year be increased to \$3,000 a year.

(o) Five instrument makers, each at a salary of \$2,400 a year, be increased to \$2,700 a year.

(x) One general clerk at a salary

of \$1,800 a year.

(y) One general clerk at a salary of \$2,100 a year.

Fire Department.

Sec. 28, insert:
(y) Twelve machinists, each at

a per diem of \$9.

(bb) One brass finisher at a per diem of \$9.

Amendments carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mor-Schmitz, Robb, Roncovieri, Welch, Wetmore—11.
Noes—Supervisors Colman,

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4. Department of Electricity by Supervisor Deasy, seconded Supervisor Badaracco, moved that

Sec. 27 be amended as follows: (j) Four telephone operators, each

at a salary of \$1,680 a year, be increased to \$1,800 a year. Amendment carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—11.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Police Department. Supervisor Deasy, seconded by Supervisor Badaracco, moved that Sec. 26 be amended as follows:

(g) Six telephone operators, each at a salary of \$1,680 a year, be increased to \$1,800 a year.

Amendment carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—10.

Noes-Supervisors Bath, Colman,

McGregor, Rossi-4.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Purchaser of Supplies.

Supervisor Wetmore, seconded by Supervisor Deasy, moved that Sec. 4a be amended as follows:

(a) One superintendent of supplies at a salary of \$3,000 a year be increased to \$3,300 a year.

(b) One inspector of supplies at a salary of \$2,700 a year be in-

creased to \$3,000 a year.

(c) One clerk at a salary of \$2,-700 a year be increased to \$3,000 a year.

(d) One assistant clerk at a salary of \$2,400 a year be increased to \$2,700 a year.

Amendment carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco. Bath, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—11.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Tax Collector.

Supervisor Robb, seconded by Supervisor Deasy, moved that Sec. 7 be amended as follows:

(h) One stenographer-typewriter at a salary of \$2,100 be increased to

\$2,400 a year.

Amendment carried by the rol-

lowing vote:
A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mor-Robb, Roncovieri, Schmitz, Welch, Wetmore—11.

Noes—Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Recorder.
Supervisor Deasy, seconded by Supervisor Robb, moved to amend Sec. 16 as follows:

(b) Two deputies (cashiers), each at a salary of \$2,400 a year, be increased to \$2,700 a year.

Amendment carried by the fol-

lowing vote:
A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—11.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-Leran, McShechy, Shannon—4.

Auditorium.

Supervisor Bath, seconded by Supervisor Roncovieri, moved that Sec. 4 be amended as follows:

(p) One superintendent of Auditorium at a salary of \$2,700 a year be increased to \$3,000 a year.

Amendment carried by the fol-

lowing vote:

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mor-gan, Robb, Roncovieri, Schmitz, Welch, Wetmore-11.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Tax Collector.

Supervisor Roncovieri, seconded by Supervisor Badaracco, moved to amend Sec. 7 as follows:

- (b) One cashier and assistant of fice superintendent at a salary of \$3,000 be increased to \$3,300 a year.
- (c) One accountant at a salary \$3,000 a year be increased to \$3,300 a year.
- (e) One cashier for license department, etc., at a salary of \$2,400 a year be increased to \$2,700 a year.
- (f) Two expert searchers, each at a salary of \$2,400 a year, be increased to \$2,700 a year.
- (d) Six deputies, each at a salary \$2,400 a year, be increased to \$2,700 a year.
- (j) One deputy tax collector (tunnel accountant) at a salary of \$2,100 a year be increased to \$2,400 a year.

Amendments earried by the fol-

lowing vote:

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mor-gan, Robb, Roncovieri, Schmitz, Welch, Wetmore-11.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent—Supervisors Hadyen, Mc-Leran, McSheehy, Shannon-4.

Auditor.

Supervisor Badaracco moved to amend Sec. 6 as follows:

(f) Six deputies, each at a salary \$2,100 a year, be increased to \$2,400 a year

Amendment carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz, gan, Robb, Ronco.
Welch, Wetmore—11.
Noes—Supervisors Colman, McPecsi—3.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Coroner.

Supervisor Bath moved that Sec. 25 be amended as follows:

(t) One stenographer at a salary of \$2,400 a year be increased to \$2,-700 a year.

Amendment carried by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz,

weich, Wetmore—11.
No—Supervisor Colman—1.

Absent-Supervisors Hayden, Mc-Leran, McGregor, McSheeny, Rossi, Shannon-6.

Board of Supervisors.

Supervisor Wetmore, seconded by Supervisor Robb, moved to amend Sec. 4 as rollows:

(h) One stenographer-typewriter at a salary of \$2,100 a year be in-

creas€d to \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a year be increased to \$2,100 a year.

Amendments carried by the fol-

lowing vote:

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mor-gan, Robb, Roncovieri, Schmitz, Weich, Wetmore-11.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Motion.

Supervisor Schmitz moved that the amendment made today requiring ten votes, as set forth in the City Attorney's opinion, be made to apply to the ordinance on the calendar requiring only ten votes, and that the amendments made today requiring fourteen votes raade to apply to the ordinance on calendar the requiring fourteen votes.

Motion carried.

Passed for Printing.

Whereupon, the two ordinances, the one requiring ten votes and the other requiring fourteen votes were passed for printing without objection.

(Subsequently Supervisors Colman, McGregor and Rossi asked to be recorded as voting "no".)

Passed for Printing.

The salary ordinances as herein amended follows:

Salary Ordinance as Amended and Passed for Printing July 7, 1924, Requiring Ten Votes.

Bill No. 6762, Ordinance No. -

(New Series), as follows:
Fixing the compensation to be paid to the employees of certain offices and departments of the City and County, the positions of which have been created and designated by Ordinance No. 5460 (New Series).

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. The compensation to be hereafter paid to the employees of the City and County holding the positions herein named as created and designated by "Ordinance No. 5460 (New Series)", is hereby fixed as tollows:

Supervisors.

(a) One cierk (authorized in Charter) at a salary of \$6,000 a vear.

(b) One chief assistant clerk at

a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at a salary of \$3,300 a year.

(c) Three assistant clerks at a salary of \$3,000 a year.

(f) One assistant clerk at a salary of \$2,700 a year.

(g) One stenographer to Finance Committee at a salary of \$3,300 a vear.

(h) One stenographer-typewriter

at a salary of \$2,400 a year.

(i) One shorthand reporter at a

salary of \$2,100 a year.

(j) One telephone operator and filing clerk at a salary of \$2,100 a year.

(k) One sergeant-at-arms (authorized in Charter) at a salary of

\$2,400 a year.

(1) One chauffeur-messenger at a salary of \$2,700 a year.

(m) One chief telephone operator at a salary of \$1,980 a year.

(n) One telephone operator (Superior Court) at a salary of \$1,800 a year.

(c) Four telephone operator each at a salary of \$1,680 a year. operators.

(p) One superintendent of the Auditorium at a salary of \$3,000 a year.

(a) One gas and water inspector

at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a year.

One horticultural inspector (s) (Section 2322 Political Code) at a salary of \$2,400 a year.

Section 2. A new section is hereby added to said ordinance to read as follows:

Purchaser of Supplies.

- (a) One (charter transfer) superintendent of supplies at a salary of \$3,300 a year.
- Ch) One (charter transfer) spector of supplies at a salary of \$3,000 a year.
- (c) One (charter transfer) custodian clerk at a salary of \$3,000 a year.
- (d) One (charter transfer) assistant eustodian clerk at a salary of \$2,700 a year.

(e) One stenographer at a salary

of \$1,800 a year.

(1) One (charter transfer) assistant purchaser (schools) at a salary of \$2,400 a year.

One stenographer - clerk (schools) at a salary of \$1,200 a

Civil Service Commission.

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a sal-

ary of \$2,700 a year.

(c) One first assistant inspector at a salary of \$2,700 a year.
(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a salary of \$2,100 a year.

(f) Two experienced clerks, grade

5, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a salary of \$1,920 a year.

Department of Electricity.

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of

\$3,000 a year.

(c) One experienced clerk, grade 6, at a salary of \$2,700 a year. (d) One senographer-typewriter

at a salary of \$2,100 a year.
(e) One helper messenger at a

salary of \$1,800 a year.

(f) One chief inspector at a sal-

ary of \$3,000 a year.
(g) Fourteen inspectors, each at a salary of \$2,700 a year.

(h) One chief operator at a salary of \$3,000 a year.

(i) Eight fire alarm operators, each at a salary of \$2,700 a year.

(j) Four telephone operators, each at a salary of \$1,800 a year.

(k) One superintendent of plant at a salary of \$3,300 a year.

(1) One cable splicer at a salary of \$8.50 a day.

(m) One batteryman at a salary

of \$2,400 a year.

One foreman instrument (n) maker at a salary of \$3,000 a year. (o) Five instrument makers, each

at a salary of \$2,700 a year.

(p) One foreman of underground construction at a salary of \$2,100

a year.
(q) Two laborers, each at \$5.50

per day. (r) Two machinists, each at \$9

per day.
(s) Three foremen linemen, each at \$2,460 per year.

(t) Twelve linemen, each at \$2,-280 per year.

(u) One inside wireman at a salary of \$1,500 per year.

(v) One commissary at a salary of \$2,100 per year.

(w) One repairer at a salary of

\$2,340 per year.

(x) One general clerk, grade 4, at a salary of \$2,100 per year.

(y) One general clerk, grade 3,

at a salary of \$1,800 a year.

Section 2. This ordinance shall

be effective as of July 1, 1924. Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Path, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4. Salary Ordinance as Amended and Passed for Printing July 7, 1924, Requiring Fourteen Votes.

Bill No. 6763, amending Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Francisco as follows:

Mayor.

Section 1 is hereby amended by changing Subdivisions (c) and (e) and adding Subdivision (g), which subdivisions shall read as follows:

Three stenographers, each at a salary of \$1,800 a year.

(e) One messenger at a salary

of \$1,800 a year.

(g) One stenographer at a salary

of \$2,100 a year. Section 2. Sec

Section 2. Sections 6, 7, 8, 9, 11, 12, 14, 15, 16, 18, 19 and 25 of said ordinance are hereby amended so as to read as follows:

Auditor.

Section 6. The Auditor is hereby authorized to appoint the follow-

ing:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 8, each

at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each at a salary of \$2,700 a year.

(d) Four deputies, grade 6, each

at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a salary of \$2,400 a year.

(f) Six deputies, grade 5, each at

a salary of \$2,400 a year.

(g) One stenographer-bond clerk at a salary of \$2,400 a year.

(h) One expert (State law, Sec-

tion 4099a) at a salary of \$2,400 a year.

One telephone operator and (i) filing clerk at a salary of \$1,800 a

year.

(j) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following

(a) One office superintendent at a

salary of \$3,300 a year.

(b) One cashier and assistant effice superintendent, grade 8, at a salary of \$3,300 a year.

(c) One account of \$3,300 a year. One accountant at a salary

(d) Six deputies, grade 6, each

at a salary of \$2,700 a year.

(e) One cashier for license department at a salary of \$2,700 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(f) Two expert searchers, each

at a salary of \$2,700 a year.

(g) Twenty-six deputies, grade 5, each at a salary of \$2,400 a year.

(h) One stenographer-typewriter

at a salary of \$2,400 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a year.

(j) One tunnel accountant, at a

salary of \$2,400 a year. (k) Temporary cierk (k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer is hereby authorized to appoint the following:

One office superintendant at (a)

a salary of \$2,700 a year.

One cashier at a salary of (b)

\$4,500 a year.

(v) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examinatien.

One deputy, grade 8, at a (d)

salary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year.

One deputy, grade 7, at a (f)salary of \$3,000 a year.

(g) One bookkeeper at a salary of \$3,000 a year.

(h)

One bookkeeper at a salary

of \$2,100 a year.
(i) Two deputies, grade 6, each at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

One director of supervising (a) appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a

salary of \$2,400 a year.

(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil service deputies, grade 7, each at a sal ary of \$3,000 a year. (f) Three personal property ap-

praisers, each at a salary of \$3,000 a vear.

(g) One assistant personal property appraiser at a salary of \$2,400 a year.

(h) Three assistant appraisers, civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers, civil service deputies, grade 5, each at a salary of \$2,400 a year.

(j) Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.

(k) Temporary assistant deputies, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade

2, at a salary of \$1,500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.

(b) One special assistant at a salary of \$3,000 a year.

(c) Six assistants, each at a sal-

ary of \$2,400 a year. (d) One assistant at a salary of

\$3,600 a year.

(e) One warrant and bond clerk at a salary of \$3,300 a year.

One assistant warrant and (f) bond clerk at a salary of \$2,400 a year.

Six assistant warrant and (g) bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary of \$2,700 a year.

(i) One assistant chief clerk at a salary of \$2,100 a year.

(j) One bookkeeper at a salary

of \$1,800 a year.

(k) One stenographer at a salary of \$2,400 a year.

(1) One stenographer at a salary

of \$2,100 a year.

(m) One messenger at a salary

of \$1,800 a year.

(n) One juveuile court investigator at a salary of \$2,100 a year.

City Attorney.

Section 12. The City Attorney is hereby authorized to appoint the following:

Three assistant city attor-(a) neys, each at a salary of \$4,200 a

year.

Three assistant city attor-(b) neys, each at a salary of \$3,000 a year.

(c) One assistant city attorney at

a salary of \$2,400 a year.
(1) Two stenographers, each at salary of 2,100 a year.

(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

One chief clerk at a salary of \$1,800 a year.

County Clerk.

Section 14. The County Clerk is hereby authorized to appoint the following:

One chief register clerk. (a) grade 8, at a salary of \$3,300 a year.

One cashier, grade 6, at a (b)

salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

(1) Thirty assistant register clerks, grade 4, each at a salary of \$2,400 a year.

Thirty-eight copyists, grade (e) 4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

One cashier, grade 7, at a

salary of \$3,000 a year.

(b) One deputy, grade 6, at a sal-

ary of \$2,700 a year.

(c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) Two bookkeepers, grade 5, each at a salary of \$2,400 a year.

Twelve deputies, grade (e) each at a salary of \$2,400 a year.

Fifty-nine jailers, grade 4, (f) each at a salary of \$2,064 a year.

(g) One stenographer at a salary

\$2,100 a year.

(h) One chauffeur machinist at a salary of \$2,400 a year.

(i) One office superintendant at a

salary of \$3,000 a year. (j) One superintendent of jails,

grade 5, at a salary of \$2,400 a year.

(k) One assistant superintendent of jails, grade 5, at a salary of \$2,340 a year.
(1) One chief jailer, grade 6, at

salary of \$2,520 a year.

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year.

One bookkeeper, grade 4, at (n)

salary of \$2,100 a year.

(o) One matron, grade 4, at a salary of \$2,100 a year.
(p) Four matrons, grade 4, each

at a salary of \$2,064 a year.

(q) Two drivers, grade 4, each at a salary of \$2,064 a year.

(r) Two cooks, each at a salary

\$2,100 a year.

(s) One jailer, grade 5, at a sal-

ary of \$2,220 a year. (t) Sixteen keepers, each at a salary of \$1,200 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the following:

(a) One office superintendant at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Two deputies, grade 6 (cashiers), each at a salary of \$2,700 a

(c) Five deputies, grade 6, each at a salary of \$2,700 a year. (d) Seven deputies, grade 5, each

at a salary of \$2,400 a year.

(e) One copyist, grade 5 (chief),

at a salary of \$2,400 a year. (f) One copyist, grade 5, at a sal-

ary of \$2,400 a year. (g) One machinist at a salary of

\$2,700 a year.

(h) One stenoghapher at a sal-

ary of \$1,800 a year.

Twenty-eight copyists, grade (i) 4, each at a salary of \$2,100 a year.

Justices' Court

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a sal-

ary of \$4,200 a year.

(b) One chief deputy at a salary

of \$3,000 a year. (c) One cashier at a salary of

\$3,000 a year.

(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year.

(e) One messenger at a salary of \$2,700 a year.

(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pensions.

Under the law pro-Section 23.

viding for the support of minors and for widows' pensions:

(a) One director at a salary of

\$2,700 a year.

One assistant director at a (b) salary of \$2,220 a year.

(c) Three assistant directors, each at a salary of \$2,100 a year.

Police Judges.

Section 19. The Police Judges are hereby authorized to appoint the following

(a) Four court stenographers, grade 8, each at a salary of \$3,600

a year.

Coroner.

Section 25. The Coroner is hereby authorized to appoint the follow-

ing:

- (a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina tion:
 - (b) One autopsy surgeon at a

salary of \$3,000 a year.
(c) Three deputies, grade 5, each at a salary of \$2,400 a year.

(d) Three assistant deputies (females), grade 3, each at a salary of \$1,800 a year.

Three (e) assistant deputies, grade 4 (drivers), each at a salary of \$2,040 a year.

(f) One stenographer, grade 6,

at a salary of \$2,700 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year.

(h) One toxicologist at a salary

of \$1,500 a year.

Juvenile Court.

Section 3. Subdivision (f) of Sec tion 21 is hereby amended so as to read as follows:

(f) One cashier-bookkeeper at a

salary of \$2,100 a yeaar.

Policc.

Section 4. Section 26 is hereby amended by changing Subdivisions (d), (g) and (j), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary

of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,800 a year.

(j) One cook at a salary of \$2,100 a year.

Fire Department.

Section 5. Section 28 is hereby amended by changing Subdivisions (a), (h), (t), (y) and (bb), which shall read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.

(t) One drayman, grade 4, at a salary of \$2,100 a year.
(y) Twelve machinists, each at a

per diem of \$9.

(bb) One brass finisher at a per

diem of \$9. Section 9. This ordinance shall

take effect July 1, 1924.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.
Absent—Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4.

Action Deferred.

Supervisor Rossi moved that No. 31 on the calendar, being original salary ordinance as presented by the Finance Committee, be continued on the calendar one week.

So ordered.

Indefinitely Postponed.

Supervisor Schmitz moved that No. 32 on the calendar, being Bill No. 6728, be indefinitely postponed. So ordered.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Board of Public Works to Contract for Sale of Hetch Hetchy Water to the Turlock Irrigation District.

Supervisor Katz presented: Bill No. 6764, Ordinance No. -(New Series), as follows:

Authorizing the Board of Public Works to enter into a contract with the Modesto and Turlock Irrigation Districts for the sale to said districts of stored water from the Hetch Hetchy Reservoir and prescribing the terms and conditions of said contract.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized to enter into a contract with the Modesto and Turlock Irrigation Districts, public corporations, for the sale to said districts not to exceed 100,000 acre feet of stored water from the Hetch Hetchy Reservoir during the year 1924, at a price of not less than \$1.50 per acre foot, measure of the quantity sold to be made at the O'Shaughnessy Dam. The terms and conditions of said contract as to quantity within said maximum to be sold and released, and the

rate and periods at which it is to be released, will be subject to the discretion of the Board of Works after recommendation of the City Engineer, said contract to be subject to the approval of Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Passed for printing under suspension of the rules by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14. Robb,

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Van Ness Avenue Extension, Non-Assessment.

Supervisor Schmitz presented: Resolution No. 22645 (New Se-

ries), as follows:

Resolved, That in the matter of the extension of Van Ness avenue the expense for doing that work be borne by the City and County of San Francisco, except the amount necessary for doing street work which must be borne by those property owners in front of whose property the street work is done, and that the City and County of San Francisco in the purchasing of property necessary to accomplish this work will do so upon the understanding that said purchasing of property shall be paid for within a period of ten years.

Adopted under suspension of the

rules by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Motion.

Supervisor Harrelson moved reference of the foregoing resolution to City Attorney and Finance Committee for opinion as to legality of proceeding. Report to be made to the Board.

Motion earried.

Appropriation, \$10,000, Payment Railroad Commission for Evaluation

Supervisor Rossi presented: Resolution No. ——— (New Se-

ries), as follows:

Resolved, That the sum of ten thousand dollars (\$10,000) be and thousand donars (\$10,000) the the same is hereby set aside and appropriated out of "Railroad Commission Valuation Expenses," Budget Item No. 79, Fiscal Year 1924-1925, and authorized in payment to the Railroad Commission of the State of California, for expense of valuation by said Railroad Commission of electric properties of the Great Western Power Company and the Pacific Gas and Electric Com-

Passed for printing under suspension of the rules by the follow-

ing vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4.

General M. H. de Young Felicitated on His Appointment to Park Commils-

Supervisor Welch presented:

Resolution No. 22646 (New Se-

ries), as follows:

Resolved, That this Board felicitate General M. H. de Young upon his appointment as a member of the Board of Park Commissioners of this city, and at the same time we recognize this appointment as having been merited by Mr. de Young by reason of his bountiful gifts to the city and the public spirit he has displayed in matters appertaining Golden Gate Park and museum that has ever been his pride.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Ron-covieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon—4.

Street Lights.

Supervisor Schmitz presented: Resolution No. 22647 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and is hereby instructed to install and remove street lights as follows:

Install 600 C. P. Ornamental Lamps. West side Mission street, 10 feet

north of Cotter street.

West side Mission street, 9 feet south of Cotter street.

West side Mission street, 109 feet south of Cotter street.

West side Mission street, 6 feet north of Francis street.

West side Mission street, 50 feet south of Francis street.

West side Mission street, 110 feet north of Santa Rosa avenue.

West side Mission street, 10 feet north of Santa Rosa avenue.

West side Mission street, 110 feet south of Santa Rosa avenue

West side Mission street, 25 feet north of Harrington street.

West side Mission street, 10 feet south of Harrington street.

West side Mission street, 75 feet north of Norton street.

West side Mission street, 50 feet south of Norton street.

West side Mission street, 100 feet south of Norton street.

West side Mission street, north line of Bauer street.

East side Mission street, 10 feet north of Cotter street.

East side Mission street, 10 feet south of Cotter street.

East side Mission street, 110 feet south of Cotter street.

East side Mission street, 106 feet north of Francis street.

East side Mission street, 50 feet south of Francis street.

East side Mission street, south line of Excelsior street.

East side Mission street, 100 feet south of Excelsior street.

East side Mission street, 35 feet

south of Santa Rosa avenue. East side Mission street, 140 feet south of Santa Rosa avenue.

East side Mission street, 10 feet

south of Harrington street. East side Mission street, 10 feet

north of Brazil avenue. East side Mission street, 35 feet

south of Brazil avenue. East side Mission street, 140 feet

south of Brazil avenue.

East side Mission street, north line of Bauer street.

Remove 600 M. R.

Mission street, opposite Bauer street.

Mission street, between Bauer and Norton streets.

Mission street and Brazil avenue. Mission street, between Norton and Harrington streets.

Mission street, opposite Harring-

ton street.

Mission street, between Harrington street and Santa Rosa avenue.

Mission street, opposite Santa Rosa avenue. street, Mission between Santa

Rosa avenue and Francis street. Mission street, between Francis

and Cotter streets.

Mission street, opposite Cotter street.

Mission and Excelsior streets. Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Path of Gold Illumination During Visit of British Fleet.

Supervisor Schmitz presented: Resolution No. 22648 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and is hereby instructed to light the mid-night light of the Path of Gold and the Triangle District all night during the visit of the British Fleet. from July 7 to July 10, inclusive.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robo, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Accepting Offer to Sell Lands Required for Hetch Hetchy Right of Way.

Supervisor Katz presented: Resolution No. 22649 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcel of land situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sum set forth opposite their names, viz.:

Frank Bayaster and Helen Bayaster, \$2,900—2.413 acres, being a portion of the Northeast 1/4 of Section 7, T. 3 S., R 9 E., M. D. B. and M. (As per written offer on file.)

Now, therefore, be it Resolved, That, in accordance the recommendation of the with City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite their names and upon the conditions therein set forth, be and the same is hereby Bt it accepted.

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and if the same is found in satisfactory condition to accept in behalf of the City and County of San Francisco a deed conveying title thereto containing the conditions and reservations agreed upon

in said offer, and to file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb,

Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4.

ADJOURNMENT.

There being no further business the Board at the hour of 6:30 p.m. adjourned.

> J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisors September 8, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors, City and County of San Francisco



Monday, July 14, 1924. Tuesday July 15, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
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JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, JULY 14, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, July 14, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors weer noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Roci, Schmitz, Welch, Wetmore—

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

PRESENTATION OF PROPOSALS.

Scarifier and Road Planers.

Sealed proposals were received combination tractor for one scarifier and road planers to presented between the hours of 2 and 3 p. m. and referred to Supplies Committee,

SET-BACK LINE HEARING-2 P. M.

Hearing of objections to the es-blishing of set-back lines on tablishing Chestnut street between Divisadero and Scott streets, Francisco street between Divisadero and Scott streets, Broderick street between Bay and Francisco streets and Thirty-fifth avenue between Geary and Anza streets.

Privilege of the Floor.

J. Musto-Keenan appeared in opposition to the proposed set-back lines on Chestnut street.

Amendment.

Thereupon, the subject matter of Chestnut street set-back lines was ordered rereferred to the City Planning Committee.

Passed for Printing.

Whereupon, the following bill was passed for printing:

Bill No. 6765, Ordinance No. -

(New Series), as follows: Establishing set-back lines along portions of Francisco street and Broderick street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 16th day of June, 1924, the Board of Supervisors adopted Resolution of Intention No. 44 to establish set-back lines along Francisco street and Broderick street, and fixed the 14th day of July, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets. in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made at said hearing except such as were properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the northerly side of Francisco street, commencing at a point 100 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet easterly from Scott street, said set-back line to be 6 feet; along the southerly side of Francisco street, commencing at a point 88.75 feet easterly from Divisadero street and running thence easterly to a point 88.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of Broderick street between Bay street and Francisco street, said set-back line to be

5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

REPORTS OF COMMITTEES.

following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Streets Committee, by Supervisor

Harrelson, chairman.

Streets and Commercial Development Committees, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22654 (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

School Construction Fund, Bond Issue 1918.

(1) Golden Gate Iron Works, first payment, furnishing and erect-ing steel and iron for High School

ing steel and from for High School of Commerce (claim dated July 2, 1924), \$26.035.35.

(2) Robert Trost, final payment, general construction, North Beach (Galileo) High School (claim dated July 2, 1924), \$3,000.

(3) The Eby Machinery Co., machinery for Galileo High School

chinery for Galileo High School (claim dated July 1, 1924), \$1,235. (4) Fay & Egan Co., machinery for Galileo High School (claim

dated July 1, 1924), \$1,594.

(5) Berger & Carter Co., machinery for Mission High School (claim

dated July 1, 1924), \$77.14.

(6) The Eby Machinery Co., machinery for Mission High School (claim dated July 1, 1924), \$1,235.

(7) Fay & Egan Co., machinery for Mission High School (claim dated July 1, 1924), \$2,134.
(8) J. A. Fay & Egan Co., machinery for Mission High School (claim dated July 1, 1924), \$766.
(9) Herberts Machinery & Supply Ch. machinery for Mission High School (Cl. machinery for Mission High

Co., machinery for Mission High School (claim dated July 1, 1924), \$738.44.

(10) Waterhouse & Lester Co., hardware for Mission High School (claim dated July 1, 1924), \$1,-208.72.

Special School Tax.

(11) Berger & Carter Company, machinery, Galileo High School (claim dated July 1, 1924), \$1,750. (12) The Berger Mfg. Co., lockers for Galileo High School (claim dated July 1, 1924), \$1,600.80.

(13) Harron, Rickard & McCone, machinery for Mission High School (claim dated July 1, 1924), \$2,-072.50.

(14) Anderson & Ringrose, eighth payment, general construction of Portola Primary School (claim dated July 2, 1924), \$6,585.01.

(15) I. M. Sommer, first payment, general construction of Francisco School (claim dated July 2, 1924), \$13,296.

(16) Dan P. Maher Co., paints, etc., for schools (claim dated July 1, 1924), \$1,488.

School Construction Fund, Bond Issue 1923.

(17) Albert Lansburg, first payment, architectural service for Alvarado School (claim dated July 2, 1924), \$3,000.

Tearing-up Streets Fund. (18) Garford Motor Truck Co.,

Inc., motor truck for Board of lic Works (claim dated June 30, motor truck for Board of Publie 1924), \$3,731.44.

Water Construction Fund, Bond Bond Issue 1910.

(19) Standard Oil Co., oils, Hetch Hetchy construction (claim dated June 26, 1924), \$661.83.

(20) Standard Oil Co., gasoline and oil (claim dated June 25, 1924), \$1,364.49

(21) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$695.32.

(22) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$1,758.44

(23) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$606.76.

(24) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$693.44.

(25)

Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$693.01.

(26) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$1,740.88

Standard Oil Co., gasoline (claim dated June 26, 1924), (27)and oil \$540.43.

(28) Standard Oil Co., gasoline and oil (claim dated June 26, 1924), \$500.83.

(29) Standard Oil Co., gasoline

and oil (claim dated June 26, 1924),

\$1,273.90.

M. M. O'Shaughnessy, re-(30) per volving fund expenditures, (claim dated June vouchers 1924), \$1,657.14.

(31) Edw. L. Soule Co., steel bars, Hetch Hetchy construction (claim dated July 1, 1924), \$1,010.31. (32) Atlas Rock Co., concrete

mixture (claim dated July 1, 1924), \$545.01.

(33) Associated Oil Co., fuel oil (claim dated July 2, 1924), \$2,-519.41.

(34) Coast Construction Co., concrete mixer (claim dated July 2,

1924), \$1,090.60.

(35) J. H. McCallum, lumber (claim dated July 2, 1924), \$681.52. (36) Standard Oil Co., oil, etc. (claim dated June 30, 1924), \$803.13.

(37) Water Works Supply Co., Hetch Hetchy valves (claim dated June 30, 1924), \$6,849.30.

Municipal Railway Depreciation Fund.

(38) William F. Adamson, satisfaction of judgment, Action No. 100557, against Municipal Railways

(claim dated July 2, 1924), \$5,577.62. (39) Mrs. F. C. Akin, compromise settlement against Municipal Railways for injuries and damages sustained Feb. 15, 1924 (claim dated July 3, 1924), \$1,100.

(40) F. Boeken, Municipal Rail-

way contingent fund expenditures, per attached vouchers (claim dated

July 3, 1924), \$1,135.

General Fund, 1923-1924.

(41) Globe Electric Co., final payment, electric work, Funston Play-ground Field House (claim dated June 30, 1924), \$882. (42) J. E. O'Mara, final payment,

plumbing and heating, Funston Playground Field House (claim dated June 30, 1924), \$2,241.50. (43) Anderson & Ringrose, final

payment, construction of Funston

Playground Field House (claim dated June 30, 1924), \$9,207.75. (44) L. Flatland, first payment, electric work, Mint Avenue Fire Dept. House (claim dated July 2, 1924), \$750.

(45) O. Monson, first payment, general construction. Fire Dept. House, Engine Co. No. 29 (claim dated July 2, 1924), \$6,023.25.

(46) Napa State Hospital, main.

tenance criminal insane to June 30, 1924 (claim dated June 30, 1924),

\$720.

(47) Mendocino State Hospital. maintenance criminal insane to June 30, 1924 (claim dated June 30, 1924), \$600. (48) The San Francisco Society

for the Prevention of Cruelty to Animals, impounding, feeding etc. of animals (claim dated June 30, 1924), \$1,125.

California Academy (49)Sciences, maintenance of Steinhart Aguarium (claim dated June 30,

1924), \$5,770.97.

General Fund, 1924-1925.

(50) Jesse C. Colman, Chairman of Supervisors British Fleet Committee, for publicity and advertising of San Francisco during visit of British Fleet to San Francisco (claim dated July 7, 1924), \$3,750.

(51) Thomas F. Boyle, Chairman

of Fourth of July Committee, for expense of celebration, July 4, 1924,

\$2,500.

(52) Ray Alexander, remodeling Emergency Hospital ambulance 28, 1924), (claim dated June \$612.50.

Water Construction Fund, Bond

Issue 1910. (53) Standard Oil Co., gasoline and oils, Hetch Hetchy (claim dated June 25, 1924), \$634.63.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14. Absent—Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4.

Authorizations.

Resolution No. 22655 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Is-

sue 1910.

(1) Del Monte Meat Co., meats, Hetch Hetchy construction (claim dated June 21, 1924), \$1,211.59.
(2) Del Monte Meat Co., meats (claim dated June 25, 1924), \$3,-

€44.87.

(3) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated June 25, 1924), \$2, 299.73.

(4) Jos. J. Phillips, expense account, official inspection of Hetch Hetchy by Board of Supervisors, Advisory Committee, etc. (claim dated June 25, 1924), \$1,154.33. (5) Sierra Railway Co. of Cali-

fornia, railway car service (claim dated June 25, 1924), \$910.30.

(6) Southern Pacific Co., payment for property in Alameda County required for Hetch Hetchy right of way (claim dated June 25, 1924), \$4,079.55.

(7) Universal Concrete Gun Co.,

monthly payment, cement construction (claim dated June 25, 1924), \$1,990,22.

(8) The White Co., one White Truck (claim dated June 24, 1924), \$5,762.04.

Park Fund.

- (9) National Ice Cream Co., ice cream, children's quarters, Golden Gate Park (claim dated June 27, 1924), \$653.15.
- (10) Pacific Gas and Electric Co., electric and gas service for parks (claim dated June 27, 1924), \$1,-748.52.

(11) Pioneer Rubber Works, hose for parks (claim dated June 27,

1924), \$925.
(12) Standard Oil Co., gasoline, etc., for parks (claim dated June 27, 1924), \$884.78.

Spring Valley Water Co.,

(13) Spring Valley Water Co., water for parks (claim dated June 27, 1924), \$3,835.90.
(14) California Mill Co., millwork for Golden Gate Park (claim dated June 27, 1924), \$1,646.
(15) H. V. Carter Co., mower parts (claim dated June 27, 1924),

\$552.80. (16) Guilfoy Cornice Works, cop-

per gutters (claim dated June 27, 1924), \$678. (17) J. E. O'Mara Co., heating work (claim dated June 27, 1924),

\$900. (18) Standard Fence Co., tennis

court fence (claim dated June 27, 1924), \$787.86.
(19) Wm. F. Wilson, plumbing work (claim dated June 27, 1924), \$1.845.

Duplicate Tax Fund.

- (20) Francisco Elgorriaga, refund of duplicate payment of taxes, second installment, year 1923-1924 (claim dated June 19, 1924), \$829.34. School Construction Fund, Bond Issue 1918.
- (21) C. F. Weber Co., final payment for auditorium chairs, North Beach (Galileo) High School (claim dated June 25, 1924), \$2,620.15.

General Fund, 1923-1924.

(22) Western Electric Co., register tape, Department of Electricity (claim dated May 31, 1924), \$579.88. (23) Spring Valley Water Co.,

water, Fire Department hydrants (claim dated June 26, 1924), \$13,-610.30.

California Printing (24)printing, Department of Elections (claim dated June 26, 1924), \$1,-900.15.

(25) Chase & Rae, printing Delinquent Tax List (claim dated June 30, 1924). \$1,258.33.
(26) Wilcox & Co., printing, vari-

ous departments (claim dated June 30, 1924), \$511.20.

(27) Daniel J. O'Brien, police contingent expense (claim dated June

23, 1924), \$1,000. (28) Equitable Asphalt Maintenance Co., street resurtacing during April (claim dated May 21, 1924), \$1,283.25.

(29) Niles Sand, Gravel and Rock Co., gravel for street repair (claim dated May 21, 1924), \$608.41.
(30) Standard Oil Co., asphalt for

street repair (claim dated May 21, 1924), \$1,847.20.

(31) Western Rock Products Co.,

(31) Western Rock Products Co... sand for street repair (claim dated May 21, 1924), \$2,413.97.

(32) Park Commissioners, reconstruction of Civic Center (claim dated May 21, 1924), \$2,012.25.

(33) Shell Oil Co. of California, fuel oil, etc., Department of Public Works, claim dated Lune 24, 1924).

Works (claim dated June 24, 1924), \$1,740.

(34) Pacific Gas and Electric Co., lighting public buildings (claim dated June 24, 1924), \$2,684.32.
(35) Spring Valley Water

(35) Spring Valley Water Co., water for public buildings (claim dated June 24, 1924), \$1,769.52.

(36) Equitable Asphalt Maintenance Co., street resurfacing during May (claim dated June 24, 1924), \$1,122.70.

(37) Shell Co. of California, fuel oil, etc., street repair (claim dated June 24, 1924), \$662.70. (38) Standard Oil Co., oil, asphalt,

etc., street repair (claim dated June 1924), \$676.61, (39) Standard Oil Co., oil, asphalt,

etc., street repair (claim dated June 25, 1924), \$2,754.32.

(40) Western Rock Products Co.,

sand for street repair (claim dated

June 25, 1924), \$650.53.

(41) Shell Co., fuel oil, Relief Home (claim dated May 31, 1924), \$1,287.60.

(42) Greenebaum, Weil & Michaels, underwear for Relief Home (claim dated June 6, 1924), \$662.20.

(43) Hirsch & Kaye, X-Ray films. San Francisco Hospital (claim dated San Francisco Hospia. May 31, 1924), \$555.20. (44) Shell Oil Co., fuel oil, San Hospital (claim dated

May 31, 1924), \$2,262.

Ayes - Supervisors Badaracco, Rath, Colman, Densy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McShcehy, Shannon- 4.

Appropriations for Purchase of Property for Widening Virginia Avenue.

Resolution No. 22656 (New Series), as follows:

Resolved, That the following amounts are hereby appropriated and authorized to be expended out Virginia Avenue Widening Fund and paid to the hereinafter named persons in payment for property and damages to property particularly described in acceptance of offers by Resolution No. 22539 (New Scries), and required for the widening of Virginia avenue, to-wit:

To Jeremiah and Margaret Cro-

nin, \$8,400.

To J. Cuneo and Maria Isola,

\$15,500.

To Nels Johnson, \$3,800.

To Frank Kieleger, Louise Kieler and Frank J. Kieleger, Jr., ger \$4,380.

To Peter Kleinsorg and Lucie E. Kleinsorg, \$3,800.

To August and Heta Stegman,

\$4,000.

To Josephine M. Wardell and Fred G. Wardell, \$3,200.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Rencovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-

Leran, McSheehy, Shannon -- 1.

Appropriation. \$8,500, Payment Margaret Cashman for Property Required for Dudley Stone School. Resolution No. 22657 (New Se-

ries), as follows:

That the sum of Resolved, and the \$8.500 be same hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to Margaret Cashman in payment for land and improvements commencing at a point on the north-erly line of Waller street, 87½ feet west from the westerly line of Central avenue, of dimensions 25 by 100 feet, particularly described by Resolution No. 22594 (New Series). Claim dated June 30, 1924. (Required for Dudley Stone School.)

yes - Supervisors Badaracco, Bath, Colman, Densy, Harrelson, Katz, McGregor, Morgan, Robb, Rencovieri, Ressi, Schmitz, Welch,

Wetmore—14.
Absent—Supervisors Hayden, Mc-Leran, McShceny Shannon-4.

Appropriation, \$20.000, Boulevard Through Lincoln Park to Sutro Heights.

Resolution No. 22658 (New Se-

ries), as follows:

Resolved. That the sum of twenty thousand dollars (\$20,000) be and the same is hereby set aside and appropriated out of County Road Fund for the construction of a boulevard through Lincoln Park to Sutro Heights; additional to pre-

vious appropriation and due to increased width of boulevard.

(Recommendation of Board Public Works by Resolution No 82186, Second Series.)

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb. Rencovieri, Rossi, Schmitz, Welch,

Wetmore—14. Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon -4.

Appropriation, Plans, Etc., for Various Schools.

Resolution No. 22659 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Construction Fund, Bond School Issue 1923, for balance of three-fifths of estimated cost for archi-tectural services in the preparation of plans and specifications for the following named schools, to-wit: For Alvarado School, \$10,000. For Douglas-Everett School, \$10,-

000.

For Le Conte School, \$10,000. For Dudley Stone School, \$7,000. For Alamo School, \$12,360.

(Recommendation of Board of Public Works by Resolution No. 82223, Second Series.)

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Rencovieri, Rossi, Schmitz, Welch, Wetmore—14.
Absent—Supervisors Hayden, Mc-

Leran McSheshy, Sharpon--4.

Appropriation, \$921, Main Sewer in Beach Street.

Resolution No. 22660 (New Series), as follows:

Resolved, That the sum of \$921 be and the same is hereby set aside, appropriated and authorized to be expended out of "Extension of Main Sewers," Budget Item No. 51, Fiscal Year 1923-1924, for defraying City's portion of cost of constructing a main sewer in Beach street from Cervantes to Pierce streets, to provide outlet for the Marina district.

(Recommendation of Board of Works by Resolution No. Public Works by Res 82246, Second Series.)

Ayes - Supervisors Badaracco, Bath, Colman, Dessy, Harrelson, Katz, McGregor, Morgan Bebb, Roncovieri, Rossi, Schmitz, Welch, Weimore—14.

Absent-Supervisors Hayden, Mc-Lerar, McSheehy, Shannon-4.

Appropriation, \$10,000, Payment to Railroad Commission for Evaluation Expenses.

Resolution No. 22661 (New Series), as follows:

Resolved, That the sum of ten thousand dollars (\$10,000) be and the same is hereby set aside and appropriated out of "Railroad Com-mission Valuation Expenses," Budget Item No. 79, Fiscal Year 1924-1925, and authorized in payment to the Railroad Commission of the State of California, for expense of valuation by said Railroad Commission of electric properties of the Great Western Power Company and the Pacific Gas and Electric Com-

Ayes.-- Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Morgan, Robb, Katz, Rencovieri. Rossi, Schmitz, Welch,

Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Appropriation, \$3,750, for Publicity and Advertising During Visit of British Fleet.

Resolution No. 22662 (New Se-

ries), as follows:

Resolved, That the sum of \$3,750 be and the same is hereby set aside, appropriated and authorized to be expended out of "Publicity and Advertising," Budget Item No. 582, Fiscal Year 1924-1925, for publicity and advertising of San Francisco during visit of British Fleet at San Francisco.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Morgan, Katz. Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.
Absent—Supervisors Hayden, Mc-

Leran, McSheehy, Shannon -4.

Appropriation, \$5,000, Improvement of Landers Street.

Resolution No. 22663 (New Se-

ries), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside and appropriated out of the County Road Fund for cost of improving Landers street between Fifteenth and Sixteenth streets, including engineering and inspection, as per award of contract to Raisch Improvement Company.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Permits.

Resolution No. 22664 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage.

Auto Maintenance Co., 1737-1749 Jackson street.

Public Garage and Machine Shop. California City and Country Land Company, south side of O'Farrell street, 109 feet from the east line of Van Ness avenue.

Automobile Supply Station. Felix Ehrler, at northeast corner of Ninth and Howard streets; also to store 200 gallons of gasoline.

Laundry.

J. B. Mon, north line of California street, 55 feet east of Broderick street.

Hoo Loy, 1148 Stockton street, between Pacific and Jackson streets.

Oil Tanks. J. Biesen, 350 Duncan street, 1500 gallons capacity.

California Supply Co., 738 Fol-

som street, 600 gallons capacity.
Michael Hardiman, northwest Twenty-fifth avenue corner and

Clement street, 1500 gallons pacity.

J. Jachens, southeast corner of Twenty-sixth avenue and Balboa street, 1500 gallons capacity.

Liberty French Laundry, 2159 Geary street, 1500 gallons capacity.

P. Midbust, northeast corner Franklin and Filbert streets, 1500 gallons capacity.

H. Miller, west line of Fourteenth avenue, 162 feet north of Fulton street, 1500 gallons capacity.

O. M. Oyen, northwest corner Fulton and Lyon streets, 1500 gallons capacity.

Payne's Bolt Works, east side of Main street, 200 feet south of Howard street, 1500 gallons capacity.

Boiler. L. Levington, 383 Fourth street,

5 horsepower.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Morgan, Katz, McGregor. Robb, Rencovieri, Rossi, Schmitz, Welch, Weimore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Garage, Parking Station and Supply Station Permits.

Resolution No. 22665 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Garage.

L. Baccioco, to maintain a garage southwest corner of Filbert street and Grant avenue.

Auto Parking Station.

M. N. Richards, permit granted by Resolution No. 19052 (New Series) to T. J. Brooke, for premises situate at northeast corner of Ellis and Taylor streets.

Auto Supply Station.

To Union Oil Company, permit granted by Resolution No. 22469 (New Series) to D. Paginini, for premises situate at northeast corner of Geary street and Thirtyfirst avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors, Hayden, Mc-

Leran, McSheehy, Shannon-4.

Oil Permits.

Resolution No. 22666 (New Se-

ries), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks.

C. O. Claussen, north side of Mc-Allister street, 150 feet east of street, gallons Divisadero 1500 capacity.

Costello Bros., north side of Geary street, 32 feet east of Twenty-eighth avenue, gallons 1500

capacity.

F. L. Hansen, south side of Pine street, 250 feet east of Jones street,

1500 gallons capacity.

Helbing Co., south side of Chestnut street, 150 feet west of Polk street, 1500 gallons capacity.

Helbing Co., south side of Chestnut street, 200 feet west of Polk

A. Kantner, west side of Twenty-sixth avenue, 180 feet south of Geary street, 1500 gallons capacity.

B. Lowe, 2312 Pacific avenue, 600

gallons capacity.

S. Lowe, 2201 Broadway, 600 gal-

ions capacity.

Louis C. Marty, northwest corner of Jackson and Drumm streets,

1500 gallons capacity. Olympic Club Golf Grounds. Junipero Serra boulevard, 2000 gal-

lons capacity.

Roman Catholic Archbishop, Inc., east side Fair Oaks, between Twenty-fourth and Twenty-fifth streets (St. James School), 1500 gallons capacity.

Roman Catholic Archbishop, Inc., southwest corner of Nineteenth and Connecticut streets (St. Teresa Church), 1500 gallons capacity.

Spreckels Co., southwest corner Third and Market streets, 1500

gallons canacity.
M. P. Storeheim, northwest corner of Nineteenth avenue and California street, 1500 gallons capacity. Boiler.

Geo. F. Connolly, 604 Golden Gate avenue, 10 horse power.

Gas Furnace.

Davis, Super Power Co., 1248 Mission street, open gas furnace. The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Amending Zoning Ordinance,

Bill No. 6750, Ordinance No. 6283

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penal-ties for the violation of its pro-visions."

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as fol-

lows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southerly side of Fourteenth street, commencing at a point 100 feet west-erly from Valencia street and running thence westerly 30 feet and extending to the rear lot line, in the commercial district instead of the second residential district.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Morgan, Katz. Robb. Roncovieri, Rossi, Schmitz, Welch,

Wetmore—14.
Absent—Supervisors I avden, Mc-McSheehy, Shannon-4. Lerais

Amending Zoning Ordinance, Judah Street Between Eighth and Tenth Avenues, Commercial District.

Bill No. 6751, Ordinance No. 6284

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its pro-

visions." Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Judah street between Eighth avenue and Tenth avenue and extending to the depth of the rear lot lines, in the commercial district instead of the second residential dis-

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon -4.

Establishing Set-Back Lines, Bright Street.

Bill No. 6749, Ordinance No. 6285 (New Series), as follows: Establishing set-back lines along

portions of Bright street.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 26th day of April, 1924, the Board of Supervisors adopted Resolution of Intention No. 40 to establish set-back lines along Bright street, and fixed the 26th day of May, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resobrior to said hearing, the said resolution was posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been protectly overwhed. properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Bright street, commenting at a point 100 feet northerly from Gartield avenue and running thence northerly to Holloway avenue, said set-back line to be 10 feet; along the easterly side of Bright street, commencing at a point 100 feet northerly from Garfield avenue and running thence northerly 75 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 7.5 feet; thence northerly 100 feet, said set-back line to be 5 feet; thence northerly 50 feet, said set-back line to be 7.5 feet; thence northerly to Holloway avenue, said set-back line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is here-

by made for further particulars. Section 3. No structure shall be section 3. No structure shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes - Supervisors Badaracco Bath, Colman, Deasy, Harretson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Me-Leran, McShcehy, Shannon -4.

Amending Building Law in Reference to Frame Buildings Damaged by Fire in the Fire Limits.

Bill No. 6752, Ordinance No. 6286

Bill No. 6755, 6741 (New Series), as follows: Ordinance No. (New Series) approved December 22, 1909, and known as the "Build-ing Law" of the City and County of San Francisco, by adding a new section thereto and to be numbered Section 3a.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1008 (New Series) approved December 22, 1909, and known as the "Building" Law is hereby amended by adding a new section thereto to be numbered Section 3a, so as to read

as follows:

Section 3a. Whenever any frame or wooden building now situated within the fire limits shall become dimaged through fire, decay, or otherwise to the extent of more than 50 percent of its actual cash value, the said building shall not be reconstructed and the remaining portion thereof shall be forthwith removed.

For the purpose of enforcing the above Section 3a, the extent of the damage occurring to such building herein referred to shall be determined by the Board of Public Works.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaraeco, Bath, Colman, Deasy, Harrelson, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon 4.

Amending Building Law, Inside or Wet Standpipes for Hose Reels.

Bill No. 6754, Ordinanee No. 6287 (New Series), as follows: Amending Section 264 of Ordi-

nance No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," relating to inside or wet standpipes for hose reels.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Section 264 of Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended to read as follows: Inside or Wet Standpipes for Hose Reels.

Section 264. In every building exceeding 58 feet in height, and not over 124 feet, there shall be a vertical standpipe not less than 3 inches interior diameter. In every building exceeding 124 feet in height there shall be a vertical standpipe not less than 4 inches interior diameter. Such standpipes shall be located in halls near stairways, or near stairways if building has no halls, and shall be of wrought iron or steel, and together with fittings and connection shall be galvanized, and shall be of such strength as to safely withstand at least 300 pounds square inch water pressure when ready for service.

In buildings exceeding 100 feet frontage on two or more streets, or whose area exceeds 10,000 square feet, there shall be two such standpipes, near separate stairways, if

possible.

Said "Inside or Wet Standpipes for Hose Reels" shall be additional to the Fire Department standpipes required by Section 262 of this ordinance. They shall be connected to water mains, tanks or pumps as hereinafter provided, with pres-sure on at all times; and if conneeted to a tank capable of holding 5000 or more gallons of water, shall have an extension of equal diameter leading to a point outside of the building or premises designated by the Chief of Fire designated by the Chief of Fire Department, and provided with a three-inch gate valve with a cap (See Ordinance No. and chain. 223.)

Standpipes shall extend from the cellar to and through the roof, with a hose connection located from 5 feet C inches to 6 feet above the floor level, fitted with approved straightway composition gate valve on each story, including cellar, and a hose connection provided above the roof with the valve controlling latter located in the standpipe under roof and arranged to be operated both from above and below A suitable three-quarter inch drain pipe and valve shall be

provided under the roof for each roof connection.

When more than one such standpipe is required in a building, they shall be connected at their bases by pipes of size equal to that of largest standpipe so that water from any source will supply all the standpipes.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch. Wetmore-14.

Absent-Supervisors Hayden, Mc-Loran, McSheehy, Shamon-- 4.

Amendment to Building Law, Water Supply for Standpipes.

Bill No. 6755, Ordinance No. 6288

(New Series), as follows: Amending Section 265 of Ordi-nance No. 1008 (New Series), known as the "Building Law," proved December 22, 1909, to read as follows:

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 265 of Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended to read as follows:

Section 265. In buildings not ex-ceeding one hundred and twentyfour (124) feet in height, the water supply to wet standpipes shall be from city water where pressure is sufficient to maintain twenty-five (25) pounds' pressure at highest hose outlet; from an automatic fire pump approved by the Board of Public Works and the Chief of the Fire Department, drafting from a supply approved by the Chief of the Fire Department, or a steel pres-sure tank and equipment constructed as per specifications of the National Board of Fire Underwriters sprinkler tank with the following capacities:

Net Water Ground floor area eapacity of buildings of tank. Over 4000 square feet....5000 gal. 3000 to 4000 square feet...3000 gal. 2000 to 3000 square feet ... 2500 gal. Less than 2000 square feet. 2000 gal.

In buildings exceeding one hundred and twenty-four (124) feet in height, the water supply to wet standpines shall be from an automatic fire pump approved by the Board of Public Works and the Chief of the Fire Department. drafting from a supply approved by the Chief of the Fire Department. When a wet standpine is connected to a tank there shall be a straight-

way check valve in a horizontal section of pipe between the first hose outlet in connecting pipe and tank, and said tank must be filled by a separate pipe and not through tne standpipe.

Where an elevated gravity tank is used for a domestic purpose and as a supply for an automatic fire pump, the pipe supplying domestic services shall be taken from above the center of the side of tank.

Provided, however, that when in the judgment of the Board of Public Works and Chief Engineer of the Fire Department, buildings used exclusively as hotels and apartment houses of Class A or B construction of limited area where all parts of the floor can be reached with fifty (50) feet of hose from one standpipe, the water supply to wet standpipes may be from a gravity tank the bottom of which is elevated not less than thirty (30) feet above the roof of the building, the capacity of the tank to be the same as that required for pressure tanks.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Hayden, Mc-Leran, McShceny, Shannon-4.

Regulating the Storage of Crude Petroleum.

Bill No. 6758, Ordinance No. 6289

(New Series), as follows:

Amending Ordinance No. 302, approved May 24, 1901, entitled "Providing for the regulation and controlling of the storage of crude petroleum, use of crude petroleum, storage of any of the products of petroleum, use of gasoline, storage of kerosene or coal oil; adulterations of oils prohibited, gases and packages of heating or illuminating oils to be stamped, test of oils and instruments to be used; refinoils; storage of explosives; ing prohibiting the transportation of nitro-glycerine, storage of gunpowder, conveyance of gunpowder, gunpowder shipping, discharging and having gunpowder on board, gunpowder when loaded to be immediately forwarded, vessels having gunpowder on board to be affoat at low tide; storage and sale of fireworks, duty of the police, transportation of calcium carbide, liquefied acetylene, duty of the Fire Marshal, erection of gas works or gas machines, gas engines; arson-reward for arrest of; rubbish, shavings, hay, straw or litter, gas and electric lights in show windows, ashes, fires in open tins, cans, etc.; manufacture of matches, enforcement of the provisions of this ordinance," by adding a new section thereto to be numbered Section 20a.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 302, the title of which is recited in the title this ordinance, is aniended by adding a new section thereto, to be numbered Section 20a, so as to read as follows:

Section 20a. The use of acetylene for welding and cutting and the storage of calcium carbide for

welding generators.

Generators shall be located at a place designated by the Fire Mar-

shal.

Generator houses shall be con-structed of noncombustible material and shall be well ventilated to the outer air in a manner to be approved by the Board of Public Works.

No materials of any kind shall be stored in a generator house.

calcium carbide shall All stered in a waterproof metal re-ceptacle on wheels, marked "Calcium Carbide, Dangerous if Not Kept Dry." Said receptacle shall be placed near the front entrance to the building, so that it can be easily removed in case of fire.

A sign with letters at least three inches high, marked "Calcium Carbide," shall be placed on front of the building at the entrance.

Calcium carbide in quantities not exceed four hundred (400) pounds may be stored, when contained in approved metal packages not to exceed one hundred (100) pounds each, provided that all but one of the packages of each size of carbide shall be sealed and the seals shall not be broken so long as there is carbide in excess of one (1) pound in any other unsealed package in the building.

Generators shall be of approved construction and shall be plainly marked with the maximum rate in cubic feet of acteylene per hour for which they are designated, the amount of carbide for a single charge, the manufacturer's name and address and the name or num-

ber of the type of machine.

(a) Under no conditions must acciylene be subjected to more than 15 pounds pressure per square inch unless it is dissolved in acctone or other approved solvent and contained in a cylinder. Self-compression generators which develop pressure above 15 pounds to the square inch are absolutely prohibited.
(b) The use of liquid acetylene

or gas generated therefrom is absolutely prohibited.

(c) Tests of generators or piping for leaks must not be made with a flame and a flame must never be applied to an outlet from which the burner has been removed. Tests for leaks should be made with soapy

(d) Soldering irons shall not be used on acetylene generators until it is certain that all gas has been removed. Soldering irons shall not he used on acetylene cylinders un-

der any conditions.

(e) The charging of the generator and the handling of the calcium carbide shall be by daylight only and no fire or artificial light, other than incandescent electric vapor-proof lights, shall be permitted within 10 feet of the generator unless separated therefrom by a brick or other noncombustible wall having no opening within 10 feet of said generator.

Electrical apparatus, such as switches, telephones and other apparatus which may cause a spark, inust not be located in any generating or gas storage room. All electrical installation shall be in accordance with the National Elec-

trical Code.

(g) Under no circumstances shall solid residuum or exhausted material be allowed to go into any sewer pipes or drains.

The Fire Marshal shall have power to revoke or suspend any permit granted under the terms of this ordinance for violations of any of its provisions.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Bath, McGregor. Morgan, Robb. Roncovieri. Rossi, Schmitz, Welch, Welmore-14.

Absent-Supervisors Hayden, Mc. Leran, McSheehy, Shannon -4.

Construction of Refrigerating Plants.

Bill No. 6759, Ordinance No. 6290 (New Series), entitled "Providing for the construction, maintenance and operation of refrigerating plants within the City and County of San Francisco, and prescribing safety and signalling appliances and devices to be used in connection therewith, and prescribing a penalty for the violation of this ordinance."

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon -- i.

Amending Public Automobile Garage Ordinance.

Bill No. 6747, Ordinance No. 6291

(New Series), as follows: Amending Ordinance No. 746 (New Series), entitled "Regulating the construction of buildings used as public automobile garages, regulating and providing for the storage and use of gasoline in public and private automobile garages; repealing Ordinance No. 33 (New Series), approved July 16, 1906."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 13½ of Ordinance No. 746 (New Series), the title of which is recited in the cap-tion of this ordinance, is hereby this ordinance, is hereby

amended to read as follows: Section 13½. It shall be unlawful for any person, firm or corporation to hereafter construct and maintain within the City and County of San Francisco a public automobile garage, any entrance of which is within 200 feet of the front entrance of any school, or 50 feet from the entrance to any church, such distance to be measured along the street boundary line, or any part of which public auto-mobile garage building is within 50 feet of any school or church building.

Section 2. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehv, Shannon-4.

Board of Public Works to Contract for Sale of Hetch Hetchy Water to the Turlock Irrigation District.

Bill No. 6764, Ordinance No. 6292

(New Series), as follows: Authorizing the Board of Public Works to enter into a contract with the Modesto and Turlock Irrigation Districts for the sale to said districts of stored water from the Hetch Hetchy Reservoir and prescribing the terms and conditions said contract.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized to enter into a contract with the Modesto and Turlock Irrigation Districts,

public corporations, for the sale to said districts not to exceed 100,000 acre feet of stored water from the Hetch Hetchy Reservoir during the year 1924, at a price of not less than \$1.50 per acre foot, measure of the quantity sold to be made at the O'Shaughnessy Dam. The terms and conditions of said contract as to quantity within said maximum to be sold and released, and the rate and periods at which it is to be released, will be subject to the discretion of the Board of Public Works after recommendation of the City Engineer, said contract to be subject to the approval of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

A y e s -- Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Fixing Sidewalk Widths of Farallones Street.

Bill No. 6748, Ordinance No. 6293 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty-one.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061. entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office June 18, 1924, by adding thereto a new section to be numbered eight hundred and fortyone, to read as follows:

Section 841. The width of sidewalks on Farallones street between Capitol avenue and Orizaba avenue shall he twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from and after its passage.

Aves - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Me-Leran, McSheehy, Shannon -4.

Spur Track Permit, Terminal Warehouse Company.

Bill No. 6761, Ordinance No. 6294

(New Series), as follows:

Granting permission to Termnal Warehouse Company, a California corporation, during the pleasure of the Board of Supervisors, to construct, maintain and operate a spur track along and over certain streets in the City and County of San Francisco, as follows, to-wit: Commencing on the property line on the northwesterly line of Brannan street 261 feet northeasterly from the northeasterly line of Second street, thence northwesterly over private property across De Boom street at a point 262.6 feet northeasterly from the northeasterly line of Second street; thence northwesterly across private property crossing Federal street at a point 262.6 feet northeasterly from the northeasterly line of Second street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Permission, Section 1. during the pleasure of the Board of Supervisors, is hereby granted to the Terminal Warehouse Company, a California corporation, to construct, maintain and operate a spur track

as follows, to-wit:

Commencing on the property line on the northwesterly line of Brannan street 261 feet northeasterly from the northeasterly line of Second street, thence northwesterly over private property across De Boom street at a point 262.6 feet northeasterly from the northeast-erly line of Second street; thence northwesterly across private prop-erty crossing Federal street at a point 262.6 feet northeasterly from the northeasterly line of Second street.

The railway operating any spur track on any public street or property hereafter constructed in the City and County shall, upon demand of the person, firm or corporation for the use or benefit of which such spur track is operated, place upon such sour track the freight cars of any railway which has, in the City and County, track connections with the operating railway, such cars so placed to be used for the receipt and delivery of freight in carloads only, and the operating railway shall receive and deliver the cars of the connecting railway over, at and upon such connecting track in the performance of such switching service for such persons, firms and corporations; and such railway shall perform such service without undue delay or discrimination.

The operating railway shall perform such service for the same charge or rate that it charges for corresponding service for its own cars upon the spur track for like purpose. The provisions of this section shall apply only to such portions of such spur tracks as are not constructed, maintained or operated upon or across private land, and no permit for spur track shall hereafter be granted by the Board of Supervisors which does not specifically contain the provisions and conditions of this section.

Provided, that Terminal Warehouse Company (a California corporation) shall erect and maintain all-night lighted are lamps to be placed where directed by the Lighting Committee of the Board of Su-

pervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Me-Leran, McSheehy, Sharnon -4.

Referred.

The following matters heretofore passed for printing were on motion ordered referred to the Building Committee:

Building Law Amendments.

Bill No. —, Ordinance No. ——
(New Series), as follows:
Amending Ordinance No. 1008
(New Series), approved December 22, 1909, and known as the "Building Law," by adding a new section thereto, to be numbered Section 253a, relating to the construction of these form steam builders, beginn flues from steam boilers, heating furnaces or water heating apparatus using fuel oil.

Bill No. —, Ordinance No. — (New Series), as follows: Amending Ordinance No. 10 No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," by adding a new section thereto, to be numbered Section 150 and 150 areas of interests. 252c, regulating distance of installation of wood-heating appliances. Eill No. —, Ordinance No. —, (New Series), as follows: Amending Ordinance No. 10

1008 (New Series), approved December 22, 1909, and known as the "Build-ing Law," by adding a new section thereto, to be numbered Section 52b, requiring special provision for heating appliances in dwellings and basements used as garages.

Salary Ordinance. Supervisor McGregor moved that No. 11 on the Calendar, being the salary ordinance as recommended by the Finance Committee be taken up for consideration.

Motion carried by the following

Ayes-Supervisors Bath, Colman, Harrelson, Katz, McGregor, Morgan, Robb, Rossi, Schmitz, Wetmore-10.

Noes — Supervisors Badaracco, Deasy, Ronconvieri, Welch—4.

Absent-Supervisors Hayden, Mc-Leran McSheehy, Shannon-4.

Passed for Printing.

Whereupon, the following bill was, on motion of Supervisor McGregor, passed for printing by the following vote:

Salary Ordinance as Recommended by Finance Committee.

Bill No. 6766, Ordinance No. --(New Series), as follows: Amending Ordinance

No. 4560

(New Series)—Salaries.
Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 4 of Ordinance No. 5460 is hereby amended as follows:

Supervisors.

Section 4. The Board of Supervisors is hereby authorized to appoint the following:

One clerk (authorized Charter) at a salary of \$6,000 a vear.

One chief assistant clerk at (b)

a salary of \$4,200 a year.

One assistant clerk to act (c) as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at

salary of \$3,000 a year.
(e) Four assistant clerks at a salary of \$2,700 a year.

One assistant clerk (f)

salary of \$2,400 a year.

One stenographer to Finance (g) Committee at a salary of \$3,300 a year.

(h) One stenographer-typewriter at a salary of \$2,100 a year.

(i) One shorthand reporter at a salary of \$2,100 a year.

One telephone operator and (j) filing clerk at a salary of \$1,800 a

(k) One sergeant-at-arms (authorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at a

salary of \$2,400 a year.
(m) One chief telephone operator

at a salary of \$1,980 a year.
(n) One telephone operator (Superior Court) at a salary of \$1,800 a year.

(o) Four telephone operators each at a salary of \$1,680 a year.
(p) One superintendent of the

Auditorium at a salary of \$2,700 a year.

(q) One gas and water inspector

at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a

(s) One horticultural inspector (Section 2322, Political Code) at a

salary of \$2,100 a year.

Purchaser of Supplies.

The Purchaser of Section 4a. The Purchaser of Supplies is hereby authorized to appoint the following:

(a) One superintendent of supplies at a salary of \$3,000 a year.

(b) One inspector of supplies at a salary of \$2,700 a year.

(c) One clerk at a salary of \$2,700

a vear. (d) One assistant clerk at a salary of \$2,400 a year.

(e) One stenographer at a salary

of \$1,800 a year.

One assistant purchaser, (f) schools, at a salary of \$2,400 a year.
(g) One assistant clerk, schools,

at a salary of \$1,200 a year.

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows:

(c) Three stenographers, each at

a salary of \$1,800 a year.

(e) One messenger at a salary of

\$1,800 a year.

(g) One stenographer at a salary of \$2,100 a year.

Auditor.

Section 6. The Auditor is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 7, each

at a salary of \$3,300 a year.

(c) Two deputies, grade —, each at a salary of \$2,700 a year.

(d) Four deputies, grade —, each at a salary of \$2,520 a year.

(e) One deputy, grade —, at a salary of \$2,400 a year.

(f) Six deputies, grade —, each at a salary of \$2,100 a year.

(g) One stenographer-bond clerk at a salary of \$2,400 a year.

(h) One expert (state law, Section 4099a) at a salary of \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a year.

(j) Temporary clerks, grade —, cach at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$3,300 a year.
(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3,000 a year. (c) One accountant at a salary of

\$3,000 a year.

(d) Six deputies, grade 5, each at a salary of \$2,400 a year.

(e) One cashier for license department at a salary of \$2,400 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(f) Two expert searchers, each

at a salary of \$2,400 a year.

(g) Twenty-six deputies, grade 4, each at a salary of \$2,100 a year. (h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a year.

(j) One deputy tax collector, nel accountant, at a salary of \$2,100

a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$2,700 a year.

(b) One cashier at a salary of \$4,500 a year.

(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) One deputy at a salary of

\$3,600 a year.

(e) One deputy (coupon clerk), at a salary of \$2,700 a year.

(f) One deputy, grade 7, at a salary of \$3,000 a year.

(g) One bookkeeper at a salary

of \$3,000 a year.
(h) One bookkeeper at a salary

of \$2,100 a year.

(i) Two clerks, grade -, at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

One director of supervising (a) appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a

salary of \$2,400 a year.
(c) Two supervising appraisers, civil service deputies, grade 10, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 9, each

at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil serv-

ice deputies, grade 7, each at a salary of \$3,000 a year.

(f) Three personal property appraisers, each at a salary of \$3,000

(g) One assistant personal property appraiser at a salary of \$2,400 a year.
(h) Three assistant appraisers,

civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers,

civil service deputies, grade 5, each

at a salary of \$2,400 a year.

(j) Fifteen assistant deputies, civil service general clerks, grade

4, each at a salary of \$2,100 a year.
(k) Temporary assistant deputies, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade 2, at a salary of \$1.500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year. (b) One special assistant

(c) Six assistants, each at a salary of \$2,400 a year.
(d) One assistant at a salary of

\$3,600 a year.

(e) One warrant and bond clerk at a salary of \$3,300 a year.

(f) One assistant warrant and bond clerk at a salary of \$2,400 a year.

Six assistant warrant and (g) bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary \$2,700 a year.

(i) One assistant chief clerk at a salary of \$2,100 a year. (j) One bookkeeper at a salary of \$1,800 a year.

(k) One stenographer at a salary of \$2,400 a year.

(1) One stenographer at a salary of \$2,100 a year.
(m) One messenger at a salary

of \$1,800 a year. (n) One juvenile court investigator at a salary of \$2,100 a year.

City Attorney. Section 12. The City Attorney is

hereby authorized to appoint the following:

(a) Three assistant city attorneys, each at a salary of \$4,200 a year.

(b) Three assistant city attorneys, each at a salary of \$3,000 a vear.

(c) One assistant city attorney at a salary of \$2,400 a year.

(d) Two stenographers, each at

a salary of \$2,400 a year.

(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

Civil Service Commission.

Section 13. The Civil Service Commission is nereby authorized

to appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a salary of \$2,700 a year.
(c) One first assistant inspector at a salary of \$2,700 a year.

(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a salary of \$2,100 a year:
(f) Two experienced clerks, grade

-, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a salary of \$1,920 a year.

County Clerk.
Section 14. The County Clerk is hereby authorized to appoint the following:

(a) One chief register clerk, grade —, at a salary of \$3,300 a year.

(b) One cashier, grade -, at a salary of \$2,700 a year.

(c) Five register clerks, grade—, each at a salary of \$2,700 a year.
(d) Thirty assistant register clerks, grade 4, each at a salary of

\$2,100 a year.
(e) Thirty-eight copyists, grade -, each at a salary of \$2,100 a

year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

(a) One cashier, grade -, at a

salary of \$3,000 a year.

(b) One deputy, grade —, at a salary of \$2,700 a year.

(c) One secretary and chief book-

keeper at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
(d) Two bookkeepers, grade -

cach at a salary of \$2,400 a year. (e) Twelve deputies, grade —, each at a salary of \$2,400 a year.

(f) Fifty-nine jailers, grade - each at a salary of \$2,064 a year.

(g) One stenographer at a salary of \$2,100 a year.

(h) One chauffeur-machinist at a salary of \$2,400 a year.

(i) One office superintendent at a salary of \$3,000 a year.

(j) One superintendent of jails,

at a salary of \$2,400 a year.

(k) One assistant superintendent of jails, at a salary of \$2,340 a year. (1) One chief jailer at a salary of

\$2,520 a year.

(m) One commissary storekeeper,

at a salary of \$2,400 a year.
(n) One bookkeeper, grade—, at a salary of \$2,100 a year.

(o) One matron, at a salary of

\$2,100 a year.

(p) Four female jailers, each at a salary of \$2,064 a year.

(q) Two drivers, each at a salary of \$2,064 a year.

(r) Two cooks, each at a salary of \$2,100 a year.

(s) One jailer, grade —, at a salary of \$2,220 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from ex-

(b) Two deputies (cashiers),

each at a salary of \$2,400 a year.

(c) Five deputies, grade 5, each at a salary of \$2,400 a year.

(d) Seven deputies, grade 4, each

at a salary of \$2,100 a year. (e) One copyist at a salary of

\$2,400 a year.

(f) One copyist, grade 5, at a salary of \$2,400 a year.
(g) One machinist at a salary of

\$2,700 a year.

(h) One stenographer at a salary

of \$1,800 a year.

(i) Twenty-eight copyists, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices clerk at a salary of \$4,200 a year.

(b) One chief deputy at a salary of \$3,000 a year.

(c) One cashier at a salary of

\$3,000 a year.

(d) Three deputy clerks, each at a salary of \$2,700 a year.

(e) One messenger at a salary of \$2,700 a year.

(f) Two deputy clerks, each at a salary of \$2,400 a year.

Widows' Pensions.
Section 23. Under the law providing for the support of minors and for widows' pensions:

(a) One director at a salary of

\$2,700 a year.

(b) One assistant director at a salary of \$2,220 a year.
(c) Three assistant directors,

each at a salary of \$2,100 a year.

Police Judges.
Section 19. The Police Judges are hereby authorized to appoint the following:

(a) Four court stenographers, each at a salary of \$3,300 a year.

Coroner

Section 25. The Coroner is hereby authorized to appoint the fol-

lowing:

(a) One office superintendent at a salary of \$3,000 a year, which pohas been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One autopsy surgeon at a

salary of \$3,000 a year.
(c) Three deputies, grade 5, each at a salary of \$2,400 a year.

(d) Three assistant deputies (female), each at a salary of \$1,800 a year.

(e) Three assistant deputies, (drivers), each at a salary of \$2,040 a year.

(f) One stenographer at a salary

of \$2,400 a year.

(g) One assistant stengorapher at a salary of \$2,100 a year. (h) One toxicologist at a salary

of \$1,500 a year.

Police.

Section 26 is hereby amended by changing subdivisions (d), (g), (i) and (k), which shall read as follows.

(d) Three marine engineers for gasoline engines, each at a salary

of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,680 a year.

(i) Four matrons, each at a salary of \$1,920 a year.

(k) One cook at a slary of \$2,100 a year.

Department of Electricity.
Section 27. The Department of Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-

(b) One secretary at a salary of

\$2,700 a year.
(c) One clerk at a salary \$2,400 a year.

(d) One stenographer-typewriter at a salary of \$2,100 a year.

(e) One helper messenger at a

salary of \$1,800 a year.
(f) One chief inspector at a salary of \$2,700 a year.

(g) Fourteen inspectors, each at salary of \$2,400 a year.

(h) One chief operator at a salary of \$2,700 a year.

(i) Eight fire alarm operators, each at a salary of \$2,400 a year. (j) Four telephone operators, each

at a salary of \$1,680 a year.
(k) One superintendent of plant

at a salary of \$3,000 a year.

(1) One cable splicer at a salary

of \$8:50 a day.

(m) One batteryman at a salary

of \$2,400 a year.

(n) One foreman instrument maker at a salary of \$2,700 a year. (o) Five instrument makers, each

at a salary of \$2,400 a year.

(p) One foreman of underground construction at a salary of \$2,100

a year.
(q) Two laborers, each at \$5.50

per day.

(r) Two machinists, each at \$8

per dav

(s) Three foremen linemen, each at \$2,460 per year.

(t) Twelve linemen, each at \$2,-

280 per year.

(u) One inside wireman at a salary of \$1,500 per year.

(v) One commissary at a salary

of \$2.100 per year. (w) One renairer at a salary of

\$2,340 ner year.
(x) Two general clerks, each at a salary of \$1.800 per year.

Fire Department.

Section 28 is hereby amended by changing subdivisions (a), (h). (i) and (t), which shall read as

follows:

(a) One office superintendent and secretary at a salary of \$4.200 a year which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(i) One general foreman at a

salary of \$3 000 a year.

(t) One dravman, grade -, at a

salary of \$2,100 a year.

Aves-Supervisors Rath. Colman. Harrelson, Katz, McGregor, Morgan Robb, Rossi, Schmitz, Wetmore - -10.

Noes - Surervisors Badaracco. Decay, Rongovieri Welch-4

Absent-Supervisors Harden Mc. Leran, McSheehv, Shannon-4.

Action Deferred.

Thereupon, the following hills were on motion of Supervisor Bath laid over two weeks:

Salary Ordinance as Amended Passed for Printing July 7, 1924, Requiring Ten Votes.

Bill No. 6762, Ordinance No. -

(New Series), as follows:
Fixing the compensation to be paid to the employees of certain offices and departments of the City and County, the positions of which have been created and designated by Ordinance No. 5460 (New Series).

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The compensation to be hereafter paid to the employees of the City and County holding the positions herein named as created and designated by "Ordinance No. 5460 (New Series)", is hereby fixed as follows:

Supervisors.

One clerk (authorized (a) Charter) at a salary of \$6,000 a

(b) One chief assistant clerk at

a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at a sal-

ary of \$3,300 a year.

(e) Three assistant clerks at a salary of \$3,000 a year.

(f) One assistant clerk at a salary of \$2,700 a year.

(g) One stenographer to Finance Committee at a salary of \$3,300 a vear.

(h) One stenographer-typewriterat a salary of \$2,400 a year.(i) One shorthand reporter at a

salary of \$2.100 a year. (j) One telephone operator and

filing clerk at a salary of \$2,100 a

year. (k) One sergeant-at-arms (authorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at a salary of \$2.700 a year.

(m) One chief telephone operator at a salary of \$1.980 a year.

(n) One telephone operator (Superior Court) at a salary of \$1,800 a year.

(0) Four telephone operators. each at a salary of \$1.680 a year.

(n) One superintendent of the Auditorium at a salary of \$3,000 a year.

(q) One gas and water inspector at a salary of \$2.100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a vear.

(s) One horticultural insuector (Section 2322 Political Code) at a salary of \$2,400 a year.

Section 2. A new section is hereby added to said ordinance to read as follows:

Purchaser of Supplies.

(a) One (charter transfer) superintendent of supplies at a salary of \$3,300 a year.

(b) One (charter transfer) inspector of supplies at a salary of

\$3,000 a year.

(c) One (charter transfer) custodian clerk at a salary of \$3,000 a year.

One (charter transfer) (d) sistant custodian clerk at a salary of \$2,700 a year.

(e) One stenographer at a salary

of \$1,800 a year.

(f) One (charter transfer) sistant purchaser (schools) at a

salary of \$2,400 a year.

(g) One stenographer - clerk (schools) at a salary of \$1,200 a year.

Civil Service Commission.

- (a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
- (b) One chief inspector at a sal-

ary of \$2,700 a year.

(c) One first assistant inspector at a salary of \$2,700 a year.

(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a

salary of \$2,100 a year.

(f) Two experienced clerks, grade 5, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a

salary of \$1,920 a year.

Department of Electricity.

- (a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
- (b) One secretary at a salary of

\$3,000 a year.

(c) One experienced clerk, grade 6, at a salary of \$2,700 a year. (d) One senographer-typewriter

at a salary of \$2,100 a year. (e) One helper messenger at a

salary of \$1,800 a year.

(f) One chief inspector at a sal-

ary of \$3,000 a year.
(g) Fourteen inspectors, each at a salary of \$2,700 a year.

(h) One chief operator at a sal-

ary of \$3.000 a year.

(i) Eight fire alarm operators, each at a salary of \$2,700 a year.

(j) Four telephone operators, each at a salary of \$1,800 a year.

(k) One superintendent of plant at a salary of \$3,300 a year.

(1) One cable splicer at a salary

of \$8.50 a day.

(m) One batteryman at a salary

of \$2,400 a year. (n) One foreman instrument maker at a salary of \$3,000 a year.

(o) Five instrument makers, each at a salary of \$2,700 a year.

(p) One foreman of underground construction at a salary of \$2,100

a year.
(a) Two laborers, each at \$5.50

per day. (r) Two machinists, each at \$9 per day.
(s) Three foremen linemen, each

at \$2,460 per year. (t) Twelve linemen, each at \$2,-

280 per year.
(u) One inside wireman at a salary of \$1,500 per year. (v) One commissary at a salary

of \$2,100 per year.

(w) One repairer at a salary of

\$2.340 per year. (x) One general clerk, grade 4, at a salary of \$2,100 per year.
(y) One general clerk, grade 3,

at a salary of \$1,800 a year. Section 2. This ordinance shall

be effective as of July 1, 1924.

Salary Ordinance as Amended and Passed for Printing July 7, 1924, Requiring Fifteen Votes.

Bill No. 6763, amending Ordince No. 5460 (New Series), nance known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Francisco as follows:

Mayor.

Section 1 is hereby amended by changing Subdivisions (e) and (e) and adding Subdivision (g), which subdivisions shall read as follows: (c)

Three stenographers, each at a salary of \$1,800 a year.

(e) One messenger at a salary

of \$1,800 a year.

(g) One stenographer at a salary

of \$2,100 a year. Section 2. Sections 6, 7, 8, 9, 11. 12, 14, 15, 16, 18, 19 and 25 of said ordinance are hereby amended so as to read as follows:

Auditor.

Section 6. The Auditor is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 8, each

at a salary of \$3,300 a year,

(c) Two deputies, grade 6, each at a salary of \$2,700 a year.

(d) Four deputies, grade 6, each at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a

salary of \$2,400 a year.

(f) Six deputies, grade 5, each at

a salary of \$2,400 a year. (g) One stenographer-bond clerk

at a salary of \$2,400 a year.

(h) One expert (State law, Section 4099a) at a salary of \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a

vear.

(i) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at a

salary of \$3,300 a year.
(b) One cashier and assistant effice superintendent, grade 8, at a salary of \$3,300 a year.

(c) One accountant at a salary

\$3,300 a year.

(d) Six deputies, grade 6, each a salary of \$2,700 a year.

(e) One cashier for license department at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

Two expert searchers, each (f)

at a salary of \$2.700 a year.

(g) Twenty-six deputies, 5, each at a salary of \$2,400 a year. (h) One stenographer-typewriter

at a salary of \$2,400 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a vear.

(j) One tunnol accountant, at a

salary of \$2,400 a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer is herehy authorized to appoint the following:

(a) One office superintendant at a salary of \$2,700 a year.(b) One cashier at a salary of

\$4.500 a year.

(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-

(d) One deputy, grade 8, at a

salary of \$3,600 a year.

One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year. (f) One deputy, grade 7, at a

salary of \$3,000 a year.

(g) One bookkeeper at a salary of \$3,000 a year. (h) One bookkeeper at a salary

of \$2,100 a year.
(i) Two deputies, grade 6, each

at a salary of \$2,700 a year. (j) One clerk, grade 3, at a salary

of \$1.800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

(a) One director of supervising appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a

salary of \$2,400 a year.

(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

Three supervising apprais-(d) ers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil service deputies, grade 7, each at a sal

ary of \$3,000 a year.

(f) Three personal property appraisers, each at a salary of \$3,000 a year.

(g) One assistant personal pronerty appraiser at a salary of \$2,400

a year.

Three assistant appraisers, civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers, civil service deputies, grade 5, each at a salary of \$2,400 a year.

(i) Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.

(k) Temporary assistant denuties, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade 2, at a salary of \$1,500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.

(b) One special assistant at a salary of \$3,000 a year.

(c) Six assistants, each at a sal-

ary of \$2,400 a year. One assistant at a salary of

\$3,600 a year. (e) One warrant and bond clerk at a salary of \$3,300 a year.

(f) One assistant warrant and bond clerk at a salary of \$2,400 a

Six assistant warrant and bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary of

\$2,700 a year.

(i) One assistant chief clerk at a salary of \$2,100 a year.

(j) One bookkeeper at a salary

\$1,800 a year.

(k) One stenographer at a salary \$2,400 a year.

(1) One stenographer at a salary

\$2,100 a year. (m) One messenger at a salary

\$1,800 a year.
(n) One juveuile court investigator at a salary of \$2,100 a year.

City Attorncy.

Section 12. The City Attorney is hereby authorized to appoint the following:

(a) Three assistant city attorneys, each at a salary of \$4,200 a

- (b) Three assistant city attorneys, each at a salary of \$3,000 a vear.
- (c) One assistant city attorney at

a salary of \$2,400 a year. (1) Two stenographers, each at

a salary of 2,100 a year.

(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

(f) One chief clerk at a salary of \$1,800 a year.

County Clerk.

Section 14. The County Clerk is hereby authorized to appoint the following:

(a) One chief register clerk, grade 8, at a salary of \$3,300 a year.

(b) One cashier, grade 6, at a salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

(d) Thirty assistant register clerks, grade 4, each at a salary of \$2.400 a year.

(e) Thirty-eight convists, grade 4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

(a) One eashier, grade 7, at a salary of \$3,000 a year.

(b) One deputy, grade 6, at a sal-

ary of \$2,700 a year.

(c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) Two bookkeepers, grade 5, each at a salary of \$2,400 a year.

(e) Twelve deputies, grade each at a salary of \$2,400 a year.

(f) Fifty-nine jailers, grade each at a salary of \$2,064 a year.

(g) One stenographer at a salary of \$2,100 a year.

(h) One chauffeur machinist at

a salary of \$2,400 a year.

(i) One office superintendant at a

salary of \$3,000 a year.

(j) One superintendent of jails, grade 5, at a salary of \$2,400 a year.

(k) One assistant superintendent jails, grade 5, at a salary of \$2,340 a year.

(1) One chief jailer, grade 6, at salary of \$2,520 a year.

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year.

(n) One bookkeeper, grade 4, at

a salary of \$2,100 a year.

One matron, grade 4, at a (0)salary of \$2,100 a year.

(p) Four matrons, grade 4, each

at a salary of \$2,064 a year.

(q) Two drivers, grade 4, each at a salary of \$2,064 a year.

(r) Two cooks, each at a salary

of \$2,100 a year.

(s) One jailer, grade 5, at a salary of \$2,220 a year.

(t) Sixteen keepers, each at a

salary of \$1,200 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the following:

(a) One office superintendant at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Two deputies, grade 6 (cashiers), each at a salary of \$2,700 a

year.

Five deputies, grade 6, each (c) at a salary of \$2,700 a year.

(d) Seven denuties, grade 5, each at a salary of \$2,400 a year.

(e) One copyist, grade 5 (chief). at a salary of \$2,400 a year.

(f) One copyist, grade 5, at a sal-

ary of \$2,400 a year. (g) One machinist at a salary of

\$2,700 a year. One stenoghapher at a sal-(h)

arv of \$1,800 a year.
(i) Twenty-eight copyists, grade 4, each at a salary of \$2,100 a year. Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a salary of \$4,200 a year.

(b) One chief deputy at a salary

of \$3,000 a year.

(c) One cashier at a salary of \$3,000 a year.

(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year.

(e) One messenger at a salary of \$2,700 a year.

(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pensions.

Section 23. Under the law providing for the support of minors and for widows' pensions:

One director at a salary of

\$2,700 a year.

(b) One assistant director at a

salary of \$2,220 a year.

Three (c) assistant directors. each at a salary of \$2,100 a year.

Police Judges.

The Police Judges Section 19. are hereby authorized to appoint the fellowing:

Four court stenographers, (a) grade 8, each at a salary of \$3,600

a year.

Coroner.

Section 25. The Coroner is hereby authorized to appoint the follow-

ing:

- (a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina tion:
- (b) One autopsy surgeon at a salary of \$3,000 a year.
 (c) Three deputies, grade 5, each

at a salary of \$2,400 a year.

- (d) Three assistant deputies (females), grade 3, each at a salary of \$1,800 a year.
- Three assistant deputies. (e) grade 4 (drivers), each at a salary of \$2,040 a year. (f) One stenographer, grade 6,

at a salary of \$2,700 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year.

(h) One toxicologist at a salary of \$1,500 a year.

Juvenile Court.

Section 3. Subdivision (f) of Sec tion 21 is hereby amended so as to read as follows:

(f) One cashier-bookkeeper at a

salary of \$2,100 a yeaar.

Police.

Section 26 is hereby Section 4. amended by changing Subdivisions (d), (g) and (j), which shall read as follows:

Three marine engineers for gasoline engines, each at a salary of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,800 a year.

(j) One cook at a salary of \$2,100

a year.

Fire Department.

Section 5. Section 28 is hereby amended by changing Subdivisions (a), (h), (t), (y) and (bb), which shail read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.

(t) One drayman, grade 4, at a salary of \$2,100 a year.

(y) Twelve machinists, each at a per diem of \$9.

(bb) One brass finisher at a per diem of \$9.

This ordinance shall Section 9. take effect July 1, 1924.

Correction.

Supervisors Colman, Rossi and McGregor requested to be recorded as voting "no" on the two preceding ordinances as passed for printing, having unknowingly acquiesced their passage at last meeting.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print and amounting to \$33,946.27. recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch,

Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Urgent Necessity.

Western Union Telegraph Company, official telegrams, \$12.16. Spring Valley Water Company,

water, horse troughs, \$86.42

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

NEW BUSINESS.

Passed for Printing.

The matters following were pussed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out the hereinafter mentioned counts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Pacific Gas and Electric Co., Anditorium lighting etc. (claim dated June 30, 1924), \$872.74.

Library Fund, 1923-1924.

(2) G. E. Stechert & Co., library books (claim dated May 31, 1924), \$2,012.76.

(3) San Francisco News Co., library books (claim dated May 31,

1924), \$897.11.
(4) Foster & Futernick Co., library book binding (claim dated May 31, 1924), \$1,171.75.

American Building (5)Maintenance Co., library janitorial service (claim dated May 31, 1924), \$540.

(6) G. E. Stechert & Co., library books (claim dated June 30, 1924),

\$3,344.09.

(7) Gilley-Schmid Co., library plumbing (claim dated June 30, 1924), \$2,119.65.

(8) Foster & Futernick Co., library book binding (claim dated June 30, 1924), \$1,278.10.
(9) Taylor & Jackson, library building repairs (claim dated June

30, 1924), \$650.12.

(10) American Building Maintenance Co., library janitorial service (claim dated June 30, 1924), \$750.50.

Water Construction Fund, Bond Issue 1910.

(11) Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated July 1924), \$8,649.87.

1924),
(12) Old Mission Portland Ce(13) Old Mission Portland Ce(13) Old Mission Portland July

ment Co., cement (claim dated July 3, 1924), \$10,619.31.

(14) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 3, 1924), \$2,023.10.

(15) M. M. O'Shaughnessy, refund expenditures, velving per vouchers (claim dated July 3, 1924),

\$1,303.79.

(16) M. M. O'Shaughnessy, re-living fund expenditures, per volving vouchers (claim dated July 3, 1924), \$1,040.40.

(17) State Compensation Insurance Fund, insurance premium, City

Hetch Hetchy employees (claim dated July 3, 1924), \$1,068.01.

(18) The M. W. Kellogg Company, fourth and final payment, latch Hetchy expected Contents. Hetch Hetchy, penstocks, Contract

91 (claim dated July 7, 1924), \$76-412.06.

Western Pipe & Steel Co., (19)eleventh payment, construction bay crossing crossing pipe line, Contract 90 (claim dated July 9, 1924), \$54,-702.75.

(20)Leonard F. Youdall, first payment, construction of timber trestles for bay crossing pipe line, Contract 96 (claim dated July 9,

1924), \$15,689.87.

(21) Healy-Tibbitts Construction Co., sixth payment, construction of substructures for steel bridge across Dumbarton Straits, Contract 95 (claim dated July 9, 1924), \$97,-901.36.

Tubereular Sanitarium Fund.

(22) Wm. L. Hughson Co., one Ford Tractor for use at Tubecular Sanitarium site (claim dated June 30, 1924), \$585.95.

General Fund, 1923-1924.

(23) Protestant Orphanage, maintenance of minors (claim dated June 30, 1924), \$804.18. (24) St. Mary's Orphanage, main-

tenance of minors (claim dated June 30, 1924), \$535.30.

(25) St. Vincent's School, main-tenance of minors (claim dated June 30, 1924), \$2,496.70. (26) Roman Catholic Orphanage,

maintenance of minors (claim dated

June 30, 1924), \$4,131.45. (27) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated June 30, 1924), \$675.35.

(28) Children's Agency, maintenance of minors (claim dated June

30, 1924), \$521.58. (29) Albertinum Orphanage. maintenance of minors (claim dated

June 30, 1924), \$1,396.13. (20) Boys' Aid Society, maintenance of minors (claim dated June

30, 1924), \$1,176.07. (31) St. Catherine's Training maintenance of minors Home, (claim dated June 30, 1924), \$684.89. (32) Bay City Market, meats, Relief Home (claim dated June 30,

1924), \$913.39. (33) Del Monte Meat Co., Re-

lief Home (claim dated June 30, 1924), \$1,961.35. (34) A. Ginocchio & Son, alfalfa,

Relief Home (claim dated June 30, 1924), \$807.80.

(35) W. O. Miller, eggs, Relief Home (claim dated June 30, 1924), \$1,029.64.

(36) Sherry Bros., butter, Relief Home (claim dated June 30,

1914), \$1,185.30. (37) Sperry Flour Co., flour, Re-lief Home (claim dated June 30, 1924), \$545.80.

(38) Spring Valley Water Co., ater, Relief Home (claim dated

water, Reliet Home June 30, 1924), \$903.62. You Spring Valley Water Co., Hospital (39) Spring Valley Voter. San Francisco water, Hospital dated June 30, 1924), \$1,-(claini 598.27.

(40)Herbert F. Dugan, drugs, San Francisco Hospital (claim dated June 30, 1924), \$929.56.

(41) M. J. Brandenstein Co., coffee, San Francisco Hospital (claim

dated June 30, 1924), \$580. (42) San Francisco Association for the Blind, furniture for San Francisco Hospital (claim dated

June 30, 1924), \$793.40.

(43) Recorder Printing & Publishing Company, printing Law Motion-Trial Calendar etc. (claim dated June 30, 1924), \$665. (44) Producers Hay Co., hay etc., Police Dept. (claim dated June 30,

Ponce Dept. (claim dated June 30, 1924), \$599.58.
(45) Standard Oil Co., gasoline, Police Dept. (claim dated June 30, 1924), \$647.70.
(46) Easterday Supply Co., janitorial supplies (claim dated June 30, 1924), \$733.20.
(47) Shell Company of California, fuel oil public buildings

fuel oil, public buildings nia, (claim dated June 30, 1924), \$1,392.

(48) Pacific Gas and Electric lighting public buildings (claim dated June 30, 1924), \$3,089.74.
(49) Spring Valley Water Co.,

water for public buildings (claim

dated June 30, 1924), \$1,705,96.
(50) Shell Company, fuel oil, etc., for street repair (claim dated June 30, 1924), \$535,70.
(51) Standard Oil Co., asphalt etc., for street repair (claim dated June 30, 1924), \$1,250,92

June 30, 1924), \$1,359.02. (52) Park Commissioners, for labor and material, improvement of Civic Center (claim dated June 30, 1924), \$4,010.15.

(53) San Francisco, Chronicle, advertising (claim dated June 30, 1924), \$942.65.

General Fund, 1924-1925.

(54) Associated Charities, widows' pensions (claim dated July 11, 1924), \$8,537.45. (55) Eureka

(55) Eureka Benevolent Society, widows' pensions (claim dated July 11, 1924), \$987.50.
(56) Little Children's Aid, wid-

ows' pensions (claim dated July 11,

1924), \$7,626.28. (57) Little Children's Aid, maintenance of minors (claim dated July 8, 1924), \$9,110.

(58) Eureka Benevolent Society,

maintenance of minors (claim dated July 8, 1924), \$3,611.50.

(59) Children's Agency, mainte-nance of minors (claim dated July 8, 1924), \$19,241.96.

(60) Daniel J. O'Brien, Police coutingent expense (claim July 6, 1924), \$750. (61) California Printing

Printing printing, Dept. of Elections (claim dated July 10, 1924), \$6,315.21.

(62a) Elliot-Fisher Co., equipment, County Clerk (claim dated July 14, 1924), \$4,400.20.

Park Fund.

(63) J. H. McCallum Lumber Co., lumber for parks (claim dated July 11, 1924), \$1,005.02.
(64) Spring Valley Water Co., water for parks (claim dated July 11, 1924), \$3,596.41.

Auditorium Fund.

(65) W. A. Plummer Mfg. Co. first payment, installation electrically operated curtains in Audi torium (claim dated July 9, 1924). \$15,204.

County Road Fund. (66) James R. McElroy, tenth payment, improvement of Lincoln Park boulevard (claim dated July 9, 1924), \$12,000. Relief Home Bond Fund, Issue 1923.

(67) John Reid, Jr., third payment, architectural services for new Relief Home buildings (claim dated

July 9, 1924), \$19,640.

General Fund, 1923-1924. (68) Pacific Gas and Electric Co., street lighting for June (claim datde June 30, 1924), \$47,586.53.

Recommitted.

The following item was ordered recommitted to the Finance Committee:

Automatic Registering Machine Co., fifty voting machines, Dept. of Elections (claim dated July 10, 1924), \$56,250.

Passed for Printing.

The following matter was passed for printing:

Authorization, Appropriating \$7,840.50, Improvements Yerba Buena School.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$7,-240.50 be and the same is hereby set aside, appropriated and authorized to be expended out of Special School Tax for cost of alterations and improvements to the Yerba Buena School, including plans, extras, inspection, etc.

Auditor to Cancel Erroneous Assessment.

Supervisor Rossi presented: Resolution No. 22667 (New Series), as follows:

Whereas, the Auditor, in a communication dated July 11, 1924, has reported that the hereinafter described property was erroneously assessed, the same being owned by the Regents of the University of California, and sold to the State by Tax Sale No. 137 of June 27, 1922, and has recommended that the assessments for the years 1921, 1922 and 1923, and said tax sale be cancelled, and the City Attorney having consented thereto; therefore,

Resolved, That the Auditor be directed to cancel the assessments for the years 1921, 1922 and 1923, and the Tax Sale No. 137 of June 27, 1922, of the following described

property: Lot 4, Block 599, in Real Estate Volume 3, page 219, assessed to Hannah N. Haviland.

In accordance with the provisions of Sections 3776 and 3804-a of the

Political Code.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, McLeran, McSheehy, Shannon-4.

Indefinite Postponement.

following bill, heretofore The passed for printing and laid over from last meeting, was, on motion of Supervisor McGregor, indefinitely postponed:

Amendments to Zoning Law. Bill No. ——, Ordinance No. —

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Ordinance No. 5464 (New Series),

the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Lyon street between Union street and Filbert street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southerly side of Filbert street, commencing at a point 123 feet easterly from I von street and running thence easterly to a point 87.5 feet westerly from Baker street, and extending to the depth of the rear lot

lines, in the first residential district instead of the second residential district.

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of street between Francisco street and Leavenworth street, to the depth of the rear lot lines, in the first residential district instead

of the second residential district.

The following three bills submitted by the City Planning Committee in lieu of the foregoing bill indefinitely postponed, were taken

Amending Zoning Ordinance, Filbert Street.

Supervisor McGregor presented: Bill No. 6767, Ordinance No. -

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its proviions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:
Section 2 of the Use of Property

Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southerly side of Filbert street, commencing at a point 123 feet easterly from Lyon street and running thence easterly to a point 87.5 feet westerly from Baker street, and ex-tending to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Privilege of the Floor.

Mr. Harron, representing C. Grosjean, was granted the privilege of the floor and addressed the Board in opposition to the proposed zoning change.

Passed for Printing.

Whereupon, the roll was called and the foregoing bill was passed for printing by the following vote:

A y e s — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, McLeran, McSheehy, Shannon-4.

Passed for Printing. The following matters were passed

for printing:

Amending Zoning Ordinance, Lyon Street.

Supervisor McGregor presented: Bill No. 6768, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries, and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Lyon street between Union street and Filbert street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Amending Zoning Ordinance, Francisco Street.

On motion of Supervisor Mc-Gregor:

Bill No. 6769, Ordinance No. —

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries, and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." the City and County of San Francisco as follows:

Ordinance No. 5464 (New Series) Be it ordained by the People of the title of which is above recited, is hereby amended as follows:

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of Francisco street between Hyde street and Leavenworth street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Resolution of Intention to Establish Set-Back Lines No. 46.

Supervisor McGregor presented: Resolution No. 22668 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to

which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the northerly side of Jackson street from Maple street to Spruce street, said set-back line to be 8 feet.

Along the northerly side of Jackson street from Spruce street to Locust street, said set-back line to be 10 feet.

Along the northerly side of Washington street from Cherry street to Maple street, said set-back line to

be 10 feet.

Along the northerly side of Washington street from Laurel street to Walnut street, said set-back line to be 10 feet.

Along the easterly side of Broderick street, commencing at Fulton street and running thence northerly 137.5 feet, said set-back line to be 11.5 feet.

Along the northerly side of Francisco street from Polk street to Larkin street, said set-back line to be

15 f∈et.

Along the westerly side of Faxon avenue, commencing at Lakeview avenue and running thence northerly to a point 62.5 feet southerly from Grafton avenue, said set-back line to be 9 feet; along the east-erly side of Faxon avenue, commencing at Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 10 feet.

Along the easterly side of Sixavenue, commencing at teenth Judah street and running thence northerly 431 feet 11 inches, said set back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2.3 feet; thence northerly 25 feet, said set-back line to be 6 2-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet.

Along the westerly side of Eighth avenue from Moraga street to Lawton street, said set-back line to be 15 fect; along the easterly side of avenue, commencing Eighth Moraga street and running thence northerly 193 feet, said set-back line to be 8 feet; thence northerly 63 feet, said set-back line to be 10 feet; thence northerly 143.5 feet, said set-back line to be 12 feet; thence northerly 200.5 feet, said set-back line to be 15 feet.

And notice is hereby given that Monday, the 11th day of August,

1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San I rancisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Resolution of Intention to Establish Set-Back Lines No. 47.

Also, Resolution No. 22669 (New

Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further

particulars; therefore,
Resolved, That it is the intention
of the Board of Supervisors of the
City and County of San Francisco to establish set-back lines as pro-vided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

fellows:

Along both sides of Francisco street, commencing at points 93.75 feet easterly from Baker street and running thence easterly to points 93.75 feet westerly from Broderick street, said set-back line to be 6 feet.

Along both sides of Chestnut street, commencing at points 93.75 feet easterly from Broderick street and running thence easterly to roints 93.75 feet westerly from Divisadero street, said set-back lines to be 6 feet.

Along both sides of Broderick street between Chestnut street and Francsico street, said set-back lines

to he 5 feet.

Along both sides of Bay street, commencing at points 93.75 feet casterly from Baker street and running thonce easterly to points 93.75 feet westerly from Broderick street, said set-back lines to be 6 feet.

Along both sides of Francisco street, commencing at points 93.75 feet easterly from Broderick street running thence easterly ts 93.75 feet westerly fi to noints 93.75 Divisadero street, said set-back lines to be 6 feet.

And notice is hereby given that

Monday, the 11th day of August, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath. Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Oil Tank Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

John J. Kingwell, northwest corner of Ellis and Hyde streets, 1500 gallons capacity.

W. S. Hoffman, southwest corner of Gough and Lombard streets, 1500

gallons capacity.

Horn Estate, southeast corner of Fillmore and California streets, 1500 gallons capacity.

Geo. W. Wall, 221 Seventeenth avenue, two 120 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage and Supply Station Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Public Garage. Fisher-Teahle Motor Co. Inc., 2407 Bush street.

Edward E. Shapiro, 527-29 Gough

street.

Transfer Public Garage.

Charles McManus, transfer of publie garage at 1461 Pine street, here-tofore granted C. W. Kelly by Reso-lution No. 18365 (New Series).

Automobile Supply Station. Associated Oil Company, conduct automobile supply station at the southeast corner of Mission and Tenth streets; also to store 2000 gallons of gasoline.

Whiteomb and Smith, maintain an automobile supply station at the Twelfth avenue southwest corner of and Geary streets; also to store 2000 gallons of gasoline.

Transfer Automobile Supply Station. Mohawk Oil Co., transfer of automobile supply station, northeast corner of Baker and Hayes streets, heretofore granted Standard Oil Company by Resolution No. 14047

(New Series).
The rights rights granted under this resolution shall exercised within six months, otherwise said permits

become null and void.

Accepting Offer of Wm. Kirsch to Sell Certain Land on Twenty-third Avenue Near California Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22670 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from William Kirsch to convey to the City and County of San Francisco certain land and improvements situate on the easterly line of Twenty-third avenue, distant 175 southerly from California street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all encumbrances, for the sum of \$15,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-third avenue, distant thereon 175 feet southerly from the southerly line of California street, running thence southerly along said easterly line of Twenty-third avenue 25 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 120 feet to the said easterly line of Twenty-third avenue and point of commencement. Being a portion of Outside Land Block No. 160; also known as Block 1411 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Weimore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon—4.

Accepting Offer of Allen & Company to Sell Land on Commercial Street East of Drumm for Harbor Emergency Hospital Purposes.

Supervisor Wetmore presented: Resolution No. 22671 (New Series), as follows:

Whereas, an offer has been received from Allen & Company to convey to the City and County of San Francisco certain land situate on the southerly line of Commercial street, distant 125 feet easterly from Drumm street, required for Harbor Emergency Hospital purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

he it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,091.30 be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:
Commencing at a point on the southerly line of Commercial street, distant thereon 125 feet easterly from the easterly line of Drumm street, running thence easterly along said southerly line of Commercial street 25 feet; thence at a right angle southerly 59 feet 9 inches; thence at a right angle westerly 25 feet; thence at a right angle northerly 59 feet 9 inches to the southerly line of Commercial street and point of commence street and point of commence-ment. Being City Slip Lot No. 90, in Fifty Vara Block No. C; also known as Block 233 on Assessor's Man Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result or his examination to the Board of Supervisors, and also to cause a good sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22672 (New Se-(New Se-

ries), as follows:

Resolved, That San Francisco Motor Drayage Company, assignee of James T. Tobin, is hereby granted an extension of ninety days' time from and after July 14, 1924, within which to complete the grading of Palou avenue between Jennings and Hawes streets, under public contract, for the reason that contractor has been delayed by the installation of water mains and resetting of poles by public service corporations.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch,

Wetmore—14.
Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Closing Portion of Certain Streets in Marina.

Supervisor Harrelson presented: Resolution No. 22673 (New Se-

ries), as follows:

Closing and ahandoning portions Mallorca way, Toledo way, Alhambra street and Cervantes

boulevard.

Whereas, on the 26th day of May, 1924, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 22499 (New Series), which resolution was, on the 2nd day of June, 1924, approved by the Mayor of the City and County of San Francisco, and said resolution being in words

and figures as follows, to-wit:
Resolution No. 22499 (New Series).
Resolution of intention to close
portions of Mallorca way, Toledo
way, Alhambra street and Cervantes

boulevard.

Whereas, the City and County of San Francisco is desirous of effeeting the widening of Fillmore street from Chestnut street to Cervantes boulevard; and

Whereas, the property owners fronting on Mallorca way between owners Fillmore street and Alhambra street are desirous of changing the alignment of Mallorca way changing the width of the said Mallorca way from 40 feet to 50 feet, and are willing to donate the necessary 10 feet therefor; and

Whereas, the pavement of Fill-more street between the northerly line of Chestnut street and southerly line of Bay street been previously accepted; and has

Whereas, public interest and convenience requires and would be conserved by the closing and abandonment of the streets and boulevards hereinafter mentioned, and the opening of new streets in lieu there-

of; Now, therefore, be it Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to close and abandon a portion of said streets and boulevards as part of a gen-eral plan. Said streets and boule-vards are situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Mallorca Way.

Commencing at the point of intersection of the northerly line of Toledo way with the westerly line of Mallorca way, and running thence northerly along the westerly line of Mallorca way 109.977 feet; thence northerly on a curve to the left of 240-foot radius, tangent to the preceding course, central angle 11 deg. 57 min. 04 sec. a distance of 62.627 feet; thence northerly on a line which deflects 14 deg. 57 min. 04 sec. to the right from the tangent to the last described curve at the last described point, a distance of 24.806 feet; thence northerly on a curve to the left of 200foot radius, tangent to the preceding course, central angle 33 deg. 43 min. 13 sec. a distance of 117.706 fect to the northeasterly line of Mallorca way; thence southeasterly along the northeasterly line of Mallorea way on a curve to the right of 280-foot radius, the tangent to which deflects 11 deg. 12 min. 40 sec. to the left from the tangent to the last described curve at the last described point, central angle 44 deg. 55 min. 53 sec. a distance of 219.576 feet; thence southerly along the easterly line of Mallorca

way, tangent to the preceding curve a distance of 149.977 feet; thence southeasterly along the northeasterly line of Mallorca way on a curve to the left of 111.269-foot radius, tangent to the preced-ing course, central angle 45 deg. 00 min. a distance of 87.390 fect; thence southeasterly along the northeasterly line of Mallorca way, tangent to the preceding curve a distance of 168.696 feet; thence dedistance of 168.696 feet; thence deflecting to the right an angle of 45 deg. and running southerly a distance of 56.568 feet to the southwesterly line of Mallorca way; thence deflecting to the right an angle of 133 deg. 00 min. and runging the state of the southwesterly clear the southwesterly ning northwesterly along the south-westerly line of Mallorca way 208.696 feet; thence continuing 208.696 feet; thence continuing northwesterly along the southwesterly line of Mallorca way on a curve to the right of 151.269-foot radius, tangent to the preceding course, central angle 45 deg. 00 min. a distance of 118.806 feet to the southerly line of Toledo way; thencel northerly tangent to the preceding curve a distance of 40 feet to the northerly line of Toledo way and the point of commencement.

Toledo Way.

Commencing at the point of intersection of the northerly line of Toledo way with the westerly line of Mallorca way and running thence westerly along the northerly line of Toledo way 8.125 feet; thence at a right angle southerly 40 feet to the southerly line of Toledo way: thence at a right angle easterly 8.125 feet along the southerly line of Toledo way to the westerly line of Mallorca way; thence at a right angle northerly 90 feet to the point of commence-

Cervantes Boulevard and Alhambra street.

Commencing at a point on the southeasterly line of Alhambra street, distant thereon 138.330 feet northeasterly from the northeasterly line of Mallorca way, and running thence easterly along the southerly line of the intersection of Alhambra street with Cervantes boulevard on a curve to the right of 50.248-foot radius, tangent to Alhambra street, central angle 81 deg. 44 min. 02 sec. a distance of 71.680 feet to a point on the southwesterly line of Cervantes boulevard: thence southeasterly, tangent to the preceding curve, along the southwesterly line of Cervantes boulevard, a distance of 125.728 feet; thence northwesterly on a

curve to the left of 50-foot radius. the tangent of which deflects 151 deg. 41 min. 27 sec. to the left from the last described course at the last described point, central angle 23 deg. 15 sec. 59 min. a distance of 20.304 feet; thence northwesterly, tangent to the preceding curve a distance of 100.533 feet; thence westerly on a curve to the left of 50-foot radius, tangent to the pre-ceding course, central angle 87 deg. 15 min. 54 sec. a distance of 76.153 feet; thence southwesterly on a curve to the right of 1731.26-foot radius, tangent to the preceding curve, central angle 0 deg. 29 min. 18 sec. a distance of 14.756 feet to the point of commencement.

Be it Further Resolved, That the Board of Supervisors does hereby declare and determine that the cost of the necessary widening of Fill-mere street and the street work necessary for or incidental to said widening shall be borne entirely by the City and County of San Francisco, and that therefore no assessment district is necessary to be formed for the purpose of paying the damages, costs and expenses thereof, and the Board of Super-visors hereby declares and de-termines that the cost and expense of closing said streets and boule-vards shall be paid out of the reve-nues of the City and County of San Francisco.

Be it Further Resolved, That said closing of said streets and boule-vards shall be done in pursuance of Chapter III of Article VI of the Chapter III of Article VI of the Charter of the City and County of San Francisco, and shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County of San Francisco.

Adopted—Board of Supervisors, San Francisco, May 26, 1924.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore.

Absent-Supervisors Katz, Mc-

Leran, Shannon.

J. S. DUNNIGAN, Clerk. Approved, San Farncisco, June 2, 1924.

JAMES ROLPH, JR., Mayor.

Whereas, proper notice of said resolution and of said proposed closing and abandonment of portions of Mallorca way, Toledo way, Alhambra street and Cervantes boulevard, was duly given by the Board of Public Works of said City and County by publication and posting in the manner provided by Section 3, Chapter III of Article VI of the Charter of this City and County of San Francisco; and

Whereas, more than ten (10) days have clapsed after the expiration of the publication of said notice;

and

Whereas, no objections were made against the closing up or abandonment of said Mallorca way, Toledo way, Alhambra street and Cervantes

boulevard, as provided in the Charter, or at all; and
Whereas, it is the opinion of this Board that the public interests and convenience will be conserved by the closing and abandonment of

said streets; and Whereas, the said Whereas, the said work is for closing of a portion of said streets, and it appears to this Board that no assessment is necessary;

Now, therefore, be it Resolved, That said closing and abandonment of a portion of said streets be and the same is hereby ordered, and that the said portions of streets be and the same are hereby closed and abandoned as public streets.

Acopted by the following vote:

Aves - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Closing and Abandoning Lane Street.

Resolution No. 22674 (New Se-

ries), as follows: Closing and abandoning Lane street between Armstrong and Bancroft streets and between Bancroft

and Carroll streets.

Whereas, on the 12th day of May, 1924, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 22449 (New Series), which resolution was, on the 15th day of May, 1924, approved by the Mayor of the City and County of San Francisco, and said resolution being in the words and figures as follows: Resolution No. 22449 (New Series).

Resolved, That the public interest requires that Lane street between Armstrong and Bancroft streets and between Bancroft and

Carroll streets be closed.

Be it Further Resolved, That it is the inetation of the Board of Supervisors to close Lane street hetween Armstrong and Bancroft streets and between Bancroft and Carroll streets, situated in the City and County of San Francisco. State of California. Said closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter III of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said Charter and article following said Section 2.

Be it Further Resolved, That the damage, cost and expense of said closing up of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets be paid out of the revenues of the City and County of San Fran-

Adopted—Board of Supervisors, San Francisco, May 12, 1924.

Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Mc-Gregor, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Wetmore.

Absent - Supervisors Badaracco,

Katz, Welch.

J. S. DUNNIGAN, Clerk. Approved, San Francisco, May 15, 1924.

R. McLERAN, Acting Mayor.

Whereas, proper notice of said resolution and of said proposed closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets was duly given by the Board of Public Works of the City and County of San Francisco by publication and posting in the man-ner provided by Section 3 of Chapter III of Article VI of the Charter of the City and County of San Francisco.

Whereas, more than ten days have have elapsed since the expiration of time of publication of said

notice; and

Whereas, certain persons make objections to the same within ten (10) days after the expiration of the time of said publication of said notice, which objections were delivered to the Clerk of this Board, who indorsed thereon the date of their reception by him, and at the next meeting of this Board of Su-pervisors, after the expiration of said ten (10) days did lay said objections before this Board of Supervisors, who thereupon fixed a time for hearing said objections, viz.: The 30th day of June, 1924, at the hour of 2 p. m. of said day, which time was not less than one week after said meeting of said Board of Supervisors; and

Whereas, the Clerk of this Board did notify the persons making objections by depositing a notice of said hearing in the postoffice, post-

- (New Se-

age prepaid, addressed to such ob-

pectors; and

Whereas, at the time specified for the hearing of said objections this Board of Supervisors did hear the ojections urged and did overrule said objections; and

Whereas, the Premier Bed and Spring Company will deed to said City and County of San Francisco as a consideration for the closing of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets a strip of land 20 feet in width extending from the southerly line of Armstrong avenue to the northerly line of Carroll avenue, and containing approximately 9080 feet, and an additional piece of ground at the southwest corner of Carroll avenue and Third street, triangular in containing approxiand shape, mately 1875 feet.

Whereas, it is the intention of this Board to hereafter convey by deed the interest of said City and County of San Francisco in said Lane street to the Premier Bed and Spring Company; and

Whereas, it is the opinion of this Board that the public interest and convenience will be conserved by the closing and abandoning of said street; and

Whereas, said work is for the closing up of said Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets, and it appears that no assessment is necessary therefor: now, therefore,

Resolved, That said closing and abandonment of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets and it appears to this Board that no assessment is necessary; now, therefore, be it

Resolved, That said closing and abandonment of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets be and the same is hereby ordered and that said street be and the same is hereby abandoned as a public street.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Rath, Colman, Deasy, Harreison, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-Leran, McShcehy, Shannon—4.

Passed for Printing.

The following matters were passed for printing:

Blasting Permit.

On motion of Supervisor Harrelson;

ries), as follows:

Resolution No. -

Resolved, That City Construction Company is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts during grading of Farallones street between Plymouth and San Jose avenues, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10;000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. In and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by said City Construction Company then the privilege and all rights accruing thereunder shall immediately become null and void.

Action Deferred.

The following bill, laid over from last meeting, was taken up and, on motion, laid over until September 2, 1924:

Changing Main Street to Matson Street,

Bill No. —, Ordinance No. —— (New Series), as follows:

Changing the name of Main street from Market street to The Embarcadero to Matson street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The name of Main street from Market street to The Embarcadero is hereby changed to

Matson street.

Section 2. The attention of the Assessor, the Recorder, the Board of Public Works, the City Engineer and other offices and departments of the City and County of San Francisco is hereby called to the provisions of this ordinance, and said departments and offices are hereby authorized and instructed to change their maps and plats and records accordingly

Section 3. This ordinance shall take effect immediately.

Award of Contract for Motor Trucks.

Supervisor Rossi presented:

Resolution No. 22675 (New Series), as follows:

Resolved, That award of contract for furnishing six motor trucks with dump bodies, fully equipped, as per Specification No. 15164, for use of the Street Cleaning Division, Department of Public Works, be hereby made to General Motors Truck Company on bid submitted June 23,

1924, for \$27,587.10.
Resolved, That all other bids submitted thereon be rejected.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-1.

Rejecting Bid for Window Cleaning, School Department.

Supervisor Rossi presented: Resolution No. 22676 (New Se-

ries), as follows:

Resolved, That bid received June 30, 1924, for window cleaning for School Department, submitted by the American Building Maintenance Company, be rejected.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Award of Contract, Underground Cable.

Supervisor Rossi presented: Resolution No. 22677 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing underground cable for the Department of Electricity be hereby made to the Standard Underground Cable Company on bid submitted July 7, 1924, as follows, viz.

3000 feet 7-conductor No. 14 B & S G. R. C. lead sheath underground

cable, per foot, \$.148.

5000 feet 5-conductor No. 14 B &

s G. R. C. lead sheath underground cable, per foot, \$.129.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Passed for Printing.

The following matter was passed for printing:

Spur Track Permit, Joseph Lerer & Son.

On motion of Supervisor Harrel-

Bill No. 6770, Ordinance No. -(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Jos. Lerer & Sons to construct, maintain and operate a spur track across Harrison street between Eleventh and Twelfth streets as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Jos. Lerer & Sons to construct, maintain and operate a spur track as follows:

Beginning in the existing track

on city property opposite the southerly termination of Twelfth street; thence northerly on a curve to the right intersecting the southerly line of Harrison street approximately 8.5 feet westerly from the easterly line of said property, being approximately 194.5 feet westerly from Eleventh street; thence on a tangent northerly and a curve to the left across Harrison street to a point on the northerly line of Harrison street 8.5 feet easterly from the easterly line of Twelfth street, said point being on the boundary of property owned by your petitioner.

Said permission is granted sub-ject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12. 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses in connection with the installation the track, restoration of the of pavement and any additional requirements for the surface drainage be paid for by Jos. Lerer & Sons.

Provided, that Jos. Lerer & Sons shall erect and maintain all-night lighted are lamps to be placed where directed by the Lighting Committee of the Board of Super-

visors.

Section 2. Ordinance No. 6172 (New Series), approved March 6, 1924, is hereby repealed.
Section 3. This ordinance shall take effect immediately.

Purchaser Authorized to Sell Wool at Main Stable, Golden Gate Park.

Supervisor Rossi presented: Resolution No. 22678 (New Series), as follows:

Resolved. In consonance with

Article II, Chapter 1V, Section 2 of the Charter, that the Purchaser of Supplies be authorized and directed, pursuant to petition filed by the Park Commissioners, to sell the following personal property unfit and unnecessary for use of the City and County of San Francisco, viz.: 800 pounds of wool in sacks, located at the main stable, Golden Gate Park.

Action Deferred.

Van Ness Avenue Extension. The following matter, heretofore presented by Supervisor McSheehy for the Tunnels and Assessment Committee June 23, 1924, and laid

over until this meeting, was taken upon and again laid over one week: Resolution No. — (New Se-

ries), as follows:

Resolved, That Resolution No. 22328 (New Series), approved April 10, 1924, being resolution of intention of the Board of Supervisors to order the extension of Van Ness avenue from Market street to Howard street, and all proceedings had thereunder, be and the same is hereby rescinded.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the Board of Public Works be and is hereby authorized and directed to furnish this Board with a report at the earliest possible time, showing:

The estimated cost of the land to be taken for the extension of Van Ness avenue from Market

street to Howard street.

2. The estimated cost of the street improvements on said extension of Van Ness avenue from Market street to Howard street.

The boundaries of the district to be benefited and to be assessed to defray the cost of the extension of Van Ness avenue from Market

street to Howard street.

New resolution of intention creating an assessment district for the extension of Van Ness avenue and repealing former Resolution No. 22328 (New Series).

ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Circus Permit, I. O. R.

Supervisor Robb presented: Resolution No. 22680 (New Se-

ries), as follows:

Resolved, That the Improved Order of Red Men is hereby granted permission to hold an outdoor park cclebration at Twelfth and Market streets July 31 to August 12, 1924, inclusive, without payment of the usual license fee for said exhibition or any concession connected there-

The purpose of this exhibition is for raising moneys for the orphans' fund of the above organization.

Adopted under suspension of the

rules by the following vote:

A yes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-

Leran, McSheehy, Shannon-4.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22681 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Install 400 M. R.

Alberta street and Wilde avenue. Alberta street and Ervine street.

Install 250 M. R.

Thirty-ninth avenue between Fulton and Cabrillo streets.

Banks and Ogden streets.

Miguel street between Fairmount and Beacon streets.

Church street between Day and

Thirtieth streets.

Install Double Inverted Gas. Camino Del Mar, opposite No. 555.

Install Ornamental 600 C. P. Northeast corner of Sixteenth and Howard streets.

Northwest corner of Sixteenth and Valencia streets.

Southeast corner of

and Albion streets. Northwest corner of Sixteenth

Sixteenth

and Albion streets.

South side of Sixteenth street, 120 feet east of Guerrero street.

Remove 400 M. R.

Northeast corner of Sixteenth and Howard streets. Northwest corner

of and Valencia streets.

Southeast corner of Sixteenth and Albion streets.

Northwest corner of Sixteenth

and Albion streets.

South side of Sixteenth street, 120

feet east of Guerrero street. Portion of Resolution No. 21426

(New Series), relating to the installation of light on Alberta and Cowden streets, is hereby repealed. Adopted under suspension of the

rules by the following vote
Ayes—Supervisors Bac Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Snannon-4.

Method of Procedure for Establishment of Set-Back Lines.

Supervisor McGregor presented: Bill No. 6771, Ordinance No. —

Series), as follows:

Adding a new section to be numbered Section 6a to Ordinance No. 5636 (New Series), describing a method of procedure for establish-

ing set-back lines.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. A new section is hereby added to Ordinance No. 5636 (New Series), to be numbered Section 6a and to read as follows:

Section 6a. Where the average slope of the area between the street line and the established set-back ascends from the street line and exceeds fifty per cent, a garage may be erected in such area, provided, that the top of such garage does not extend above the level of the front floor of the building erected on the lot. Section 2.

This ordinance shall

take effect immediately.

Passed for printing under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Accepting Offer to Lease Hetch Hetchy Camp · Site.

Supervisor Rossi presented: Resolution No. 22682 (New Se-

ries), as follows:

Whereas, Charles J. Hohlbein has offered to rent to the City and County of San Francisco a camp site located in the auto camp grounds belonging to said Charles J. Hobbein, about three miles southwest of the Town of Liver-more, Alameda County, California, for the sum of \$40 for a period of two months, with the option of extending the period for as long a time as the camp is required by said City and County in connection with the construction of the Hetch Hetchy electric transmission line, at the rate of \$20 per month; now therefore, he it

Resolved. That the said offer of Charles J. Hohlbein is hereby accerted, and the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to make the necessary payment, as per

terms of said offer on file.

adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Welmore-14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Appropriation, \$20,000, Payment to Californians Inc., for Publicity and Advertising.

Supervisor Rossi presented: Resolution No. ——— (New Se-

ries), as follows:

Resolved, That the sum of twenty thousand dollars (\$20,000) be and the same is hereby set aside and appropriated out of "Publicity and Advertising," Budget Item No. 582, Fiscal Year 1924-1925, and authorized paid to Californians Inc., for publicity and advertising of San Francisco.

Passed for printing under suspension of the rules by the following

vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McGregor, Morgan, Robb, Katz. Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

Claim for Lunch Served Soldiers and Sailors July 4, 1921.

Supervisor Bath presented: Resolution No. ——— (New Se-

ries), as follows:

Whereas, Kent G. Winston rendered service on July 4, 1921, consisting of serving lunch to soldiers and sailors on that day, for which if was agreed to pay him the sum of \$550, but of which only the sum of \$250 has been paid, and the sum of \$300 remains due; therefore, Resolved, That the Finance Com-

mittee be requested to investigate the claim and, if the facts are as above stated, to provide the payment of the sum stated.

Referred to Finance Committee.

Adolph B. Spreckels Boulevard. Supervisor Schmitz presented: Resolution No. 22679 (New Se-

ries), as follows:

Resolved. That the name of the boulevard known as the Boulevard del Mar, which is just being finished, be changed to the "Adolph Spreckels Boulevard" in honor of the late Adolph B. Spreckels, who, as one of our foremost citizens, devoted his life to the upbuilding of San Francisco, erecting many fine buildings which stand today as monuments of his loyalty and love for San Francisco, and particularly

his last gift-that wonderful structure that is now being completed by Mrs. A. B. Spreckels, known as the "Palace of the Legion of Honor."

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovierl, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Leran, McSheehy, Shannon-4.

ADJOURNMENT.

There being no further business, the Board at 5:30 p. m. adjourned. J. S. DUNNIGAN,

Clerk. --++-

TUESDAY, JULY 15, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Tuesday, July 15, 1924, 2 p. m.

The Board of Supervisors met pursuant to adjournment to sit as a Board of Equalization for the purpose of hearing all applicants who had filed sworn applications

for the correction or reduction of assessments in the assessment book of real and personal property for the year 1924-1925, or those who, after notification of arbitrary sessment made against them, had filed sworn statements of the personal property owned by them or in their possession on the first Monday in March, 1924.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted pres-

Supervisors Bath, Deasy, Harrelson, McGregor, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore -10.

Quorum present: Supervisor Morgan presiding.

Consideration of Applications for Correction or Reduction of Assessments.

Applications for the correction or reduction of assessments the applicants or their taken up, the applicants or their agents called, duly sworn, exam-ined, and, after due consideration, said applications were disposed of as follows:

	Name Prop.	Lot	Blk.	Assmt.	Cash Val.	Action.
1.	Henry J. F. Niemann. Imp.	6	276	\$33,000		Advst.
2.	Albert J. Martensımp.	2-3	272	34,000		Advst.
	Albert J. MartensImp.	15	283	26,000		Advst.
	Virginia ChatoneImp.	1D	278	14,190		Advst.
	Edith LevyImp.	11	684	650	400	Ref.Assr.
	William J. LouisPers. p					Ref. Assr.
	Fanny HeldImp.	21	582	3.000	2,500	Advst.
		$\frac{21}{21}$	582	4,200		
	Fanny HeldR. E. Kate WilliamsR. E.	$\frac{21}{62}$	3732	1.920	8,000	Advst.
		26	227		1,000	Advst.
	P. GognaImp.	9	240	$\frac{5,000}{37,290}$	94 600	Advst.
	Anna Bertha George.R.E.		1406		24,600	Advst.
	C. F. JacobsenImp.			3,800	3,200	Ref.Assr.
	George Schmania (Soldi		Exemp	tion)	• • • • • • • • •	Ref. Assr.
	H. L. Hardwick (Soldi			tion)		Ref.Assr.
	U. S. Realty CorpnImp.	14	327	130,000	100,000	Ref.Assr.
	E. M. MatsonImp.	24	3198	2,300	1,500	Advst.
	M. E. Hill et alImp.	13	1154	900	400	Ref.Assr.
	Annie MaguireImp.	12	867	800	400	Ref.Assr.
	P. SchoenbergR. E.	- 8	578	19,800	13,000	Advst.
	Pietro BuscaImp.	11	503	5,000	3,500	Ref.Assr.
	Geo. F. Miller et al. Imp.	30	3584	800	550	Ref.Assr.
22.	Louis LevinR. E.	10-				
		1-12	305	45,820	40,000	Ref.Assr.
23.	Mary E. BranchImp.	2	1515	3,800	3,300	Advst.
24.	John HartfordR. E.	4	106	290	100	Ref.Assr.
25.	Marg't F. CushmanImp.	16	67	5,400	4,000	Ref.Assr.
26.	Nellie M. NickelImp.	3	627	30,200		Advst.
27.	M. W. BokeeImp.	22	631	2,100	1,800	Advst.
	Annie CartmanImp.	38	1010	2,300	1,800	Advst.
29.	Luisa H. LedemanR. E.	5-6	1357	12,000	9,000	Advst.
30.	Annie A. KellyImp.	21	1003	2,150	1,075	Advst.
	•	22	1003	2,150	1,075	Advst.
31.	Annie A. KellyR. E.	21	1003	1,930	965	Advst.
	· ·	22	1003	1,930	965	Advst.
	Mary S. BrooksR. E.	5	5274	350	150	Advst.
33.	Malvin Sichel et alImp.	6Č	1624	1,500	1,300	Ref. Assr.
34.	Wilfred A. RoblsonImp.	8	2803	1,080	1,000	Advst.
					-,	

Name 35. The Salvation A	Prop. L	ot Blk.	Assmt.	Cash Val.	Action.
55. The Barvation E	35-	96 951	3 - 20,020		D. C.
36. The Salvation A:	rmv Imn 3	99 331 !4	5 - 20,020	nii	Ref.Assr.
out the barracion in	35-	36 351	3 30,250	nil	Dof Agan
37. The Salvation Ar		$\frac{351}{19}$		nil	Ref.Assr. Ref.Assr.
38. The Salvation A.	my Imp	$\frac{19}{19} = \frac{358}{358}$		nil	Ref. Assr.
39. The Salvation Ar	mv P E	4 34		25,000	Ref. Assr.
40. The Salvation A	my lmn	4 34		25,000	Ref.Assr.
41. The Salvation Ar	my R E	$\frac{1}{7}$ 22		3,000	
42. The Salvation A	my Imp	$7 \tilde{2}\tilde{2}$	5 6,300	3,000	Ref. Assr.
43. The Salvation Ai	my R E	$1\dot{2}$ $7\ddot{1}$		5,000	
44. The Salvation A	my. Imp	$\frac{12}{12}$ $\frac{1}{71}$		2,000	Ref. Assr.
45. Robert P. Troy.	R E	3 29		21,000	Advst.
46. Leona A. Rosens	stern Imp	11		21,000	Advst.
47. Jos. Musto Son		1. 02	0 01,100		Muvst.
nan Co	Imp	1 2	9 5,250		Ref.Assr.
48. Harriet M. Bens	onImp.	1 597		750	Ref.Assr.
49. Aaron Posner	Imp.	36 143		1,000	Advst.
50. James R. Petrie.	Imp	6 105		1,000	Advst.
51. John L. Murphy	et al. Imp.	19 31		25,000	Ref.Assr.
52. May L. Stanton		11 71		1,000	Ref.Assr.
53. May L. Stanton.	Imp.	1 68		1,650	Ref. Assr.
54. Elise H. Sichel	Imp.	31 163	3,000	2,000	
55. Catherine Henne	essev.Imp. 7	B 265	1 - 2.000	1.200	
56. Mary Jane Kenn	edvImp.	8 56		3,000	Advst.
57. Mary Jane Kenn	edyImp.	353	4,500	4,000	Advst.
58. Mathews Int. Co.	Imb.	12 1149	9 2,100	1,500	Ref.Assr.
59. Mathews Int. Co		11 105		3,000	Ref.Assr.
60. Mission Lodge Ma	asonic				
Hall Assn	R. E. 1	10 363	6 29,700	19,700	Ref.Assr.
61. Eliza M. L.]					
berger	R. E. 9 to 9			2,500	Ref.Assr.
	9e to 9	9i 2770		1,500	Ref.Assr.
62. Arthur L. Filley	(Soldier	s' Exer	nption)		Ref.Assr.
63. M. Di Giola	Imp. 7	73 3570		2,500	Ref.Assr.
64. F. B. Grimm	(Soldier	s' Exen	$nption) \dots$		Ref.Assr.
65. James J. Harring	gton.R. E	3 3744			Ref. Assr.
66. L. Ninatti	\dots R. E. 2	7 163	3 1,000	800	Ref.Assr.

ADJOURNMENT.

There being no further business before the Board adjournment was taken until 10 a. m. July 21, 1924. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors September 15, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated, and approved as above recited.

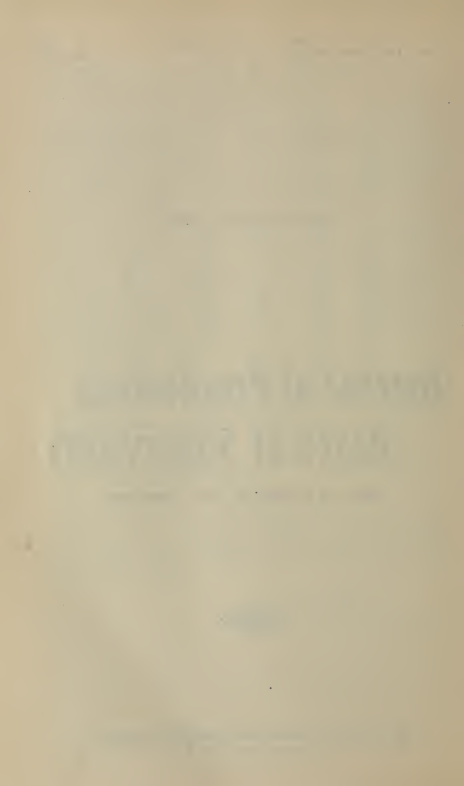
JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco. Monday, July 21, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JULY 21, 1924, 10 A. M.

In Board of Supervisors, San Francisco, Monday, July 21, 1924,

10 a. m.

The Board of Supervisors met pursuant to adjournment to sit as a Board of Equalization for the purpose of hearing all applicants who had filed sworn applications for the correction or reduction of assessments in the assessment book of real and personal property for the year 1924-1925, or those who, after notification of arbitrary assessment made against them, had filed sworn statements of the personal property owned by them, or in their possession on the first Monday in March, 1924.

1924.
Name Prop. Lot
67. Henry Redlick et al., 1mp. 13
68. Emma J. Potvinlmp. 18 69. M. J. MertensR. E. 9
69. M. J. Mertens
10. J. N. Faramore(Soldiers
71. Geo. E. Whitmorelmp. 13
72. Herman HeskinsR. E. 22
23
73. C. E. HelmsImp. 8A 74. Leslie J. Merrill(Soldiers'
74. Leslie J. Merrill (Soldiers'
75. Henry J. Rasani (Soldiers'
76. Ethel B. Johnson (Soldiers' 77. John Borronni (Soldiers'
78. Hugo R. Dietellmp. 22
78. Hugo R. DietelImp. 22 79. James A. Walsh et al.Imp. 28
80. C. L. Imus(Soldiers'
81. J. B. WilliamsImp. 10A
82. Mission Lodge Masonic
Hall AssnR. E. 10
83. Henriette Johnston Imp. 33
84. Peter DugenImp. 25
85 Adolph Cohen Imp. 19
86. H. E. Radgesky et al. Imp. 11
R. E. 11
87. Mary S. AyersImp. 10
88. Marie T. DucheinImp. 19 89. Marie MortensonImp. 36
89. Marie Mortenson Imp. 36 90. Searl II. Solomon (Soldiers'
91. Alice M. BarkerImp. 7 92. Ralph Gramlord(Soldiers'
93. William De Mattei. (Soldiers'
94 Antone Mihelich R. E. 1
95. John P. MenjouletR. E. 20
96. Frank E. Stone (Soldiers'
97. F. H. BammannImp. 24
98. Barbara CooneyR. E. 6
99. E. R. Moffitt(Soldiers'

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—10.

Quorum present.

Supervisor Morgan presiding.

Consideration of Applications for Correction or Reduction of Assessments.

Applications for the correction or reduction of assessments were taken up, the applicants or their agents called, duly sworn, examined, and, after due consideration, said applications were disposed of as follows:

Blk.	Assmt.	Cash Val.	Action.
1220	\$2,000	\$500 2,000 24,600	Ref.Assr.
1208	3,500	2,000	Advst.
240	37,290	24,600	Advst.
			Ref.Assr.
1378	6.500	6,000 2,250 2,250	Advst.
1741	3.750	2,250	Advst.
1741	3.750	2.250	Advst.
3715	12,400	nil	Ref.Assr.
Exempt	tion)		Ref.Assr.
Exemp	tion)		Ref.Assr.
	tion)		Ref.Assr.
Exempt	tion)		Ref.Assr.
1450	4 700	4,000 3,000	Advst.
3777	4,000	3,000	Ref. Assr.
Exempl	tion)	0,000	Ref.Assr.
261	650 000	1,100,000	Ref.Assr.
201	050,000	1,100,000	Itel. Assi.
3636	29,700	19,700	Ref.Assr.
156	1,000	500	Advst.
$\frac{100}{521}$		11,000	Advst.
284		22,000	Advst.
	5,750	2,500	Ref. Assr.
	4,460	,	Ref.Assr.
1284	2,100	1,500	Advst.
0 = 0 1	,		
5/54 1700	1,300	1,000	Advst.
1790	1,300		Advst.
Exemp	tion)	6,000	Ref.Assr.
184	6,900	6,000	Advst.
Exemp	tion)		Ref.Assr.
Exemp	tion)		Ref.Assr.
4012	990	250	Advst.
2006	2,040	$\frac{250}{1,000}$	Advst.
Exemp	tion)		Ref.Assr.
3574	2,000	1,600	Advst.
1725	800	1,600 600	Advst.
Exemp	tion)		Ref.Assr.

	•		
Name Prop. Lot	Blk. Ass	mt. Cash Val.	Action.
		,850 130,710	Advst.
100. I Homas Clame Diagonal			
101. R. K. Gilson(Soldiers'			Ref.Assr.
102. Chas. J. RousseauImp. 10	640 9	,600 2,000	Advst.
103. Geo. H. Lux	5986 5	,520 3,200	Advst.
103. Geo. H. Dux			
104. Mrs. Grace E. McKee. Imp. 5		,700 2,700	Advst.
105. Mark Sheldon Co Imp. 17	207 10	,500 7,500	Advst.
106. T. C. Van Ness, Jr Imp. 11-13	763 17	.000 9,912	Ref.Assr.
107. John A. GrennanImp. 6		,000 80,000	Advst.
108. E. Clarence Holmes. Imp. 3		,000 20,000	Advst.
109. Carl Bjorkquist et al. Imp. 26		500 2,000	Advst.
110. John C. ShippImp. 2		,000	Advst.
111. M. J. KellyImp. 7		,000 14,000	Advst.
112. M. J. KellyR. E. 7		,070 6,250	Advst.
113. Miss Jessie StokesImp. 1		,700 7,500	Advst.
114. Annie L. RussellImp. 22		,700 1,500	Advst.
114. Annie E. Russell Imp. 25 115. Frank W. Brown Imp. 35		4,000	Advst.
116. Harry J Neitschen. (Soldiers)	Exemption)		Ref.Assr.
117 Sharon Estate Co Imp. 36		500 126,500	Ref.Assr.
		.060 24.000	Ref.Assr.
116. Mattle D. Well		36.000	Ref.Assr.
	4093	50 nil	Advst.
120. Allia Ni. Siliteri i i i i i i i i i i i i i i i i i i		1,600	Advst.
		2,000	Advst.
	4037	3,000 2,500	Advst.
	581 22	2,920 22,920	Advst.
124. Ruth E. TreanorR. E. 11-12		1,100	Advst.
125. Ruth E. TreanorImp. 11		3,200	Advst.
	1635		Advst.
120. J. D. & Elisic Hiemolo: 1	752	\$,200 \$00 500	Advst.
127. Barrett SolomonImp. 26		2,050 1,400	Ref.Assr.
120. 301111 111. 11080001111111111111111111111		4,000	Advst.
125. I attick Honard	9990 7	1,000	Auvst.
130. Cal. Synodical Locy. of			
Home MissionsImp. 41.	4096 4	000,	Advst.
42 43-44	652	1,280 3,500	Ref.Assr.
131. A. B. TatumR. E. 3	652	1,500 1,500	Ref.Assr.
132. A. B. TatumImp. 3		3 550 2,000	Ref. Assr.
133. John H. Tietjen Imp. 21		7,200 14,200	Advst.
134. The Malone CoImp. 34-39		2,520 700,000	Ref. Assr.
135. Mills Estate IncR. E. 8		5,310 550,000	Ref.Assr.
136. Russ Estate CoR. E. 1		0.000 50.000	Ref.Assr.
Imp. 1	200 10	5,000 50,000	itel.Assi.
137. Santa Fe Land & Im-	4061	1,000 1,500	Ref.Assr.
provement Co Imp. 1		9.000	Ref. Assr.
138. Corville Estate CoImp. 16)	Ref. Assr.
139. Stephen Mariani Jr (Soldiers')	Ref. Assr.
140. Fugenie I. Mariani (Soldiers'	Exemption)	Ref. Assr.
141. E. I. Mariani(Soldiers)	3735 48	32,500	Advst.
142. Union Tr. Co. et al R. E. 15	591	2,100 1,500	Advst.
143. Brewster F. AmesImp. 14			
Applications Denleg.	Aves	Supervisors Col	man, Deasy,

Moved and carried that all matters taken under advisement be denied.

Ayes—Supervisors Colman, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—10.

Absent — Supervisors Badaracco, Bath, Hayden, McGregor, McLeran, McSheehy, Shannon, Welch-8.

Assessor's Report on Referred Matters.

Moved and carried that the assessor's report be approved.

Motion carried by the following

vote:

Ayes-Supervisors Colman, Deasy, Harrelson, Katz, Morgan Robb, Roncovieri, Rossi, Schmitz, Wet-

more—10.
Absent — Supervisors Badaracco, Bath, Hayden, McGregor, McLeran, McSheehy. Shannon, Welch-8.

The Assessor's report on referred matters above referred to follows:

Assessor's Office.

San Francisco, July 21, 1924. Hororable Board of Supervisors. Gentlemen:

After consideration of the request for reduction of assessed values that you referred to the Assessor, I recommend the following action:

No.	Name of Complainant.	Recommendation of Assessor.
5	Edith Levy	ImpDenied
6	Wm. J. Lewis	P. PDenied
15	United Stores Realty Co	Imp\$130,000 to \$100,000
17	M. E. Hill	Imp\$900 to \$700
18	Annie Maguire	ImpDenied
20	Pietro Buseca	Imp\$5,000 to \$4,000
21	Geo. F. Miller	Imp\$800 to \$600
22	Louis Levin	R.E Denied R. E \$290 to \$150
24	John Hartford	
$\frac{25}{33}$	D. Cushman	Imp Denied
35	Melvin Sichel	R.E. Denied
36	Salvation Army	Imp Denied
37	Salvation Army	R.E. Denied
38	Salvation Army	Imp Denied
39	Salvation Army	R.E. Denied
40	Salvation Army	Imp
41	Salvation Army	R.E. Denied
42	Salvation Army	Imp Denied
43	Salvation Army	R.EDenied
44	Salvation Army	Imp Denied
47	Jos. Musto-Keenan Co	P. P\$5,250 to \$2,165
.48	Harriet M. Benson	Imp\$1,000 to \$800
51	John L. Murphy	Imp\$27,600 to \$24,000
52	May L. Stanton	ImpDenied
53	May L. Stanton	lmpDenied
54	Elise H. Sichel	ImpDenied
55	Catherine Hennessey	Imp\$2,000 to \$1,800
58	Mathews Inv. Co	Imp Denied
59	Mathews Inv. Co	Imp\$4,100 to \$3,100
60	Mission Lodge Mason Hall	R.E Denied
$\begin{array}{c} 61 \\ 63 \end{array}$	Eliza M. L. Baumberger	R.EDenied
65	M. DiGioia	Imp\$2,850 to \$2,500
(6	L. Ninatti	R.E
17	Benry Redlick	Imp\$2.000 to \$1,500
73	C. E. Helms	Imp\$12,400 to \$100
73	J. J. Weich	Imp\$4,000 to \$3,200
٤1	J. B Williams	Imp\$650,000 to \$550,000
82	Geo. Skaller (recommended by	p
	Board of Education)	R. E\$29,700 to \$19,700
86	Wm. H. Madden	Imp\$5,750 to \$5,000
106	T. C. Van Ness	Imp\$12,000 to \$9,500
117	John C. Newlands	Imp\$135,500 to \$125 500
118	W. B. Weir	R. F\$31,060 to \$28,790
119	Mathe S. Weir	Imp\$50,000 to \$40,000
124	Ruth Treanor	R. E\$22,920 to \$18,340
128	John M. Hogan	Imp\$2,050 to \$1,550
$\begin{array}{c} 131 \\ 132 \end{array}$	A. B. Tatum	R. E\$4,280 to \$3,750
133		Imp\$1.800 to \$1.500
135	John H. Tietjen	Jmp\$3,550 to \$2,850
137	L. J. Potter	R.E
138	Corville Estate Co	Imp\$4,000 to \$2,500 Imp\$9,000 to \$7,000
99	Moffitt, J. R.	Soldier's exemptionNil
		Botturer's exemption

By R. L. WOLDEN, Chief Deputy Assessor.

Assessor's Clerical Error Lists Accepted.

Moved and seconded that Assessor's clerical error lists on real estate, improvements, personal property, etc., be accepted.

Motion carried by the following

vote: Ayes—Supervisors Colman, Deasy, Respectfully submitted, JOHN GINTY,

Assessor.

Harrelson, Katz, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—10.

Absent - Supervisors Badaracco, Bath. Hayden, McGregor, McLeran, McSheehy, Shannon, Welch—8.
The Assessor's clerical error lists follow:

$R\epsilon$	01	Es	tax	te.

				Assessment As	sessment
Page	Vol.	Lot	Block		Correction
	9	25	1457		00110001011
59	9	43	1491	Gilbert P. Munday, S. E. (not allowed) \$250	\$750
0.0	0	-	401		
32	3	1	421	Pacific Gas and Electric42,500	22,500
9	42	1	421	Pacific Gas and Electric nil	20,000
102	5 5 5 5	2	848	Judson Estate Co21,950	12,000
229	5	^{2}a	848	Judson Estate Co nil	7,120
229	5	2 b	848	Judson Estate Co nil	1,420
229		$2\mathbf{c}$	848	Judson Estate Co nil	1,410
119	10	18	1605	Roman Catholic Archbishop 500	730
119	10	19	1605	Roman Catholic Archbishop 500	270
119	10	17/18	1605	Roman Catholic Archbishop 1,570	nil
36	-8	$^{-1}$ 2	1328	Grace Kinsell 1.800	2,300
36	8	2 5	1328	Wilson Meyer 1,670	2,300
218	19	$1\overline{2}$	3252	O. M. Hueter	1,120
218	19	$\tilde{1}\tilde{3}$	3252	R. H. Hawkes	1,120
#10	10	10	0202		1,120
0.4	9	10	101	Improvements.	7,600
34	$egin{array}{c} 2 \ 2 \ 4 \end{array}$	10	191	Rose Sutherland 8,600	8,000
216	Z	1	320	Mary Denely et al	
98		2	682	Citizens Bank	6,000
211	4	16	769	Mills Estate Co	2,000
15	5	19	783	Ogden Mills	500
15	5	20	783	Ogden Mills	65,000
36	8	2	1328	Grace Kinsell nil	5,000
36	8	3	1328	Harry B. Allen nil	5,000
. 36	4 5 5 8 8 8	4	1328	Harry B. Allen nil	5,000
36		5	1328	Wilson Meyer nil	5,000
59	9	25	1457	Harriet Monday nil	500
126	10	13	1609	John and Emma Peters13,400	12,900
249	10	9	1658	J. Ahern 2,900	2,400
258	$\tilde{1}\check{0}$	4	1661	Frank Marshall 3,600	3,200
258	10	4b	1661	F. and M. Harrington 3,600	3,200
25	$\frac{1}{22}$	33	3640	M. Duclos 2,400	2,200
$\overline{67}$	$\overline{29}$	5	5338	H. and E. Esposto16,000	14,000
4	41	5 1	1307	John Brickell nil	5,000
7	TT		7001		0,000

Assessor's Arbitrary List.

Honorable Board of Supervisors, City and County of San Francisco.

Gentlemen:

Please find attached here to a list of taxpavers who have neglected to make a return of their taxable personal property, together with the amounts assessed against each for this class of property.

This assessment is made under the provisions of Section 3633 of the Political Code and does not represent the real estate holdings of these parties or their investments in business, this property being separately assessed by this office. These arbitrary assessments include personal property only and are made to include principally money in commercial banks and stocks and bonds of corporations organized out

side of the State, together with solvent credits, and are in addition to any assessment levied against real estate owned by these parties.

Respectfully submitted, JOHN GINTY,

Assessor.

Arbitrary Assessment Increased.

Moved and seconded that the abritrary assessment fixed by the Assessor be increased 25 per cent wherein parties failed to file sworn statements.

Motion carried by the following vote:

Ayes-Supervisors Colman, Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-10.

Absent — Supervisors Badaracco, Bath, Hayden, McGregor, McLeran, McSheehy, Shannon, Welch-8.

The Assessor's arbitrary list follows:

Value.	\$ 1,950 1,000 1,000 1,500	1,625 1,625 750 400 650 15,740 2,000	2,350 650 600 650	5,000 1,000 1,000 1,000 1,250 850 850	750 150 4,670 920 650	1,000 700 1,000 350 2,800 350
Address.			gomery St., R. Delmar St. Vallejo St. Market St., R. 61 Jackson St. and		Phelan Bldg. Forty-eighth Ave. Broadway Clay St. Powell St. Folsom St. and 14 Montgom-	
Name.		. 95 129 129 621 621 7 Shop. 23302 7 Chop. 404 4 Co. 515 Agencies Co. 112 8 G. 545	Bailey, George 179 Baltor, Jacob 2570 Barber, Oscar T 625 Barrett, John J 3230	Barthold, R. M. 51 Barry, Edw. I. 1410 Bell & Simmons. 310 Benson, Mrs. G. V. 3559 Bentley, R. I. 495 Bertolucci, Joe 3476 Biddle Purchasing Co. 260 Bigelow, Dr. Comah. 623	Blanchard, M. E	Brewster, George 747 Bryant, J. A. 1290 Bunnell, Dr. Edwin 1898 Bureau of Natl. Literature 995 Inc. 995 Burns, T. A. 1376
Sub.	45 112 41 43 11,12	210014410 7800000000000000000000000000000000000	28 15 8 8 8 8	36 22 23 119 330 45/46	20 16 10 16	25 25 25 25
Blk.	1368	1354	560	2989B 987	1806	
Page	93 115 209 209	203 203 67 56 58 61 127	9 182 27 136	44 174 80 224 92 108 1118	36 145 20 173 176	200 231 128 241 212
Vol.	∞====N;		ឧភឧ	34 22 22 23 34 34 34	22622	2242 11
No.	H01004104	1111000876	14 11 11 17	118 22 22 24 25 25 26	27 28 29 30 31	36 55 42 22 23 24 25 25 25 25 25 25 25 25 25 25 25 25 25

Value. 850 1,060 2,125 6,250 1,000 1,250 2,300 1,915	4,625 4,625 700 650 650 650 1,125 1,220 1,220 1,220 1,220 2,000 650 650 650 650 650 650 650	2,000 700 700
Address. Fifth Ave. Baker St. Junipero Serra Blvd. Market St. Narket St. Camino Del Mar Pine St. Front St. Sutter St.		Rainmont Hotel
Name. 3 Cahili, J. R. 3 Kahn, Mrs. B. 2102 California Golf Club. 685 California Maintenance Serv. 463 105 California Maintenance Serv. 463 224 Camm, Chas. 324 Campodonico, Chas. 216 Carapideri, D. W. 82	Casey, K. D. Estate Chambers, Edward Chapman, John Chapman, Sherwood Chan Young City Hall Tire Exchange Clinton Court Apts Cobledick-Kibbe Glass Co Cody, Wm. F. Coldwell, C. Cole, Miss I. A. Coleman, E. C. Cole, Miss I. A. Coleman, E. C. Collins, Dr. W. W. Collins, Dr. W. W. Commercial Cafeteria Coms. Steel Strapping Co Connell, Robert Connolly, Geo. A. Cosgrove & Co. Inc. Corbett, Mrs. M. Costello, J. C. Countryman, Robert H. Costello, J. C. Corbett, Mrs. M.	Covi'k, J
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	17/18/19 1122 1222 1222 1232 1330 1330 1330 1445 150 150 150 150 150 150 150 150 150 15	50 15 21
BIR.	957 997 997 997 907 907 907 907 907 907 90	
Page 113 123 225 255 96	8. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	186 187 201
V OJ.	4 ಗಾಹಾಬುಬುಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬ 14 ಗಾಹಾಬುಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬಬ	دى دى _{دى}
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ADJOURNMENT.

There being no further business, the Board at 12 o'clock noon adjourned.

> J. S. DUNNIGAN. Clerk.

MONDAY, JULY 21, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, July 21, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted pres-

Supervisors Badaracco, Colman, Deasy, Harrelson, Katz. McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Havden, McLeran, McSheehy, Shannon -5.

Quorum present:

His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Salary Increase Request, Recorder. Communication from Edmund Godchaux, Recorder, approving request for copyists for salary increase.

Read to Board.

Municipal Railway Extensions.

Communication from Park-Presidio Improvement Association, opposing proposition to submit new extensions of Municipal car lines to the people to vote on, and stating that association is in favor of leaving it to the Board of Supervisors for action.

Read by Clerk.

Termination of Employment of W. J. Burke, Employee of Horticultural Department.

July 14, 1924.

Mr. John S. Dunnigan, Chief Clerk, Board of Supervisors, San Fran-

cisco, California.

Dear Sir:
Mr. William J. Burke's services as Horticultural Inspector for this department will be terminated Thursday, July 17th, and you will please note this change in making up your salary roll for the month.

Very respectfully,

DUDLEY MOULTON,

Horticultural Commissioner.

Motion.

Supervisor Wetmore moved that communication be held in abeyance.

The foregoing communication was thereupon referred to Finance Committee.

Leave of Absence, Supervisor Jesse C. Colman.

The following was presented and read by the Clerk:

San Francisco, Calif., July 21, 1924.

Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. Jesse C. Colman, member of your Honorable Board, for a leave of absence, with permission to absent himself from the State of California, for a perlod of ten days, commencing July 25th.

Will you please concur with me in granting this leave of absence?

nting this leave C.
Respectfully yours,
JAMES ROLPH, JR.,
Mayor.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22711 (New Se-

ries), as follows:

Resolved, That, in accordance the recommendation of his Honor the Mayor, Hon. Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of ten Pays, commencing July 25, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco. Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Leave of Absence, Park Commissioners Humphrey and Feishhacker.

San Francisco, Calif., July 18, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

I would appreciate your Honorable Board concurring with me in granting to the Honorable William F. Humphrey, member of the Park Commission, an extension of his leave of absence for 60 days, beginning July 18, 1924. Very sincerely yours,

y sincerely jours, JAMES ROLPH, JR., Mayor.

San Francisco, Calif

July 18, 1924.
To the Hon. Board of Supervisors, City Hall, San Francisco, Calif. Gentlemen:

I would appreciate your Honor-

able Board concurring with me in granting to the Honorable Herbert Fleishhacker, member of the Park Commission, an extension of his leave of absence for 60 days, beginning July 18, 1924.

Very sincerely yours, JAMES ROLPH, JR., Mayor.

Whereupon, the following resolu-

tion was presented and adopted: Resolution No. 22710 (New Se-

ries), as follows:

Resolved, That the leaves of absence heretofore granted to Honorable Herbert Fleishhacker and Honorable William F. Humphrey, members of the Park Commission, are hereby extended for a period of sixty days, commencing upon the expiration of the former leaves.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—13.

Absent—Supervisors Bath, Havden, McLeran, McSheehy, Shannon -5.

Committee on Riding Academy Stable Dispute.

The following was presented and ordered filed

Mayor's Office, San Francisco. Mr. John S. Dunnigan, Hon. Board

of Supervisors, City Hall, San Francisco, Calif.

Dear Mr. Dunnigan:

I have the honor to advise you that, pursuant to a motion made in the Board of Supervisors by Supervisor McSheehy, the Mayor is today appointing a committee to confer with the propenents and protestants regarding the San Francisco Riding Academy at Thirty-sixth avenue and Cabrillo street.

The chairman of this committee Supervisor John A. McGregor and the other members are Supervisors John B. Badaracco, Jesse C. Colman. Margaret Mary Morgan and

James B. McSheehy.

Notification has been sent to the Supervisors individually by this office.

Yours very truly, W. F. BENEDICT

Asst. Sec. to Mayor. Committee on Flying Field. The following was presented and ordered filed.

Mayor's Office, San Francisco. July 18, 1924.

Mr. J S. Dunnigan, Clerk Board of Supervisors, City Hall, San Francisco.

Dear Mr. Dunnigan:

This is to advise you that, in accordance with a resolution of the Board of Supervisors, the Mayor has appointed a committee of Supervisors to investigate possible locations for a flying field for the Francisco Flyers Club and similar organizations.

This committee consists of Su-pervisor Margaret Mary Morgan, chairman, and Supervisors Richard J. Welch, Phillip C. Katz, Jesse C.

Colman and Frank Robb.

This office has notified the appointees individually.

Very sincerely yours,
W. F. BENEDICT,
Asst. Sec. to Mayor.

Presentation of Proposals.

Sealed proposals were received between the hours of 2 and 3 p. m. by the Board of Supervisors for furnishing printing for the School Department and referred to the Supplies Committee.

Sealed proposals were received between the hours of 2 and 3, p. m. by the Board of Supervisors for furnishing canned fruits, vegetables and dried fruits and referred to the

Supplies Committee.

REPORTS OF COMMITTEES.

The following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.
Streets Committee, by Supervisor

Harrelson, chairman.

Public Health Committee, by Supervisor Badaracco, chairman. Mission-Sunset Tunnel (Eureka Val-

ley Route), 2 p. m. Hearing of objections in the mat-

ter of the construction of the so-called Mission-Sunset Tunnel.

Publication and Posting Declared to Have Been Made According to Tunnel Procedure Ordinance.

Resolution No. 22683 (New Se-

ries), as follows:

In the matter of the construction and completion of a tunnel with approaches and appurtenances thereto, and of the acquisition of lands and easements therefor, under the elevation known as Mount Olympus, in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12. 1924.

The Board of Supervisors of the City and County of San Francisco having by resolution duly fixed this

21st day of July, 1924, at 2 o'clock p. m., in the chambers or meeting room of said Board of Supervisors, in the City Hall, in said City and County of San Francisco, as the time and place for the hearing of all protests and objections filed to the report of the Board of Public Works heretofore filed in the above entitled matter, and for the hearing of all protests filed with the Clerk of the Board of Supervisors, to the said tunnel construction, or to the plans or specifications therefor, or to the extent of the assessment district defined in the said resolu-tion of intention of the Board of Supervisors, or to the amount of damages determined by the Board of Public Works and shown by its said report as the result of the said tunnel construction, or to the omission of said Board of Public Works to determine or award any damages respect to any property claimed to be damaged as the result of said tunnel construction, or to the award of damages or compensation for the acquisitions shown by the said report of said Board of Public Works, or to any act, determination or proceeding of the Board of Supervisors or of the Board of Public Works in relation to such construction or to any other matter in connection therewith as to which any person would have a legal right of protest, and for the hearing of any and all protests as to any or all of said matters or things.

And there having been filed in said matter with the Board of Su-pervisors before said hearing pur-suant to the provisions of Section 9 of the tunnel procedure ordinance of said City and County of San Francisco certain affidavits showing that the said resolution of intention of the Board of Supervisors, the notice of the completion of the posting of the notices provided for in Setcion 4 of the tunnel procedure ordinance, the notice of the filing of the said report of the Board of Public Works and of the time within which all objections thereto should be filed as required by Sec-tion 7 of said ordinance, and the notice of the time and place of the hearing of protests as provided for by Section 8 of said ordinance, have and each of them has been published as in said ordinance required, and also an affidavit showing that the notices required by Section 3 of said tunnel procedure ordinance have been posted in accordance with the requirements of

said Section 3.

And the Board of Supervisors,

hefore proceeding with the said hearing, having received and considered said affidavits;

Now, therefore, it is ordered, found and recited that the publications and the posting referred to in Section 9 of said tunnel procedure ordinance have been made in the above entitled matter as required by said tunnel procedure ordinance, and that this order be en-tered in the minutes of this Board.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Action Deferred.

Whereupon, further hearing on the foregoing matter was continued until August 4, 1924, at 2 p. m.

Additional Positions Ordinance.

The following bill, as recommended by the Finance Committee and passed for printing at the last meeting, was taken up on final pas-

Bill No. 6766, Ordinance No. --

(New Series), as follows: Amending Ordnance No. 5460 (New Series), known as the Ordinance of Additional Positions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5460 is hereby amended as follows:

Supervisors.

Section 4. The Board of Supervisors is hereby authorized to appoint the following:

(a) One clerk (authorized in

Charter) at a salary of \$6,000 a

year.

(b) One chief assistant clerk at a salary of \$4,200 a year.
(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.
(d) One assistant clerk at a

salary of \$3,000 a year.

(e) Three assistant clerks, each at a salary of \$2,700 a year.

(f) One assistant clerk at a

salary of \$2,400 a year.

One stenographer to Finance

Committee at a salary of \$3,300 a year. (h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One shorthand reporter at a salary of \$2,100 a year.

(j) One telephone operator and filing clerk at a salary of \$1,800 a year.

(k) One sergeant-at-arms (authorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at a

salary of \$2,400 a year.

(ni) One chief telephone operator at a salary of \$1,980 a year.

(n) One telephone operator (Su-

perior Court) at a salary of \$1,800 a year.

(0) Four telephone operators each at a salary of \$1,680 a year.
(1) One superintendent of the

Auditorium at a salary of \$2,700 a year.

(q) One gas and water inspector

at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a year.

(s) One horticultural inspector (Section 2322, Political Code) at a

salary of \$2,100 a year.

Purchaser of Supplies.
Section 4a. The Purchaser of Supplies is hereby authorized to

appoint the following:
(a) One superintendent of supplies (charter transfer) at a salary

of \$3,000 a year.

One inspector of supplies (b) (charter transfer) at a salary of \$2,700 a year.

(c) One custodian-clerk (charter transfer) at a salary of \$2,700 a

year.

(d) One assistant custodianclerk (charter transfer) at a salary of \$2,400 a year.

(e) One stenographer at a salary

\$1,800 a year. (f) One ass assistant (f) purchaser (charter transfer), schools, at a salary of \$2,400 a year.

(g) One assistant clerk, schools,

at a salary of \$1,200 a year.

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows: Three stenographers, each at

a salary of \$1,800 a year.

(e) One messenger at a salary of \$1,800 a year.

(g) One stenographer at a salary of \$2,100 a year.

Auditor.

Section 6. The Auditor is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 8, each at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each

at a salary of \$2,700 a year. (d) Four deputies, grade 6, each

at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a salary of \$2,400 a year.

(f) Six deputies, grade 4, each at a salary of \$2,100 a year.
(g) One stenographer-bond clerk at a salary of \$2,400 a year.

(h) One expert (state law, Section 4099a) at a salary of \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1.800 a

Temporary clerks, grade 3, (j) each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year.(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3,000 a year.

(c) One accountant at a salary of

\$3,000 a year.

(d) Six deputies, grade 5, each at a salary of \$2,400 a year.

(e) One cashier for license department at a salary of \$2,400 a year, which position has been de-clared by the Civil Service Commission to be confidential and ex-

empt from examination. (f) Two expert searchers, each

at a salary of \$2,400 a year.

(g) Twenty-six deputies, grade 4, each at a salary of \$2,100 a year. (h) One stenographer-typewriter at a salary of \$2,100 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a

year.

One tunnel accountant at a (j)

salary of \$2,100 a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$2,700 a year.

(b) One cashier at a salary of \$4,500 a year.

(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) One deputy, grade 8, at a sal-

ary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year. (f) One deputy, grade 7, at a sal-

ary of \$3,000 a year.

(g) One bookkeeper at a salary

of \$3,000 a year. (h) One bookkeeper at a salary of \$2,100 a year.

(i) Two deputies, grade 6, each at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the fol-

lowing:

One director of supervising (a) appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
(b) One cashier, grade 5, at a

salary of \$2,400 a year.

(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil serv-

ice deputies, grade 7, each at a sal-

ary of \$3,000 a year.
(f) Three personal property appraisers, each at a salary of \$3,000

(g) One assistant personal property appraiser at a salary of \$2,400 a year.

(h) Three assistant appraisers, civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers,

civil service deputies, grade 5, each

at a salary of \$2,400 a year. (i) Fifteen assistant deputies,

civil service general clerks, grade 4, each at a salary of \$2,100 a year. (k) Temporary assistant deputies, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade

2, at a salary of \$1.500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.
(b) One special assistant at a

(c) Six assistants, each at a salary of \$2,400 a year.
(d) One assistant at a salary of

\$3,600 a year. (e) One warrant and bond clerk

at a salary of \$3,300 a year. (f) One assistant warrant and

bond clerk at a salary of \$2,400 a year. Six assistant warrant and

bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary of \$2,700 a year.

(i) One assistant chief clerk at a salary of \$2,100 a year.
(j) One bookkeeper at a salary

of \$1,800 a year.

(k) One stenographer at a salary

of \$2,400 a year.

(1) One stenographer at a salary

of \$2,100 a year.
(m) One messenger at a salary

of \$1,800 a year.
(n) One juvenile court investigator at a salary of \$2,100 a year.

City Attorney.
Section 12. The City Attorney is hereby authorized to appoint the

following:

(a) Three assistant city attorneys, each at a salary of \$4,200 a year.

(b) Three assistant city attorneys, each at a salary of \$3,000 a

(c) One assistant city attorney

at a salary of \$2,400 a year.

(d) Two stenographers, each at a salary of \$2,100 a year.
(e) One bookkeeper-file clerk at a salary of \$2,400 a year.
(f) One chief clerk at a salary

of \$1,800 a year.

Civil Service Commission.

Section 13. The Civil Service Commission is hereby authorized to appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a sal-

ary of \$2,700 a year.

(c) One first assistant inspector at a salary of \$2,700 a year. (d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a

salary of \$2,100 a year.
(f) Two experienced clerks, grade

5, each at a salary of \$2,400 a year.
(g) One stenographer-clerk at a

salary of \$1,920 a year.

County Clerk.
Section 14. The County Clerk is hereby authorized to appoint the following:

(a) One chief register clerk, grade 8, at a salary of \$3,300 a year. (b) One cashier, grade 6, at a

salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

(d) Thirty assistant register clerks, grade 4, each at a salary of \$2,100 a year.
(e) Thirty-eight copyists, grade

4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby

authorized to appoint the following:

(a) One cashier, grade 7, at a

salary of \$3,000 a year.

(b) One deputy, grade 6, at a salary of \$2,700 a year.

- (c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-
- Two bookkeepers, grade 5, (d) each at a salary of \$2,400 a year.
 (e) Twelve deputies, grade
- each at a salary of \$2,400 a year.
- (f) Fifty-nine jailers, grade each at a salary of \$2,064 a year.

(g) One stenographer at a salary of \$2,100 a year.

(h) One chauffeur-machinist at

a salary of \$2,400 a year.

(i) One office superintendent at a salary of \$3,000 a year.

(j) One superintendent of jails,

grade 5, at a salary of \$2,400 a year.
(k) One assistant superintendent of jails, grade 5, at a salary of \$2,340 a year.
(1) One chief jailer, grade 6, at a salary of \$2,520 a year

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year, (n) One bookkeeper, grade 4, at

a salary of \$2,100 a year.

(o) One matron, grade 4, at a salary of \$2,100 a year.

(p) Four female jailers, grade 4, each at a salary of \$2,064 a year.

(q) Two drivers, grade 4, each at a salary of \$2,064 a year.
(r) Two cooks, each at a salary

of \$2,100 a year.

(s) One jailer, grade 5, at a salary of \$2,220 a year.
(t) Sixteen keepers, each at a

salary of \$1,200 a year.

Recorder.
Section 16. The Recorder is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to confidential and exempt from examination.

(b) Two deputies (cashiers), grade 5, each at a salary of \$2,400 a

(c) Five deputies, grade 5, each at a salary of \$2,400 a year.

(d) Seven deputies, grade 4, each

at a salary of \$2,100 a year. (e) One chief copyist, grade 5, at

(f) One copyist, grade 5, at a salary of \$2,400 a year.

a salary of \$2,400 a year.

(g) One machinist at a salary of \$2,700 a year.

(h) One stenographer at a salary of \$1,800 a year.

(i) Twenty-eight copyists, grade 4, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices clerk at a salaryof \$4,200 a year.(b) One chief deputy at a salary

of \$3,000 a year.

(c) One cashier at a salary of

(c) One cashier at a salary of \$3,000 a year.
(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year.
(e) One messenger at a salary of \$2,700 a year.
(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

each at a salary of \$2,400 a year.

Widows' Pensions.

Section 23. Under the law providing for the support of minors and for widows' pensions:

(a) One director at a salary of

\$2,700 a year.

(b) One assistant director at a salary of \$2,220 a year.

(c) Three assistant directors, each at a salary of \$2,100 a year.

Police Judges. Section 19. The Police Judges

are hereby authorized to appoint the following:

(a) Four court stenographers, grade 8, each at a salary of \$3,300 a year.

Coroner.

The Coroner is here-Section 25. by authorized to appoint the following:

(a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One autopsy surgeon at a salary of \$3,000 a year.
(c) Three deputies, grade 5, each

at a salary of \$2,400 a year.

(d) Three assistant deputies (female), grade 3, each at a salary of \$1,800 a year. (e) Three

assistant deputies. (drivers), grade 4, each at a salary

of \$2,040 a year.

(f) One stenographer, grade 5, at a salary of \$2,400 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year.

(h) One toxicologist at a salary of \$1,500 a year.

Juvenile Court.

Section 3. Subdivision (f) of Section 21 is hereby amended so as to read as follows

(f) One cashier-bookkeeper at a salary of \$2,100 a year.

Police.

Section 26 is hereby amended by

changing subdivisions (d), (g) and

(k), which shall read as follows:(d) Three marine engineers for gasoline engines, each at a salary of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,680 a year.

(k) One cook at a slary of \$2,100 a year.

Department of Electricity.
Section 27. The Department of Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-

(b) One secretary at a salary of

\$2,700 a year.

(c) One clerk, grade 5, at a salary of \$2,400 a year.
(d) One stenographer-typewriter at a salary of \$2,100 a year.

(e) One helper-messenger at a

salary of \$1,800 a year.

(f) One chief inspector at a salary of \$2,700 a year.

(g) Fourteen inspectors, each at

a salary of \$2,400 a year.

(h) One chief operator at a sal-

ary of \$2,700 a year. (i) Eight fire alarm operators,

each at a salary of \$2,400 a year.

(j) Four telephone operators, each a salary of \$1,680 a year. (k) One superintendent of plant

at a salary of \$3,000 a year. (1) One cable splicer at a salary

\$8.50 a day.

(m) One batteryman at a salary

\$2,400 a year.
(n) One foreman instrument maker at a salary of \$2,700 a year. (o) Five instrument makers, each

at a salary of \$2,400 a year.

(p) One foreman of underground construction at a salary of \$2,100 a year.
(g) Two laborers, each at \$5.50

per day.

(r) Two machinists, each at \$8 per day.
(s) Three foremen linemen, each

at \$2,460 per year.
(t) Twelve linemen, each at \$2,-

280 per year.

(u) One inside wireman at a salary of \$1,500 per year.

(v) One commissary at a salary

\$2.100 per year.

(w) One repairer at a salary of

\$2.340 per year.

(x) Two general clerks, grade 3, each at a salary of \$1.800 a year.

Fire Department.
Section 28 is hereby amended by changing subdivisions (a). (h) and (t), which shall read as follows:

(a) One office superintendent and

secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year. (t) One drayman, grade 4, at a salary of \$2,100 a year.

Amendment.

Supervisor Schmitz moved amend as follows:

Department of Electricity. Section 27. (n) One foreman instrument maker at a salary of \$3,000 a year, instead of \$2,700 a year.

(o) Five instrument makers, each

at a salary of \$2,700 a year, instead

of \$2,400 a year each.

Five machinists, each at a (r) salary of \$2,700 a year each, instead of each at \$8 per day.

Amendments Carried.

Amendments carried by the fol-

lowing vote:

Ayes — Supervisors Badaracco. Deasy, Harrelson, Katz, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—10.

Noes-Supervisors Colman, Mc-

Gregor, Rossi-3.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Passed for Printing.

Whereupon, the foregoing bill as amended was passed for printing. UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22684 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Pacific Gas and Electric Co., Auditorium lighting etc. (claim dated June 30, 1924), \$872.74.

Library Fund, 1923-1924.
(2) G. E. Stechert & Co., library

books (claim dated May 31, 1924), \$2,012,76.

(3)San Francisco News Co., library books (claim dated May 31,

1924), \$897.11.

Foster & Futernick Co., li-(4) Foster & Futernick Co., li-brary book binding (claim dated May 31, 1924), \$1,171.75.

(5) American Building Maintenance Co., library janitorial service (claim dated May 31, 1924), \$540.

(6) G. E. Stechert & Co., library

books (claim dated June 30, 1924), \$3,344.09.

Co., (7)Gilley-Schmid library plumbing (claim dated June 30, 1924), \$2,119.65.

(8) Foster & Futernick Co., library book binding (claim dated June 30, 1924), \$1,278.10.
(9) Taylor & Jackson, library building repairs (claim dated June

30, 1924), \$650.12.

(10) American Building Mainte-nance Co., library janitorial service (claim dated June 30, 1924), \$750.50.

Water Construction Fund, Bond

Issue 1910.

(11) Old Mission Portland Cement Co., cement, Hetch Hetchy construction (claim dated July 1924), \$8,649.87.

1924), (12) Old Min... ment Co., cement (cra... July 3, 1924), \$4,625.20. (13) Old Mission Portland Ce-cement (claim dated July

ment Co., cement (claim dated July 3, 1924), \$10,619.31.
(14) M. M. O'Shaughnessy, revolving fund expenditures, per youchers (claim dated July 3, 1924), \$2,023.10.

(15) M. M. O'Shaughnessy, refund expenditures, velving ner vouchers (claim dated July 3, 1924),

\$1,303.79.

M. M. O'Shaughnessy, re-(16)volving fund expenditures, per youchers (claim dated July 3, 1924), \$1,040.40.

(17) State Compensation Insurance Fund, insurance premium, City

- ance Fund, insurance premium, Cro.
 Hetch Hetchy employees (claim
 dated July 3, 1924), \$1,068.01.

 (18) The M. W. Kellogg Company, fourth and final payment,
 the Market Contract Hetch Hetchy, penstocks, Contract 91 (claim dated July 7, 1924), \$76-412.06.
- Western Pipe & Steel Co., (19)eleventh payment, construction bay crossing pipe line, Contract 90 (claim dated July 9, 1924), \$54,crossing 702.75.

(20)Leonard F. Youdall, first payment, construction of timber trestles for bay crossing pipe line. Contract 96 (claim dated July 9,

1924), \$15,689.87.

(21) Healy-Tibbitts Construction Co., sixth payment, construction of substructures for steel bridge across Dumbarton Straits, Contract 95 (claim dated July 9, 1924), \$97,-901.36.

Tubercular Sanitarium Fund.

(22) Wm. L. Hughson Co., one Ford Tractor for use at Tubecular Sanitarium site (claim dated June 30, 1924), \$585.95.

General Fund, 1923-1924.

(23) Protestant Orphanage, main-

tenance of minors (claim dated

June 30, 1924), \$804.18. (24) St. Mary's Orphanage, maintenance of minors (claim dated June 30, 1924), \$535.30.
(25) St. Vincent's School, maintenance of minors (claim dated June 30, 1924), \$2,496.70.
(26) Roman Catholic Orphanage,

maintenance of minors (claim dated

June 30, 1924), \$4,131.45.

(27) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated June 30, 1924), \$675.35.

(28) Children's Agency, maintenance of minors (claim dated June 30, 1924), \$521.58.

(29)Albertinum

Orphanage, maintenance of minors (claim dated June 30, 1924), \$1,396.13.
(30) Boys' Aid Society, mainte-

nance of minors (claim dated June

30, 1924), \$1,176.07. (31) St. Catherine's (31) St. Catherine's Training Home, maintenance of minors (claim dated June 30, 1924), \$684.89.
(32) Bay City Market, meats, Relief Home (claim dated June 30,

1924), \$913.39. (33) Del Monte Meat Co., Re-lief Home (claim dated June 30, 1924), \$1,961.35. (34) A. Ginoce

A. Ginocchio & Son, alfalfa, Relief Home (claim dated June 30,

1924), \$807.80. (35) W. O. W. O. Miller, eggs, Relief Home (claim dated June 30, 1924), \$1,029.64. (36) Sherry Bros., butter, Re-

Home (claim dated June 30, lief 1924), \$1,185.30. (37) Sperry Flour Co., flour, Re-

lief Home (claim dated June 30, 1924), \$545.80.

(38) Spring Valley Water Co., water, Relief Home (claim dated June 30, 1924), \$903.62.
(39) Spring Valley Water Co., water, San Francisco Hospital

dated June 30, 1924), \$1,-(claim 598.27.

(40)Herbert F. Dugan, drugs, San Francisco Hospital (claim dated June 30, 1924), \$929.56. (41) M. J. Brandenstein Co.. cof-

fee, San Francisco Hospital (claim dated June 30, 1924), \$580.

(42) San Francisco Association for the Blind, furniture for San Francisco Hospital (claim dated

June 30, 1924). \$793.40.

(43) Recorder Printing & Publishing Company, printing Law Motion-Trial Calendar etc. (claim

dated June 30, 1924), \$665.

(44) Producers Hay Co., hay etc., Police Dept. (claim dated June 30, 1924), \$599.58. (45) Standard Oil Co., gasoline,

(45) Standard Oil Co., gasoline, Police Dept. (claim dated June 30,

1924), \$647.70,

(46) Easterday Supply Co., janitorial supplies (claim dated June 30, 1924), \$733.20.

(47) Shell Company of California, fuel oil, public buildings (1, 1924), \$1.392

(claim dated June 30, 1924), \$1,392. (48) Pacific Gas and Electric Co.,

lighting public buildings (claim dated June 30, 1924), \$3,089.74.
(49) Spring Valley Water Co., water for public buildings (claim dated June 30, 1924), \$1,705.96.
(50) Shell Company, fuel oil, the forest terms of the company of the

(50) Shell Company, fuel oil, etc., for street repair (claim dated June 30, 1924), \$535.70.
(51) Standard Oil Co., asphalt etc., for street repair (claim dated June 30, 1924), \$1,359.02.
(52) Park Commissioners, for

labor and material, improvement of Civic Center (claim dated June 30, 1924). \$4,010.15.

(53) San Francisco, Chronicle, advertising (claim dated June 30,

1924), \$942.65.

General Fund, 1924-1925.

(54) Associated Charities, widows' pensions (claim dated July 1924), \$8,537.45. (55) Eureka Benevolent Society,

widows' pensions (claim dated July 11, 1924), \$987.50. (56) Little Children's Aid, wid-

ows' pensions (claim dated July 11, 1924). \$7,626.28.

(57) Little Children's Aid, maintenance of minors (claim dated July

8, 1924). \$9,110.

(58) Eureka Benevolent Society. maintenance of minors (claim dated July 8, 1924), \$3,611.50. (59) Children's Agency, mainte-

nance of minors (claim dated July

8, 1924). \$19,241.96. (60) Daniel J. O'Brien, Police (claim dated contingent expense July 6, 1924). \$750.

(61) California Printing Co., printing, Dept. of Elections (claim dated July 10, 1924), \$6.315.21.

(62a) Elliot-Fisher Co., equipment, County Clerk (claim dated July 14, 1924). \$4.400.20.

Park Fund. (63) J. H. McCallum Lumber Co.. lumber for narks (claim dated July

11, 1924). \$1,005.02. (64) Spring Valley Water Co., water for narks (claim dated July 11, 1924), \$3.596.41.

Auditorium Fund.

(65) W. A. Plummer Mfg. Co. first payment installation electrically operated curtains in Audi torium (claim dated July 9, 1924),

County Road Fund.
(66) James R. McElroy, tenth
payment, improvement of Lincoln Park boulevard (claim dated July 9, 1924), \$12,000.

Relief Home Bond Fund, Issue 1923. (67) John Reid, Jr., third payment, architectural services for new

Relief Home buildings (claim dated July 9, 1924), \$19,640.

General Fund, 1923-1924.

(68) Pacific Gas and Electric Co., street lighting for June (claim datde June 30, 1924), \$47,586.53.

Ayes — Supervisor. Colman, Deasy, Harrelson, Katz, Margan Robb, Ronco-Ayes — Supervisors Badaracco. McGregor, Morgan, Robb, vieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Authorization, Appropriating \$7,840.50, Improvements Yerba Buena School.

Resolution No. 22685 (New Se-

ries), as follows:

Resolved, That the sum of \$7,-840.50 be and the same is hereby set aside, appropriated and authorized to be expended out of Special School Tax for cost of alterations and improvements to the Yerba Buena School, including plans, extras. inspection, etc.
A y e s — Supervisors Badaracco,

Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Ronco-McGregor, Morgan, Robb, vieri, Rossi, Schmitz, Welch, Wet-

more-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon -5.

Appropriation, \$20,000, Payment to Californians Inc., for Publicity and Advertising.

Resolution No. 22686 (New Se-

ries), as follows:

Resolved, That the sum of twenty thousand dollars (\$20,000) be and the same is hereby set aside and appropriated out of "Publicity and Advertising," Budget Item No. 582, Fiscal Year 1924-1925, and authorized paid to Californians Inc., for publicity and advertising of San Francisco.

Ayes — Supervisors Basana Colman, Deasy, Harrelson, Katz, Margan Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Oil Tank Permits.

Resolution No. 22687 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:
Oil Tanks.

John J. Kingwell, northwest corner of Ellis and Hyde streets, 1500 gallons capacity.

W. S. Hoffman, southwest corner of Gough and Lombard streets, 1500

gallons capacity.

Horn Estate, southeast corner of Fillmore and California streets,

1509 gallons capacity.
Geo. W. Wall, 221 Seventeen avenue, two 120 gallons capacity. Seventeenth

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Aves - Supervisors Badaracco. Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon -5.

Garage and Supply Station Permits. Resolution No. 22688 (New Se-

ries), as follows:

Resolved, That the following revocable permits are hereby granted:
Public Garage.

Fisher-Teahle Motor Co. Inc., 2407 Bush street.

Edward E. Shapiro, 527-29 Gough

Transfer Public Garage.

Charles McManus, transfer of public garage at 1461 Pine street, heretofore granted C. W. Kelly by Resolution No. 18365 (New Series). Automobile Supply Station.

Associated Oil Company, conduct automobile supply station at the southeast corner of Mission and Tenth streets; also to store 2000 gallons of gasoline.

Whitcomb and Smith, maintain an automobile supply station at the southwest corner of Twelfth avenue and Geary streets; also to store 2000 gallons of gasoline.

Transfer Automobile Supply Station. Mohawk Oil Co., transfer of automobile supply station, northeast corner of Baker and Hayes streets, heretofore granted Standard Oil Company by Resolution No. 14047 (New Series).

The rights granted under resolution shall exercised within six months, otherwise said permits

become null and void.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13

Absent-Supervisors Bath, Hav den, McLeran, McSheehy, Shannon

Blasting Permit.

Resolution No. 22689 (New Se-

ries), as follows:

Resolved, That City Construction Company is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts during grading of Farallones street between Plymouth and San

Jose avenues, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. In and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by said City Constraints. lated by said City Construction Company then the privilege and all rights accruing thereunder shall immediately become null and void.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—13.

Absent-Supervisors Bath, Hay den, McLeran, McSheehy, Shannon ---5.

Establishing Set-Back Lines, Francisco and Broderick Streets.

Bill No. 6765, Ordinance No. 6295 (New Series), as follows:

Establishing set-back lines along portions of Francisco street and Broderick street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 16th day of June, 1924. the Board of Supervisors adopted Resolution of Intention No. 44 to establish set-back lines along Francisco street and Broderick street, and fixed the 14th day of July, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made at said hearing except such as were properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the northerly side of Francisco street, commencing at a point 100 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet easterly from

Scott street, said set-back line to be 6 feet; along the southerly side of Francisco street, commencing at a point 88.75 feet easterly from Divisadero street and running thence easterly to a point 88.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of Broderick street between Bay street and Francisco street, said set-back line to be

5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is here-

by made for further particulars. Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Ronco-McGregor, Morgan, Robb, vieri, Rossi, Schmitz, Welch, Wet-

more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon --5.

Amending Zoning Ordinance, Filbert Street.

Bill No. 6707, Ordinance No. 6296

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its proviions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Ordinance No. 5464 (New Series). the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southerly side of Filbert street, commencing at a point 123 feet easterly from Lyon street and running thence easterly to a point 87.5 feet westerly from Baker street, and extending to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent—Supervisors Bath, Hayden, McLeran, McSheehy, Shannon -5.

Amending Zoning Ordinance, Lvon Street.

Bill No. 6768, Ordinance No. 6297 (New Series), as follows:

Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries, and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:
Section 2 of the Use of Property

Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Lyon street between Union street and Filbert street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

-5.

Amending Zoning Ordinance, Francisco Street.

Bill No. 6769, Ordinance No. 6298

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries, and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 1 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place both sides of street and Leavenworth street, to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Havden, McLeran, McSheehy, Shannon ---5.

Method of Procedure for Establishment of Set-Back Lines.

Bill No. 6771, Ordinance No. 6299

(New Series), as follows:

Adding a new section to be numbered Section 6a to Ordinance No. 5636 (New Series), describing a method of procedure for establishing set-back lines.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. A new section is hereby added to Ordinance No. 5636 (New Series), to be numbered Section 6a and to read as follows:

Section 6a. Where the average slope of the area between the street line and the established set-back ascends from the street line and exceeds fifty per cent, a garage may be erected in such area, provided, that the top of such garage does not extend above the level of the front floor of the building erected

on the lot. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Ayes — Supervisor, Katz, Colman, Deasy, Harrelson, Katz, Mangan Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

__5.

Removal of Wooden and Frame Buildings.

Bill No. 6699, Ordinance No. 6300

(New Series), as follows:

Providing for the removal of all wooden and frame buildings erected within the City and County of San Francisco subsequent to the earthquake and fire of April 18, 1906, in violation of the building laws and ordinances of the City and County of San Francisco, and providing penalties for the violation thereof. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby found and recited that subsequent to the earthquake and fire of April 18, 1906, by reason of which a large part of the City and County of San Francisco was reduced to ruins, many wooden and frame buildings were constructed, to meet the emergency then existing, in violation of the building laws and ordinances of said City and County of San Francisco. It is further found and reeited that said emergency has long since ceased to exist and that there is no longer any reason for the continued maintenance of any of said wooden and frame buildings and that the public safety and welfare now demand their removal.

Section 2, All wooden and frame buildings erected subsequent to April 18, 1906, within the City and County of San Francisco in viola-tion of and contrary to the laws and ordinances of said City County of San Francisco are hereby ordered demolished and removed.

Section 3. It is hereby made the duty of the Board of Public Works to enforce the provisions of this ordinance and the Board of Public Works is hereby directed and empowered to serve notice in writing upon all owners of buildings affeeted by this ordinance to demolish and remove said buildings in accordance with the provisions hereof.

Said notices may be served upon the person or persons, or either of them, owning any such building by personally delivering a copy of said notice to the person to be served; and if such owner or owners be absent from the City and County of San Francisco or cannot be found therein then such notice may be served in the same manner upon any tenant or other person in possecssion or occupancy of any such building or any part thereof; pro-vided, however, that if the owner of owners of any such building be absent from said City and County or cannot be found therein and there is no tenant or other person in possession or occupancy of such building or any part thereof, then such notice may be served by posting same in some conspicuous place upon such building.

Section 4. If the owner or owners of any such building shall fail for a period of ninety days after service of notice as provided in Section 3 hereof to demolish and remove said building said Board of Public Works is hereby authorized and directed to demolish and remove such building; and the cost of said demolition and removal shall constitute a first lien on said building and the material thereof. Section 5. Any person, corpora-

tion, partnership or association of persons failing to comply with the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding \$500, or by imprisonment in the County Jail not exceeding six months, or by both such fine and imprisonment; and every such person, corporation, partnership or association of persons shall be deemed guilty of a separate offense for every day that any building owned by such person, corporation, partnership or association of persons remains undemolished after the expiration of ninety days after service of notice as provided in Section 3 hereof, and shall be subject to the penalty imposed by this section for each separate offense.

Section 6. This ordinance shall take effect and be in force imme-

diately.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Rouco-- Supervisors Badaracco, vieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Amendment to Building Law, Flues From Steam Boiler, Heating Furnace, etc.

Bill No. 6753, Ordinance No. 6301

(New Series), as follows:

Amending Ordinance No. 1008 (New Series), approved December 22, 1909, and known as the "Building Law," is hereby amended by adding a new section thereto and to be numbered Section 253a.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1008 (New Series), and known as the "Building Law," is hereby amended by adding a new section thereto, to be numbered Section 253a, to read as follows:

Section 253a. All flues from any steam boiler, heating furnace or water heating apparatus using fuel oil shall have an inside lining of fire brick to the level of the second story floor and from second story floor upward may be of terra cotta. All such flues shall have but one inlet.

All heater rooms shall be vented to the outer air by galvanized iron duct, 12 x 12 inches, or a window

to the outer air.

All steam boilers, heating furnaces and heating apparatus rooms shall have at least three feet clearance between said boiler, heating furnace or heating apparatus and inner face of said enclosing wall. Section 2. This ordinance shall

take effect immediately.
Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

-5.

Spur Track Permit, Joseph Lerer & Son.

Bill No. 6770, Ordinance No. 6302 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to

Jos. Lerer & Sons to construct, maintain and operate a spur track across Harrison street between Eleventh and Twelfth streets as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Jos. Lerer & Sons to construct, maintain and operate a spur track as follows:

Beginning in the existing track on city property opposite the southerly termination of Twelfth street; thence northerly on a curve to the right intersecting the southerly street approxiline of Harrison mately 8.5 feet westerly from the easterly line of said property, being approximately 194.5 feet erly from Eleventh street; thence on a tangent northerly and a curve to the left across Harrison street to a point on the northerly line of tharrison street 8.5 feet easterly from the easterly line of Twelfth street, said point being on the boundary of property owned by your petitioner.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses in connection with the installation the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Jos. Lerer & Sons.

Provided, that Jos. Lerer & Sons shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Super-

visors.

Section 2. Ordinance No. 6172 (New Series), approved March 6, 1924, is hereby repealed. Section 3. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Pobb. Ronco-McGregor, Morgan, wobb. vieri, Rossi, Schmite Welch, Wet-

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

--5.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$38,900.93, recommends same be allowed and ordered paid.

Ayes—Supervisors Badaracco, Colman, Deasy, Katz, Harrelson, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

NEW BUSINESS.

Passed for Printing.

following matters The were passed for printing:

Authorizations.

On motion of Supervisor Rossi: Resolution No. -- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Baker, Hamilton & Pacific Co., hardware, Hetch Hetchy construction (claim dated June 30, 1924), \$530.05.

(2) Wm. Cluff Co., groceries (claim dated June 30, 1924), \$610.62.
(3) L. Dinkelspiel Co. Inc.,

blankets etc. (claim dated June 30, 1924), \$687.91.

- (4) Dyer Bros., metal forms for tunnel (claim dated June 30, 1924), \$1,193.41.
- (5) Haas Bros., groceries (claim dated June 30, 1924), \$608.56.
- (6) Jacobs, Malcolm & Burtt, potatoes (claim dated June 30, 1924), \$1,007.59.

(7) J. H. Newbauer & Co., groceries (claim dated June 30, 1924),

\$2,473.62.

- (8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers 15, 1924), (claim dated July \$2,202.77.
- (9) Pacific Gas & Electric Co., mazda lamps (claim dated June 30, 1924), \$967.88.
- (10) A. M. Scott Tire Co., tires and tubes (claim dated June 30,
- 1924), \$775.16. (11) Southern Pacific Co., freight charges (claim dated July 13, 1924), \$551.72.
- (12) H. E. Teller Co., coffee (claim dated June 30, 1924), \$692.81. (13) The Utah Construction Co.,

rental of equipment (claim dated June 30, 1924), \$525. (14) Western Meat Co., meats

15, (claim dated July 1924). \$1,013.66

(15) Western Pipe & Steel Co. of California, steel frames, covers etc. (claim dated July 15, 1924), \$4,304. Municipal Railway Fund.

(16) Hancock Bros. Inc., railway transfers (claim dated July 9, 1924),

\$672. (17) Market Street Railway Co., repairs to tracks of Municipal Railways (claim dated July 9, 1924), \$1,065.14.

(18) Pacific Gas & Electric Co., mazda lamps (claim dated July 9,

1924), \$730.80. (19) San Francisco City Employees Retirement System, for pensions etc. (claim dated July 7, 1924), \$6,369.86.

(20) Standard Oil Co., gasoline for railways (claim dated July 9,

1924), \$917.15. (21) Westi Westinghouse Electric Mfg. Co., railway electric parts (claim dated July 9, 1924), \$798.31.

(claim dated July 9, 1924), \$798.31. (22) Market Street Railway Co., electric power for railways (claim dated June 30, 1924), \$4,433.50. (23) Pacific Gas & Electric Co., electric power for railways (claim dated June 30, 1924), \$34,151. (24) Standard Oil Co., gasoline for railways (claim dated June 30, 1924) \$833.34

1924), \$833.34.

Municipal Railway Depreciation Fund.

(25) F. Boeken, for reimbursement of contingent fund, per vouchers (claim dated July 9, 1924), \$1,268.35.

(26) F. Boeken, for reimbursement of contingent fund, per vouchers (claim dated July 10, 1924),

\$603.65.

(27) Harding & Keene, for repairs to automobile of A. L. Claiborne (claim dated June 30, 1924), \$682.96.

(28) James M. Smith, first payment, furnishing and installing concrete trolley poles for Ocean View line of Municipal Railways; Contract 140 (claim dated July 16, 1924), \$6,705.

Tearing-Up Streets Fund.

(29) Rix Compressed Air & Drill Co., one No. 63 S combination compressor unit for Dept. Public Works (claim dated July 14, 1924), \$1,362.50.

(30) Santa Cruz Portland Cement Co., cement, Dept. Public (claim dated July 14, 1924). \$1,005.34.

SchoolConstruction Fund, Bond Issue 1918.

(31) J. H. McCallum, lumber for

Washington Irving School (claim dated July 16, 1924), \$552.40.

(32) Edw. L. Soule Co., steel bars for Washington Irving School (claim dated July 16, 1924), \$814. (33) Santa Cruz Portland Cement

Co., cement for Washington Irving School (claim dated July 16, 1924), \$993.30.

(34)Smith - Booth - Usher Co., Miswoodworking machinery for sion High School (claim dated July 15, 1924), \$1,678.77. (35) Smith - Booth - Usher Co.,

woodworking machinery for Galileo High School (claim dated July 15, 1924), \$954.77.

Special School Tax.
(36) Dan P. Maher Co., paint brushes, for school repairs (claim dated July 16, 1924), \$551.15.
(37) Dan P. Maher Co., paints,

for school repairs (claim dated July

1924), \$567.50.

(38) Dan P. Maher Co., paints, etc., for school repairs (claim dated July 16, 1924), \$615.

County Road Fund.

Municipal Construction Co., first payment, City's portion of im-provement of Silver avenue between Merrill and Vienna streets (claim dated July 16, 1924), \$6,405.

(40) Raisch Improvement final payment, improvement of Landers street between Fifteenth and Sixteenth streets (claim dated July

16, 1924), \$4,906.88.

General Fund, 1923-1924.

Langendorf Baking Co. (41)bread for County Jails (claim dated June 30, 1924), \$611.32.

(42) California Meat Co., meat, County Jails (claim dated June 30, 1924), \$809.68.

(43) Standard Underground Cable

Co., insulated cable, Dept. of Electricity (claim dated June 30, 1924), \$10,538.50.

(44) Standard Oil Co., gasoline,

City Hall gasoline station (claim dated June 30, 1924), \$543.15. (45) Preston School of Industry, maintenance of inmates in State Schools (claim dated June

1924), \$910.

(46) Preston School of Industry,
maintenance of inmates in State Schools (claim dated June 30, 1924),

\$893.54.

(47) Pacific Gas & Electric Co., gas and electricity, Fire Department (claim dated June 30, 1924), \$1,388.37

(48) Pioneer Rubber Mills, hose for Fire Department (claim dated June 30, 1924), \$4,390.38.

(49) Shell Company, fuel oil, etc., Fire Department (claim dated June 30, 1924). \$875.45.

(50) Spring Valley Water Co.,

water for Fire Department (claim dated June 30, 1924), \$847.15. (51) Standard Oil Co., gasoline

and oils, Fire Department (claim dated June 30, 1924), \$1,460.75. (52) Shell Company, oils, Fire

Department (claim dated June 30.

1924), \$936.82.

(53) Shell Company, oils, Fire Department (claim dated June 30, 1924), \$661.20.
(54) Shell Company of Califor-

nia, fuel oil, Relief Home (claim

dated June 30, 1924), \$1,345.60.
(55) Langendorf Baking Co., bread for hospitals (claim dated

bread for hospitals June 30, 1924), \$911.39. (56) Bay City Market, meats, San Francisco Hospital (claim dated June 30, 1924), \$1.078.31.

(57) W. O. Miller, eggs, San
Francisco Hospital (claim dated
June 30, 1924), \$1,470.69.

(58) San Francisco Dairy Co.,

milk, San Francisco Hospital (claim

dated June 30, 1924), \$4,146.97. (59) Sherry Bros., Inc., butter,

San Francisco Hospital (claim dated June 30, 1924), \$1,670.58.

(60) C. Nauman & Co., potatoes, San Francisco Hospital (claim dated June 30, 1924), \$735.86.

(60a) Shell Company, fuel oil,

San Francisco Hospital (claim

dated June 30, 1924), \$2,005.93.

(61) Sanford Sachs, refund of prorated taxes paid on lands purchased by the City for Civic Center purposes (claim dated June 30, 1924), \$627.64.

General Fund, 1924-1925.

(62)San Francisco Chronicle. advertising (claim dated official

July 21, 1924), \$530.76.

(63) J. Emmet Hayden. chairman of Music Week Committee, expense of publicity and advertising in connection with Music Week (claim dated July 21, 1924). \$1,567.84.

(64)John J. Dailey, for legal services as special counsel, per contract of employment by Resolution No. 22251 (New Series). during month of July, 1924 (claim dated July 18, 1924), \$850.

(65) N. Pandall Ellis, engineer-

ing services in connection with valuition of San Francisco e'ectric properties, for July, 1924 (claim dated July 18, 1924), \$750.

Appropriations, \$931,661.58 out School Construction Fund for High School of Commerce.

On motion of Supervisor Rossi: Resolution No. --- (New Series), as follows:

Resolved, That the following amo ints be and the same are hereby set aside, appropriated and anthorized to be expended out of School Construction Fund, Bond Issae 1923, to cover cost of contracts awarded for the construction of the High School of Commerce, to-wit:

For general construction (Mahony Bros.' con-

Lettich contract) 43,716.00

For electrical work (L. Flatland contract) ... 42,400.00 For electrical fixtures ... 13,300.00 For mechanical equip-

ices, additional For possible extras, incidentals, inspection,

etc. 24,000.00

\$931,661.58

Appropriation, \$2,730, Plans, Etc., Emergency Hospital, Sacramento Street, Near Drumm.

On motion of Supervisor Rossi: Resolution No. — (New Se-

ries), as follows:

Resolved, That the sum of \$2,730 be and the same is hereby set aside, appropriated and authorized to be expended out of "Hospital Buildings," Budget Item No. 77, for expense of preparation of plans and specifications for a new Emergency Hospital to be erected on the north side of Sacramento street, near Drumm street.

Accepting Offer to Sell Land Required for Hetch Hetchy Aqueduct Right of Way.

Supervisor Rossi presented: Resolution No. 22690 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described parcel of land, situated in the County of San Mateo, State of California, required as a right of way for the aqueduct on the Hetch Hetchy water supply project, for the sum set forth opposite its name, viz.:

Anglo-California Trust Company, \$5—A portion of Lot 2, in Block 17, as said lot is shown on map entitled, "Map of Oak Knoll Manor, Redwood City, San Mateo Co., Cal.," filed May 10, 1916, in Book 10 of Maps, pages 4 to 11, San Mateo County records. (As per written offer on file.) Now, therefore, be it Resolved, That, in accordance

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above named parcel of land for the sum

set forth opposite its name be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy water supply is hereby authorized and directed to notify said party of the acceptance of its said offer, to examine the title to said property and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

-5.

Passed for Printing.

The following resolution was passed for printing:

Appropriation, \$15,000, Payment to Wm. Kirsch for Land and Improvements on California Street Required for Alamo School.

Supervisor Rossi presented:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside and appropriated out of School Construction Fund. Bond Issue 1923, and authorized in payment to William Kirsch; being payment for land and improvements situate and commencing on the casterly line of Twenty-third avenue, distant thereon 175 feet southerly from the southerly line of California street, of dimensions 25 by 120 feet; as per acceptance of offer by Resolution No. 22670 (New Series); and required for the Alamo School. (Claim dated July 21, 1924.)

Mayor Authorized to Contract With H. J. Hopkins for Use of Patented Two-way Valve by Fire Department. Supervisor Rossi presented:

Supervisor Rossi presented: Resolution No. 22691 (New Se-

ries), as follows:

Whereas, Hubert J. Hopkins, engineer of Engine Company 6 of the Fire Department of the City and County of San Francisco, has invented and is the owner of a certain mechanical device, known and described as a 2-way check valve, designed for the purpose of producing an immediate and continuous stream through hydrant and pump pressure when leading hose into a fire (patent rights to which have

been applied for), and said Hop-kins has offered the City and County the right and license to manufacture and use said device in consideration of the payment by the City and County of the sum of \$62.80 to F. G. Dyer, 768 Folsom street, San Francisco, the cost incurred by said Hopkins for patterns, casting and machine work in making working models of said device. no other charge or payment to be required of the City and County in the future account of and manu-facture and use of said device or any improvement or betterment thereof, whether patented or otherwise; and

Whereas, said device has been tested by the Board of Fire Commissioners and by it reported of great utility and efficiency and its adoption recommended by the Fire Department of the City and County on the terms offered by the inventor and owner; now, therefore,

It is ordered that the Mayor be and he is hereby authorized to enter into a contract on behalf of the City and County of San Francisco with Hubert J. Hopkins for the manufacture and use for all municipal purposes of said 2-way check valve and that a warrant of \$62.80 be drawn upon the treasury in favor of F. G. Dyer for cost of manufacture of working models in-curred by said Hopkins as the consideration of such contract and in consideration of said offer.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, den, McLeran, McSheehy, Shannon **—**5.

Accepting Offer of A. Terkel for Land Required for Widening of Roosevelt

Supervisor Rossi presented: Resolution No. 22692 (New Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way have offered to convey the property desired by the City and County of San Francisco for the sum set forth

opposite their names, viz.: Abraham Terkel and and

Prince Terkel, \$675.

Parcel 1. Commencing at a point on the westerly line of Pluto street, distant thereon 92.88 feet northerly from the northerly line of Clifford Terrace and running northerly

along the westerly line of Pluto street 30.96 feet; thence deflecting 79 degrees 56 minutes to the left and running westerly 15.74 feet; thence southerly on a curve to the right of 120-foot radius, tangent to a line deflected 117 degrees 28 minutes 26 seconds to the left from the preceding course at the last described point, central angle 15 degrees 30 minutes 27 seconds, a distance of 32.48 feet; thence easterly on a line deflected 78 degrees 02 minutes 01 seconds to the left from the tangent to the proceeding curve at the last described point, 10.22 feet to the point of commencement; being a portion of Lot 70 of Corona Heights.

Parcel 2. Commencing at a point on the westerly line of Pluto street, distant thereon 61.92 feet northerly from the northerly line of Clifford Terrace and running thence northerly along the westerly line of Pluto street 30.96 fect; thence deflecting 79 degrees 56 minutes to the left and running westerly 10.22 feet; thence southerly on a curve to the right of 120-foot radius, tangent to a line that deflects 101 degrees 57 minutes 59 seconds to the left from the preseconds to the left from the preceding course at the last described point, central angle 1 degree 53 minutes 59 seconds a distance of 3.98 feet; thence southerly tangent to the preceding curve 26.99 feet; thence deflecting 79 degrees 56 minutes to the left and running easterly 10.16 feet to the point of commencement; being a portion of Lot 71 of Corona Heights.

Whereas, the City Attorney has recommended the acceptance of the recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property; now, therefore he it therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and Resolved, That the said offer of dence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Passed for Printing.

following resolution was The passed for printing:

Appropriating \$5,206.69 for Work in Front of City Property on Collingwood Street Between Twentieth and Twenty-second Streets.

On motion of Supervisor Rossi: Resolution No. ——— (New Se-

ries), as follows:

Resolved, That the sum of \$5,-206.69 be and the same is hereby set aside and appropriated out of "Street Work in Front of City Property," Budget Item No. 39, and authorized in payment to Clarence by Foto being City's position of B. Eaton, being City's portion of payment towards adjusted assessments against various properties for the improvement of Collingwood street from Twentieth to Twenty-second streets; as per adjustment record in the office of the City Engineer.

Appropriations for Work in Front of City Property.

Supervisor Rossi presented:

Resolution No. 22693 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of "Street Work in Front of City Property," Budget Item No. 39, for street, sidewalk and sewer work to which the City is obligated, to-wit:

(1) For improvement of crossing

Thirty-seventh avenue and Ca-

brillo street, \$100.

(2) For improvement of intersection of Holloway avenue and Rals-

ton street, \$311.89.

(3) For grading of roadway of Italy avenue from Paris street to a point 100 feet easterly, \$275.

(4) For improvement of Funston avenue from Lake street northerly, opposite frontage of Presidio park-

way, \$495.
(5) For repairs to and additions lighting facilities of safety station at Casselli avenue and Market

street extension, \$200.

(6) For repairs to stairway on Greenwich street between Sansome

d Montgomery streets, \$250. (7) For construction of pipe or concrete channel through easements on private property for drainage purposes on Wilde avenue between Rutland and Goettingen streets, \$375.

For curbing and paving, at school property, Forty-third avenue between Balboa and Cabrillo streets, \$112.50.

(9) For curbing and paving crossings, Ulloa street from Twenty-second to Twenty-seventh avenues, \$249.64.

(10) For conform work at crossings, North Point street at Grant avenue and at Stockton street, \$110.

(11)For conform work on crossings, Crescent avenue at Porter street and at Bache street, \$60.

(12) For installing sidesewer to city property, Francisco street, 193 feet west of Broderick street, \$22.50.

(13) For sidewalks on angular corners, San Jose avenue from Sickels avenue to Ottawa avenue, \$51.

(14)For sewer construction, avenue and Jerrold Barneveld

street, \$13.35.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Ronco-McGregor, Morgan, Robb. vieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, den, McLeran, McSheehy, Shannon

Passed for Printing.

following The matters were passed for printing:

Appropriations for Improvement of Streets in Front of School Property

Supervisor Rossi presented: Resolution No. ——— (New - (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby set aside, appropriated and au-thorized to be expended out of "Street Work in Front of City Prop-"Budget Item No. 39, for street erty. work to which the City is obligated, to-wit:

(1) For grading and paving, at school property, Forty-third avenue between Balboa and Cabrillo streets,

\$1,050.

(2) For improvement of West Portal avenue between Fifteenth avenue and St. Francis Circle, \$1,-343.98.

Appropriations for Plans, Etc., Mission Junior High and Portola Junior High Schools

Supervisor Rossi presented: Resolution No. ——— (New --- (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, for expense of preparation of plans and specifications for the hereinafter named schools, and representing one-fifth of the estimated cost of said plans and specitications, to-wit:

(1) For Mission Junior High School, in block bounded by Six-teenth, Seventeenth, Dehon and Seventeenth, teenth,

Church streets, \$9,600.

(2) For Portola Junior High School, in block bounded by Bacon, Goettingen, Burrows and Girard streets, \$7,200.

Ordering the Preparation of Plans, Etc., for Sewer, Great Highway Between Ortega and Rivera Streets.

Supervisor Rossi presented: Bill No. 6772, Ordinance No. -(New Series), as follows:

Ordering the preparation of plans and specifications for, and the construction of, a reinforced concrete sewer and appurtenances in the Great Highway between Ortega and Rivera streets, and authorizing and divecting the Doard of Dillie Board of Public directing the Works to enter into contract for said sewer construction. The cost of said construction to be borne out of "Extension of Main Sewers," Budget Item No. 42.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for and to enter into contract for the construction of a reinforced concrete sewer and appurtenances in the Great Highway between Ortega and Rivera streets in accordance with said plans and specifications so pre-pared. The cost of said construc-tion to be borne out of "Extension of Main Sewers," Budget Item No.

Section 2. This ordinance shall

take effect immediately.

Laundry Permit.
On motion of Supervisor Deasy: Resolution No. - (New Se-

ries), as follows:

Resolved, That M. Feigenbaum be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 730 Larkin

Refused Passage.

The following resolution was presented by Supervisor Deasy and refused passage by the following vote:

Garage Permit.

Resolution No. ——— (New Se-

ries), as follows:

Resolved, That Clary Sloan be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Divisadero street, 85 feet line of Divisadero street, 85 feet south of Page street; also to store 600 gallons of gasoline.

Ayes-Supervisors Deasy, Roncovieri-2.

Noes - Supervisors Badaracco, Colman, Harrelson, Katz, McGregor, Morgan, Robb, Ro Welch, Wetmore—11. Robb. Rossi. Schmitz.

Absent-Supervisors Bath. den, McLeran, McSheehy, Shannon

Passed for Printing.

The following matters were passed for printing:

Garage Permit Transfers.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That the following rev-

ocable permits be granted:

Transfer Public Garage.

To F. S. Smith, transfer public garage permit, heretofore granted Jas. E. Fitzgerald by Resolution Jas. E. Fitzgerald by Resolution No. 17300 (New Series), for prem-ises at 333 Jones street. To John Garben, transfer public

garage permit, heretofore granted Alco Garage by Resolution No. 5091 (New Series), for premises at 360

Golden Gate avenue.

To A. Ferrante and G. Beruatto, transfer public garage permit, here-tofore granted N. T. Powers & Sons by Resolution No. 21509 (New Series), for premises at 3220 Sacramento street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Dog Kennel Permit.

On motion of Supervisor Badaracco:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That Claude C. Long be and is hereby granted permission, revocable at will of the Board of Supervisors, to erect and maintain and the supervisors of letters. situate at the junction corner of Santa Ysabel and Capistrano avenues (Mission Terrace Tract).

Street Lights.

Supervisor Schmitz presented: Resolution No. 22694 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Flectric Company is hereby instructed to install, move and remove street lights as follows:

Install 400 M. R.

Collingwood street between Nineteenth and Twentieth streets.

Scott street between Waller street and Duboce avenue.

Guerrero street, opposite No. 39. Guerrero and Brosnan streets.

Guerrero street and Duboce ave-

Laguna street and Ash avenue.

Ash avenue between Octavia and Laguna streets.

Octavia street and Ash avenue. Union street between Jones and Leavenworth streets.

Install 600 M. R.

Portola Drive, near No. 1448. Change 250 M. R. to 600 M. R.

Collins street, last lamp north of Geary street.

Move Gas Lamps.

North side Union street, first west Jones street.

South side Union street, first west of Jones street.

Remove Gas Lamps.

Northwest corner Ash avenue and Laguna street.

Southwest corner Ash avenue and

Laguna street. South side Ash avenue, 117 feet

west of Octavia street.

North side Ash avenue, 225 feet west of Octavia street.

East side Octavia street, 91 feet south of McAllister street.

Southwest corner Octavia street and Ash avenue.

South side Brosnan street, first and second west of Valencia street. North side Brosnan street, first

west of Valencia street. North side Clinton west of Valencia street. Park, first

South side Clinton Park, first and second west of Valencia street.

Fast side Collingwood street between Nineteenth and Twentieth streets.

West side Collingwood street between Nineteenth and Twentieth streets.

East side Scott street, first south

of Waller street.

East side Guerrero street between Market street and Duboce avenue. West side Guerrero street between

Market street and Duboce avenue. West side Guerrero street, first

north of Fourteenth street. Guerrero and Brosnan streets.

East side Guerrero street, first north of Clinton Park.

Northeast corner Guerrero street and Duboce avenue.

Southwest corner Guerrero street and Duboce avenue.

Adopted by the following vote: Ayes — Supervisors Badaraeco, Colman, Deasy, Harrelson, Katz. McGregor, Morgan, Robb. Roneovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Action Deferred.

following resolution The was presented by Supervisor Badaracco

and, on motion, laid over until August 11, 1924:

Stable Permit.

Resolution No. (New Series), as follows:

Denying, in the exercise of the sound and reasonable discretion of the Board of Supervisors, to James J. Ryan to have transferred to him the permit heretorore granted by Resolution No. 15990 (New Series) to Mrs. Marie Gommet to maintain a stable on the west line of Thirtysixth avenue, distant 150 feet south of Cabrillo street.

Accepting Offer to Sell Land on Twenty-third Avenue Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22695 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from G. Giorsini to convey to the City and County of San Francisco certain land and improvements situate on the east line of Twenty-third avenue, distant 200 feet southerly from California street, of dimensions 25 x 120 feet,

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to enver to the City

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all en-cumbrances, for the sum of \$7,500 be and the same is hereby accepted. the said land being described as

follows, to-wit: Commencing at a point on the easterly line of Twenty-third avenue, distant thereon 200 feet southerly from the southerly line of California street, running thence southerly along said easterly line of Twenty-third avenue 25 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-third avenue and point of commencement. Being a portion of O. L. Block No. 160, also known as Block No. 1411 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEuerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Also, Resolution No. 22696 (New

Series), as follows:

Whereas, an offer has been received from Anita Land Co. to convey to the City and County of San Francisco certain land situate at the intersection of the southerly line of Anza street with the west-erly line of Thirty-sixth avenue re-

quired for school purposes; and
Whereas, the price at which said
parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved. That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$24,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point formed by the intersection of the southerly line of Anza street with the west-erly line of Thirty-sixth avenue, running thence southerly along said westerly line of Thirty-sixth avenue 225 feet; thence at a right angle westerly 140 feet, more or less; thence northeasterly 43 feet, more or less; thence northwesterly 113 feet; thence northeasterly 175 feet 7 inches to the southerly line of Anza street; thence easterly along said southerly line of Anza street 171 feet 10 inches to the westerly line of Thirty-sixth avenue and point of commencement. Beand point of commencement. Being a portion of O. L. Block 319, also known as Lot 1, Block 1579, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. An the said deed said land is hereby accepted.

Adopted by the following vote: An the said deed to

Ayes - Supervisors Badaracco,

Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Mayor to Sell Frame Buildings on School Site.

Supervisor Wetmore presented: Resolution No. 22697 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to sell at public auc-tion, in accordance with provisions of the Charter, the three certain frame buildings located on land recently purchased by the City for school purposes as follows:

Situate on northerly line of Waller street, distant 37 feet 6 inches westerly from Central avenue, and known as Nos. 1206, 1208 and 1210

Waller street.

The Board of Public Works is requested to prepare specifications for the removal of the buildings when sold.

Adopted by the following vote: Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22698 (New Series), as follows:

Resolved, That A. J. Raisch (assignee) be and is hereby granted an extension of ninety days' time from and after July 18, 1924, within which to complete improvement of Forty-eighth avenue between Santiago and Taraval streets. This extension is granted for the reason that this contract is progressing satisfactorily, and has been delayed on account of the heavy grading,

Adopted by the following vote:

A yes - Supervisors Badaracco, Ayes — Supervisors Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Ronco-McGregor, Morgan, Robb. Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

-5.

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22699 (New Se-

ries), as follows:

Resolved, That it is the intention the Board of Supervisors change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 82381 (Second Series) of the Board of Public Works, adopted July 2, 1924, and recommendation of written Board, filed July 3, 1924, to-wit:

Holyoke Street.

Easterly line of, at Burrows feet. (The same being street, 106 feet.

the present official grade.)
Westerly line of, at Burrows
street 108 feet. (The same being street, 108 feet. (The same being

the present official grade.)

10 feet westerly from the easterly line of, 70 feet southerly from Burrows street, 108.43 feet.

10 feet westerly from the east-erly line of, 100 feet southerly from Burrows street, 108.83 feet.

10 feet westerly from the easterly line of, 130 feet southerly from Burrows street, 108.23 feet.

Vertical curve passing through

the last three described points.

10 feet easterly from the westerly line of, 70 feet southerly from Burrows street, 109.77 feet.

10 feet easterly from the westerly line of, 100 feet southerly from Bur-

rows street, 110.17 feet.

10 feet easterly from the westerly line of, 130 feet southerly from Burrows street, 109.57 feet.

Vertical curve passing through the last three described points.

10 feet westerly from the easterly ne of, 100 feet northerly from line Bacon street, 102 feet.

10 feet easterly from the westerly line of, 100 feet northerly from Bacon street, 103.33 feet.

Westerly line of, at Bacon street, 102 feet. (The same being the present official grade.)
Easterly line of, at Bacon street,

(The same being the pres-100 feet.

ent official grade.) On Holyoke street between Burrows and Bacon streets be changed and established to conform to true

gradients between the grade clevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are un graded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Passed for Printing.

The following matters were passed for printing:

Changing Grades on Alabama Street. On motion of Supervisor Harrel-

sen:

Bill No. 6773, Ordinance No. -(New Series), entitled "Changing and re-establishing the official grades on Alabama street between Sixteenth and Seventeenth streets. Palace Hotel Granted Permission to

Construct Recess in Sidewalk on the Westerly Side of New Montgomery

Street.

Supervisor Harrelson presented: Resolution No. 22700 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, on July 9, 1924, by Resolution No. 82436 (Second Series), recommend to the Board of Supervisors that a permit be granted to the Palace Hotel Company to construct a recess of approximately four feet in width and sixty feet in length in the sidewalk on the westerly side of New Montgomery street opposite the entrance of the

Palace Hotel; now, therefore, Resolved, That the Palace Hotel Company be and is hereby granted permission to construct a recess of approximately four feet in width and sixty feet in length in the side-walk on the westerly side of New Montgomery street opposite the entrance of the Palace Hotel.

The said work to be done under the jurisdiction and to the satisfac-

tion of the City Engineer.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmere—13.

Absent-Supervisors Bath. den, McLeran, McSheehy, Shannon

-5.

City Engineer to Negotiate for the Extension of Garfield and Shields Streets to the Ocean View Extension of the Municipal Raliway.

Supervisor Harrelson presented: Resolution No. 22701 (New Se-

ries), as follows:

Resolved, That the City Engineer be and he is hereby requested to enter into negotiations with the Spring Valley Water Company for the acquisition of the necessary lands required for the extension of Garfield and Shields streets from their present westerly termination across its pipe line right of way and Junipero Serra boulevard and its Lake Merced property to the proposed Ocean View Extension of the Municipal Railways, in order that access to and from said railway for vehicles and pedestrians may be afforded the residents of the Ingleside Terraces and the Ingleside Heights.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Ayes — Supervisors — State, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Passed for Printing.

The following matters were passed for printing:

Full Acceptance of Streets.

On motion of Supervisor Harrel-

Bill No. 6774, Ordinance No. —

(New Series), as follows: Providing for the full acceptance

of the roadway of Corona street between Holloway avenue and Urbano

McKinnon avenue between Newhall street and Phelps street, crossing of McKinnon avenue and Phelps street and the crossing of Newhall

avenue and Phelps street.
Precita avenue between Folsom and Alabama street, including the intersection of Treat avenue and the northerly and southerly intersec-

tions of Harrison street.

Prospect avenue between Virginia avenue and the southerly line of Heyman avenue, including the intersection of Prospect avenue and Heyman avenue.

Stanyan street between Seven-

teenth and Estee streets.

Ulloa street between Thirtyfourth and Thirty-fifth avenues.

Crossing of Eugenia avenue, Elsie street and Virginia avenue.

Crossing of Mississippi and Nineteenth streets.

Intersection of Heyman avenue and Coleridge street. Intersection of Eugenia avenue

and Bennington streets.

Twenty-second street between De Haro and Rhode Island streets.

Joost avenue between Acadia and

Baden streets, including the crossing of Acadia street and Joost avenue

Changing Grades on Brussels Street. Also, Bill No. 6775, Ordinance No. - (New Series), entitled "Changing and re-establishing the official grades on Brussels street between Woolsey and Dwight streets.

Ordering Street Work on Pope Street. Also, Bill No. 6776, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum. The improvement of Pope street between Mission and Morse streets, including the angular corners of the intersection of Pope and Mission streets, and the improvement of Morse street between Lowell and Guttenberg streets, by the construction of artificial stone sidewalks of the full official width, where artificial stone sidewalks of at least 6 teet in width are not already constructed.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6777, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of the crossing of Mississippi street and Twentieth street; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corers; by the construction of 2 brick catchbasins with 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6778, Ordinance No. -- (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Inprovement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement Vicente of street from the casterly line of Fourteenth avenue to Nineteenth avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues; by grading to official line and grade; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners of the included crossings, excepting the southeasterly corner of the crossing of Fourteenth avenue and Vicente street; by the con-struction of an asphaltic concrete pavement on the roadway thereof; by the construction of the following ironstone pipe sewers and appurtenances along the center line

of Vicente street:

An eighteen (18) inch sewer and ten (10) Y branches between the center line of Eighteenth avenue and the easterly line of Nineteenth avenue; a fitteen (15) inch sewer and ten (10) Y branches between the center lines of Seventeenth and Lighteenth avenues, respectively; a tweive (12) inch sewer and seven-teen (17) Y branches between the center lines of Sixteenth and Seventeenth avenues, respectively; teenth avenues, respectively; an eight (8) inch sewer and nuneteen (19) Y branches from a point twenty (20) feet easterly from the easterly line of Sixteenth avenue to the center line of Fifteenth avenue; a twelve (12) inch sewer and eighteen (18) Y branches between the center line of Fifteenth avenue and a point thirty (30) feet easterly from the westerly line of Fourteenth avenue; by the construction of a twelve (12) inch sewer from the last described point: sewer from the last described point; thence in a northeasterly direction to the existing sewer terminating at the San Miguel Rancho line, and by the construction of seven (7) manholes, also by the construction of the following ironstone pipe sewers:

An eight (8) inch sewer along the center line of Eighteenth ave-nue between the southerly and northerly lines of Vicente street; an eight (8) inch sewer along the between the southerly and northerly lines of Vicente street; an eight (8) inch sewer along the centre line of Vicente street; eight (8) inch sewer along the center line of Sixteenth avenue between the center and northerly lines of Vicente street; an eight (8) inch sewer along the center line of Fifteenth avenue between the center and northerly lines of Vicente street; an eight (8) inch sewer from a noint on the center sewer from a point on the center line of Vicente street thirty (30) feet easterly from the westerly line of Fourteenth avenue to a point on the northerly line of Vicente street at its intersection with the center line of Fourteenth avenue; a fif-teen (15) inch sewer along a line parallel with and thirty (30) feet easterly from the westerly line of Fourteenth avenue between the center and the southerly lines of Vicente street; by the construction of the following brick catchbasins with cast iron frames, gratings and traps, and the accompanying ten (10) inch ironstone pipe culverts, to-wit:

Four (4) in the crossing of Vicente street and Fourteenth avenue; three (3) in the crossing of Vicente street and Fifteenth avenue; two (2) in the crossing of Vicente street and Sixteenth avenue; tour (4) in the crossing of Vicente street and Seventeenth avenue; four (4) in the crossing of Vicente street and Eighteenth ave-

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6779, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeedbe one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred pay-ments shall be seven per centum per annum.

The improvement of Kirkham street between the easterly lines of Fourteenth avenue and Lurline street, respectively, to the westerly line of Sixteenth avenue, including the intersections of Fourteenth avenue, Lurline street, Sixteenth avenue and Carl way with Kirkham street, and the intersection of

avenue as produced scutherly with Kirkham street, but excluding the existing improvement on the northerly one-half of Kirkham street opposite the intersection of Fifteenth avenue as produced northerly with Kirkham sireet; by grading to official line and grade; by the construction of an 8 inch ironstone pipe sewer, 13 by branches and one brick man-hole along the center line of Kirk-ham street from a point 20 feet easterly from the easterly line of Sixteenth avenue produced southerly to the existing sewer at the westerly line of Fifteenth avenue produced southerly; by the con-struction of an 8-inch ironstone pipe sewer and one manhole along the center line of Carl way pro-duced between the southerly and center lines of Kirkham street; by the construction of a 12-inch sewer on the center line of Kirkham street and the westerly line of Sixteenth avenue produced southerly to a point 40 feet easterly therefrom; by the construction of concrete curbs: by the construction of artificial stone sidewalks on the intervening angular corners; by the construction of 3 brick catchbasins with accompanying 10-inch iron-stone pipe culverts at the intersections of Kirkham street with Fourteenth avenue and Lurline street respectively, and by the construction of an asphaltic concrete pavement on the roadway thereof Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6780, Ordinance No.

Ordering the performance of certain street work to he done in the City and County of San Francisco, approving and adopting specifications. tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Brunswick street between Oliver and Whittier streets where not already improved, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on

the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Accepting Deeds, Marina Corporation.

Supervisor Wetmore presented: Resolution No. 22702 (New Series), as follows:

Resolved, That the following deed of easement from Marina Corporation (a corporation), party of the first part, to the City and County of San Francisco (a municipal cor-poration), party of the second part, dated July 1, 1924, be and the same

is hereby accepted:

This indenture, made this first day of July, 1924, between the Marina Corporation, a corporation or ganized and existing under and by virtue of the laws of the State of California, the party of the first part, and the City and County of San Francisco, a municipal corpo-

ration, the party of the second part, Witnesseth: That the said party of the first part for and in consideration of the sum of one dollar (\$1.00) legal money of the United States of America, to it in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has granted, and by these presents does grant unto the said party of the second part and to its successors and assigns forever a perpetual easement for and as a sewer right of way under, along and in all those certain lots, pieces or parcels of land situate. lying and being in the City and County of San Francisco, State of California, and bounded and particularly described as follows, to-

Parcel 1. Beginning at a point on the northwesterly line of Avila street, distant thereon 131.154 feet northeasterly from the northeast-erly line of Cervantes boulevard, and running thence northeasterly along the northwesterly line of Aviia street 14.591 feet; thence deflecting 43 deg. 15 min. 46 sec. to the left and running northerly 181.288 feet to the southerly line of Tonquin street, also known as Marina boulevard; thence at right angles weeterly along the controller. angles westerly along the southerly line of Tonquin street 10 feet (said Tonquin street also known as Marina boulevard); thence at right angles southerly 191.914 feet to the point of beginning; being a strip of land 10 feet wide, the center line of which coincides with the center line of Pierce street closed by Resolution No. 14427 (New Series) June 12, 1917.

Parcel 2. Beginning at a point on the northeasterly line of Cer-vantes boulevard, distant thereon 83.431 feet southeasterly from the southeasterly line of Avila street, and running thence southeasterly along the northeasterly line of Cervantes boulevard 13.731 feet; thence deflecting 133 deg. 15 min. 46 sec. to the left and running northerly 141.774 feet to the southeasterly line of Avila street; thence deflecting 126 deg. 44 min. 14 sec. to the left and running southwesterly along the southeasterly line of Avila street 14.591 feet; thence deflecting 43 deg. 15 min. 46 sec. to the left and running southerly 121.736 feet to the point of beginning, being a ctrip of lend 10 test. ning; being a strip of land 10 feet wide, the center line of which coincides with the center line of Pierce street closed by Resolution No. 14427 (New Series) June 12, 1917.

Parcel 3. Beginning at a point on the northerly line of Beach street, distant thereon 201.248 feet easterly from the easterly line of Avila street, and running thence easterly along the northerly line of Beach street 10 feet; thence at right Beach street 10 leet, themse angles northerly 189.318 feet to the southwesterly line of Cervantes boulevard; thence deflecting 46 boulevard; thence deg. 44 min. 14 sec. to the left and running northwesterly along the southwesterly line of Cervantes boulevard 13.731 feet; thence deflecting 133 deg. 15 min. 46 sec. to the left and running southerly 198.729 feet to the point of beginning; being a strip of land 10 feet wide, the center line of which coincides with the center line of Pierce street closed by Resolution No. 14427 (New Series) June 12, 1917.

The party of the first part reserves the right unto itself, its successors and assigns forever, to a perpetual easement to construct, erect, build and/or maintain buildings and/or improvements over the atoreaescribed property and over any and all sewers which are constructed by said party of the second part in the above described property.

in witness whereof, the said party of the hrst part has hereunto set its hand and seal the day and year hrst above written

MARINA CORPORATION. J. B. ROTHSCHILD, Presi-By dent.

S. V. ROTHSCHILD, Secre-ВУ tary.

Adopted by the following vote: Ayes—Supervisors Badaracco, Coman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—13. Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Also, Resolution No. 22703 (New

Series), as follows: Resolved, That the following deed of easement from Marina Corporation and Mayer Bros., parties of the first part, to the City and County of San Francisco, party of the second part, dated July 1, 1924, be and the same is hereby accented:

This indenture, made this first day of July, 1924, between the Marina Corporation, a corporation organized and existing under and by virtue of the laws of the State of California, and Meyer Bros., a like corporation, the parties of the first part, and the City and County of San Francisco, a municipal corpo-

ration, the party of the second part, Witnesseth, That the said parties of the first part for and in consideration of the sum of one dollar (\$1.00) legal money of the United States of America, to them in hand paid by the said party of the sec-ond part, the receipt whereof is hereby acknowledged, have granted, and by these presents do grant unto the said party of the second part and to its successors and assigns forever a perpetual easement for and as a sewer right of way under, along and in all that certain lot, piece or parcel of land situate, lying and being in the City and County of San Francisco, State of California, and bounded and particularly described as follows, towit:

Beginning at a point on the southerly line of Alhamora street, distant thereon 288.388 feet easterly from the easterly line of Scott street, and running thence easterly parallel with Chestnut street 140.-347 teet; thence northeasterly on a curve to the left of 25-foot radius, tangent to the preceding course, a distance of 14.561 feet to the westerly line of Pierce street; thence northerly along the westerly line of Pierce street 14.887 feet; thence southwesterly on a curve to the right of 15-foot radius, concentric with the preceding curve, a distance of 17.399 feet; thence westerly tangent to the preceding curve and parallel with Chestnut street 91.251 feet to the southeasterly line of Alhambra street; thence southwesterly along the southeasterly line of Alhambra street on a curve to the right of 1731.26-foot radius, a distance of 50.108 feet to the point of beginning; being a portion of Francisco street closed by Resolution No. 14427 (New Series) June 12, 1917.

The parties of the first part reserve unto themselves, their successors and assigns forever, the right to a perpetual easement to construct, erect, build and/or main-tain buildings and/or improvements over the aforedescribed property and over any and all sewers which are constructed by said party of the second part in the above described property.

In witness whereof, the said parties of the first part have hereunto set their hands and seals the day and year first above written.

MARINA CORPORATION. J. B. ROTHSCHILD, Presi-Bydent.

S. V. ROTHSCHILD, Secre-Bytary.

MEYER BROS. By THEODORE G. MEYER. President.

By G. H. WINTER, Secretary. Adopted by the following vote:

Badaracco, Ayes — Supervisors Colman, Deasy, Harrelson, Katz. Ronco-McGregor, Morgan, Robb. vieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon -5.

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22704 (New Series), as follows:

Resolved, That Clarence B. Eaton is hereby granted an extension of sixty days' time from and after July 15, 1924, within which to complete the improvement of the crossing of Bocana street and Eugenia avenue under public contract, for the reason that the work is practically completed, and contractor is awaiting other work in the district to complete all at the same time.

Adopted by the following vote: A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, Mc-Gregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22705 (New Se-

ries), as follows: Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 82473 (Second Series) of the Board of Public Works, adopted July 11, 1924, and

recommendation of said written Board, filed July 14, 1924, to-wit:

San Jose avenue, Niagara avenue, Mount Vernon avenue and San Miguel avenue.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are un-graded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, Mc-Gregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Snannon -5.

Passed for Printing.

The following matters were passed for printing:

Fixing Sidewalk Widths on Quint Street.

Supervisor Harrelson presented: Bill No. 6781, Ordinance No. -(New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 1903, by amending Section Five Hundred and Sixteen thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 10, 1924, by amending Section. Five Hundred and Sixteen thereof, to read as follows:

Section 516. The width of sidewalks on Quint street between Arthur avenue and Davidson ave-

nue shall be ten (10) feet.
The width of sidewalks on Quint street, the westerly side of, between Davidson avenue and Evans avenue shall be ten (10) feet.

The width of sidewalks on Quint street, the easterly line of, between Davidson avenue and Evans avenue are hereby dispensed with and abolished.

Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall take effect and be in force from and after its passage.

Reconstruction of Accepted Streets. Also, Bill No. 6782, Ordinance No.

— (New Series), as follows:

Authorizing and ordering the reconstruction and repair of certain accepted streets in the City and County of San Francisco under the supervision of the Board of Public Works of said City and County during the fiscal year ending June 30, 1925, and appropriating funds for the cost thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and ordered to reconstruct and repair, under its supervision, those certain accepted streets in said City and County particularly designated and described in Ordinance No. 5906 (New Series), approved June 8, 1923, fixing and appropriating the aggregate sum of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same and in and by said ordinance specified as Budget Items Nos. 81, 82, 95, 96. 107. 108 and 110.

There is hereby set aside, ap-

propriated and authorized by the said Board of Public Works for each said item of such work of reconstruction and repair, the specific amount provided therefor, respectively in and by said Ordinance No. 6248 (New Series), to-wit, \$103,950. Section 2. This ordinance shall

take effect immediately.

Action Deferred.

Van Ness Avenue Extension.

The following resolutions hereto-re presented by Supervisor Mcfore presented by Supervisor Mc-Sheehy for the Tunnels and Assessment Committee June 23, 1924, and laid over two weeks, were taken up and again laid over one week:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That Resolution No. 22328 (New Series), approved April 10, 1924, being resolution of intention of the Board of Supervisors, to order the extension of Van Ness avenue from Market street to Howard street, and all proceedings had thereunder be and the same are

hereby rescinded.

Resolved, That the Board of Public Works be and is hereby authorized and directed to furnish this Board with a report at the earliest

possible time showing

The estimated cost of the lands to be taken for the extension of Van Ness avenue from Market street to Howard street;

The estimated cost of the street improvements on said extension of Van Ness avenue from Market street to Howard street:

The boundaries of the district to be benefited and to be assessed to defray the cost of the extension of Van Ness avenue from Market street to Howard street.

New resolution of intention creating an assessment district for the extension of Van Ness avenue and repealing former Resolution No.

22328 (New Series).

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Accepting Offer to Sell Land Required for Hetch Hetchy Right of Way

Supervisor Katz presented:

Resolution No. 22706 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of a right of way easement over the following described land situated in the County of Alameda, State of

California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set

forth opposite her name, viz.:
Freda O. Bunting, \$323—Part of
Ex-Mission Survey No. 37, Alameda
County, California. (As per written offer on file.) In full 10r damages due to change of survey, \$72.

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite her name be and the same is hereby accepted. Be it

Lurther Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of her said offer, to examine the title to said easement, and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted under suspension of the

rules by the following vote:
A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath Hayden, McLeran, McSheehy, Shannon

Sale of Relief Home Bonds.

Supervisor Rossi presented:

Resolution No. 22707 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, August 18, 1924, for the purchase of \$1,900,000 Relief Home bonds of the City and County of San Francisco, dated March 1, 1923, comprising all the unsold bonds of said issue. T of Finance Committee is authorized to fix the terms and conditions of sale. Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harreison, Katz, McGregor, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

--5.

Completion of Market Street Extension.

Supervisor Welch presented: Resolution No. 22708 (New Se-

ries), as follows:

Whereas, it is necessary for the complete utilization of the Market street extension by the public to complete the section between Eighteenth and Hattie streets and Caseili avenue and Market street, and public interest demands the early completion thereof; therefore

Resolved, That this Board here-by declares it to be its intention to appropriate from the County Road Fund the sum of \$100,000 for this

pur pose.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Bath, Hayden, McLeran, McSheehy, Shannon

-5.

Award of Contract, Dry Goods.

Supervisor Rossi presented: Resolution No. 22709 (New Series), as follows:

Resolved, That award of contract for furnishing dry goods and wearing apparel is hereby made to the following on bids submitted June 30, 1924 (Proposal No. 63), viz.:

10-BUCKINGHAM & HECHT. 245(c) 100 prs., Relief Home, pr. \$2.95 16—CAHN, NICKELSBURG & CO. 245 (b) No. 546, pair ... \$2.09 246 No. 1614, pair ... 1.44 4—J. B. CROWLEY.

238(a)	Gross					.60
238(b)	Gross					.67
251(a)	Box					.41
251(b)	Box					.47
251 (e)	Box					.525
251 (d)	Box					.66
1	1—L.	DINI	CELS	SPH	EL CC).
205	Width	, 24	inch	es,	yard.	.0634
208(a)	On sa	mple	No.	1.	yard.	.05

208(b) Yard Pound 210 .2978
 Pound
 9

 Yard
 09

 Yard
 27

 Yard
 16

 Yard
 13

 Dozen
 17,00

 Dozen
 13,75

 Dozen
 4,25

 Yard
 11

 Dozen
 18,75
 216 .0934 217 221(a) 222(a) 221 226(d)

.1134 229(f) yard 1.60

13—EMERSON MFG. CO. 219

6—GOODYEAR RUBBER CO. E. Stout's, pair.....11.50 204

220

5—GREENEBAUM, WEIL & MICHELS.
215(a) Style No. 4, each
226(c) On sample No 1, doz 1.675 211 On sample No 1, yd145 249 Dozen
213 Sheet .044 221(c) Kleintex, 1922, yard .151/4 228 7/40, piece .90 229(a) Yard .291/4 229(c) Yard .441/4
229 (d) Yard
242 Dozen
19—LEIGHTON JELLETT CO. INC. 230(a) Dozen
17—EDW. L. McROSKEY.
236 Dozen
206(a) No. 138/22, 4-hole, gross .33 206(c) No. 6/27, gross .18 206(d) No. 4201/18, gross .45 206(e) No. 4201/20, gross .45 206(f) No. 4201/22, gross .50 221(b) Yard .14125
222(b) Yard
240 Yard
202 Lot 24 R, dozen 1.10
202 Lot 24 R, dozen
245(a) Pair
245(d) On sample E. pair 2.79

3—LUUIS STRAUSS, INC.
248 Suit
1—LEVĮ STRAUSS & CO.
215(b) Each
227 Dozen
231 On sample No. 2, yard27
232 Dozen
244(a) On sample No. 1, doz. 7.621/2
244(b) Dozen26.25
255(a) On sample No. 1, doz., 1.55

Resolved, That all other bids submitted thereon be rejected.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality offered, as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—13.

Absent—Supervisors Bath, Hayden, McLeran, McSheehy, Shannon—5

Southwestern High School and Lowell High School.

Supervisor Schmitz presented:

Resolution No. — (New Series), as follows:

Resolved, That money sufficient to build the Southwestern High School and the Lowell High School be set aside out of the bond issue for the building of schools in order that these two most important schools may be built as soon as possible.

Referred to Finance Committee.

ADJOURNMENT.

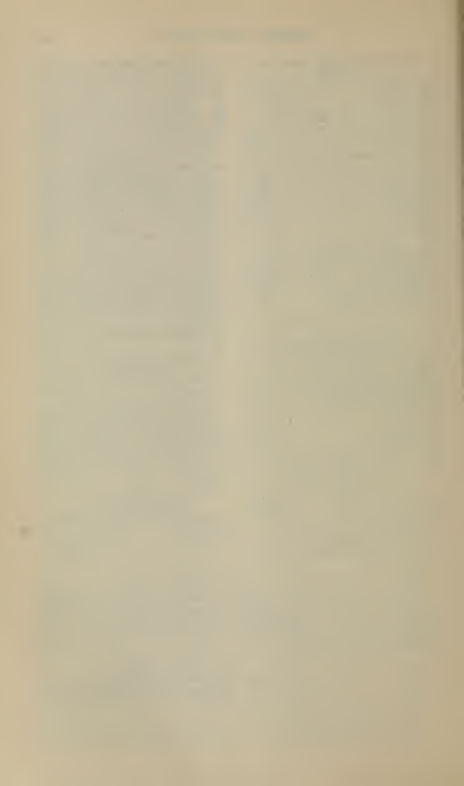
There being no further business the Board at the hour of 4:30 p.m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors September 15, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco



Monday, July 28, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, JULY 28, 1924, 2 P. M.

San In Board of Supervisors, Francisco, Monday, July 28, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Col-man, Deasy, Harrelson, McSheehy, Katz, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 14.

Absent - Supervisors Hayden, McGregor, McLeran, Shannon—4.
Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 26, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Municipal Broadcasting Station.

Communication from his Honor the Mayor, suggesting that San Francisco take steps to have installed radio broadcasting station similar to that in use by Mayor Hylan of New York, for the pur-pose of promoting cohesion between the activities of the city govern-ment and keeping public in touch with these activities.

Referred to Finance Committee. Salary Increases for Copyists.

from Communication County Clerk, suggesting that if it is intended to increase salaries of copyists in Recorder's office, that it would be conducive to greater harmony and more acceptable if a general uniform increase for all copyists were provided.

Letter of Thanks.

Communication from Joan Castro, expressing appreciation for electric lights on Elizabeth street.

Referred to Lighting Committee.

Serra Pilgrimage. Communication, from Mayors of Monterey, Pacific Grove and Car-

mel-by-the-Sea, inviting attendance at the "Serra Pilgrimage," to be held at Monterey, October 12 to 19, 1924.

Invitation accepted and matter referred to Publicity Committee to arrange participation.

Telegram From Supervisor McLeran.

Los Angeles, July 28, 1924.

Mayor Jas. Rolph, Jr., San Francisco, California.

It certainly feels good to be in California. Will feel better in San Francisco Thursday.

McLERAN.

Read and filed.

Labor Council Charter Amendments.

Communication, from San Francisco Labor Council, presenting two proposed Charter amendments, one requiring itemization of salaries and wages in budget, etc.; second, regulating working conditions and employment of men on Municipal Railway.

Referred to Judiciary Committee.

Celebration of Opening of Buchanan Street.

Communication. from Haight-Fillmore-Divisadero Improvement Club, inviting attendance at celebration of opening of Buchanan street from State Normal School through to Market street.

Referred to Streets Committee.

Standardization of Salaries. Supervisor Rossi presented:

Charter amendment, amending Article II, Chapter II, Section 4a, empowering the Board of Supervisors to standardize salaries.

Referred to Judiciary Committee.

East Bay Co-operation In Development of Hetch Hetchy Water Supply.

Resolution of East Bay Hetch Hetchy League, transmitted by Frank V. Cornish, vice-president, announcing its inention to put in the field a full ticket at coming November election to elect a new Board of Directors for East Bay Utility District that will work in co-operation with San Francisco in the matter of bringing about immediate completion of the Hetch Hetchy project.

Read and referred to Public Utilities Committee.

Defense Test Day.

Communication Mayor, from transmitting letter of General R. E. Mittelstaedt, adjutant-general California, asking San Francisco to co-operate in the observance Friday, September 12, 1924, of "Defense Test Day.

Referred to Publicity Committee.
Report of Public Utilities Committee.

The following report was presented by Supervisor McSheehy and laid over one week, copies to be sent in the meantime to the members of the Board, the Mayor, City Engineer and City Attorney, these officials requested to be in attendance at next meeting:

July 28, 1924.

Honorable Board of Supervisors:

Bearing upon the proposed Hetch Hetchy bond election, the Public Utilities Committee has considered the several items of proposed legislation referred to it, consisting of resolutions introduced June 23, 1924, which are the second steps, respectively, looking toward a bond election for two water tunnels and a bond election for a power distribusystem, and following, spectively, upon Ordinances Nos. 6118 and 6013 previously passed, and also proposed amendment to Ordinance No. 6118, referring to a surface conduit across the San Joaquin Valley.

Set-up of Facts.

In formulating the following report and recommendations. committee has been guided by the following set-up of facts:

Information contained in the reports of the City Engineer on proposed water and power construction, filed in accordance with Ordinances Nos. 6118 and 6013. Said reports contain plans and specifications and enumerate three several items of proposed work, as follows:

1-a. Aqueduct tunnel, Sierra foothill division, Moccasin Creek to Oakdale, 17 miles; cost, \$7,422,000, plus administration and engineering expenses and contingencies.

1-b. Aqueduct tunnel, Coast Range division, Tesla to Irvington. 31 miles; cost, either \$16,601,650 or \$22,101,650, depending upon size of bore, plus administration and engincering expenses and contingencies.

Power distribution system of new and original construction for marketing the output of Moccasin

Creek power-house; cost, \$45,000,-000, of which the first \$15,000,000 is for certain central units capable of distributing 31 per cent of said

electrical output.

Also the report of the Clerk of this Board, showing a margin yet remaining, within the City's limit of bonded indebtedness, of \$20,000, 000, to which may be added \$8,900,-000 of bonds authorized but not sold, of which \$1,900,000 Relief Home bonds are to be sold this year, leaving \$7,000,000 of School bonds unsold, said bonding margin increasing annually, through rising assessed valuation, plus retirement of old bonds, at about \$8,000 a year.

Also statement of water consumption agreed upon by City Engineer and engineer for Spring Valley Water Company, showing use of water by all cities and towns served by the Spring Valley water system in the first six months of 1924 to have been a daily average of 41,800,-000 gallons, this being an increase over average for same period of pre-ceding year of 3,100,000 daily gal-lons, or 7 per cent yearly increase, said percentage being a typical increase for several years past, liberally figured.

Also estimate of City Engineer that the total capacity of Spring Valley system, with all resources developed, is 64,000,000 daily gallons, beside which must be placed the statement of engineer for the Spring Valley Company that said total capacity is 95,000,000 to 100,-000,000 daily gallons. By these figures, if the above average rate of growth continues, it is seen to be seven years before the Spring Valley supply is entirely absorbed if the City Engineer's estimate is cor-rect and seventeen years if the estimate of the Spring Valley engineer be correct.

Also information from the Assistant City Attorney that the State Railroad Commission's work of fixing a price upon the electrical dis-tribution systems of the Pacific Gas and Electric Company and the Great Western Power Company, in response to the petition of this Board, is proceeding rapidly and is now 40 per cent complete; that the physical portion of said evaluation will be complete by January 1, 1925; that hearings will follow, and that the final purchase figures should be in the hands of this Board on or about March 7, 1925.

Also, we have considered that negotiations are now pending between this City and the East Bay Utility District for the sale of water by this City to the said district, and that Oakdale Portal has been referred to by the president and certain directors of said East Bay Utility District as a suggested point for the actual taking over of such water as may be purchased.

Preliminary Recommendations.

In view of the amount of \$45,000,000 already invested in the Hetch Hetchy Project, and the estimate of \$33,000,000 for completion of the water system, plus \$38,500,000 for the purchase of the Spring Valley system, together with the investment for securing proper financial returns through the municipal marketing of the electrical output of Moccasin Creek power-house, and the above statement showing a clear margin of but \$20,000,000 within the City's bonding limit for 1924-25, the committee makes the following recommendations:

First: That it be the sense of this Board at this time that the determining consideration in the issuance of bonds be the capacity of said bonds to earn income or revenue for the Hetch Hetchy Project, so that those parts of said project which are likely to prove self-supporting or income-bearing shall be favored, in point of time, over those which will merely increase the already considerable burden upon the tax rate.

Second: That a charter amendment be submitted to the people at the general election of November 4, 1924, for raising the bonding limit from 15 to 20 per cent of the assessed valuation, thus partially restoring the bonding capacity originally intended by the charter of 1910 but reduced in 1913 about one third through passage of the State corporation tax amendment. The committee has requested the City Attorney to draw up such an amendment, which will be of great value in enabling the completion of the Hetch Hetchy Project as to water and power.

Aqueduct Tunnel, Sierra Foothill Division.

The committee regards this tunnel, seventeen miles long and costing \$7,422,000, plus administration and engineering costs and contingencies, as an important item for immediate construction. Consecutive work upon the Hetch Hetchy Project, though a three-year lapse is permitted under the Raker Act,

is still desirable. This particular tunnel must be built before water can be sold either to the East Bay District or to any public water or irrigation district except those using the Don Pedro project. Said tunnel will accommodate the full flow of 400,000,000 gallons daily from Hetch Hetchy, and with said flow brought to so favorable a marketing point it is reasonably certain that large-scale water sales will result. The investment of approximately \$8,000,000 is, therefore, to be regarded as a self-supporting or income-bringing investment and not likely to become entirely a burden upon the tax rate. The committee urges that every reasonable effort be made to obtain purchasers for said water, and believes that if said tunnel be immediately constructed it will stand as a strong proof that San Francisco is doing its share toward bringing about said sale of water.

Passage and sale of said bonds will leave \$12,000,000 of clear margin within the bonding limit as it exists for 1924-25.

Power Distribution System.

Municipal retail distribution of the Moccasin Creek electrical output to the consumers of the City and County of San Francisco can become, if the experience of Los Angeles, Seattle, Tacoma and twenty-one other cities and towns in California can be taken as the criterion, altogether the most profitable source of net income for the entire Hetch Hetchy Project and the best paying public utility in possession of San Francisco. distribution system, if acquired and operated as in the other cities mentioned, will bring the similar results of not only paying for its own investment but earning profits, thus enabling a lower water rate than would otherwise be possible, and with the gradual yearly reduction of bonded indebtedness it will in time relieve the City also of the high power rates now restricting industrial and residential growth.

This, however, implies a wise initial investment and normally economical operation. The report of the City Engineer describes a particular distribution system of entirely new construction which your committee regards as an impracticable and profitless investment bound to show a deficit for many years to come. The cost of \$45,000,000 is prohibitive and is to be contrasted to the revised esti-

mate, in the same report, for reproducing with new construction both the existing systems of the Pacific Gas and Electric and the Great Western Powers companies. of which revised estimate is but \$30,655,350. The electrical capacity, on the other hand, is about 20 per cent less than the existing system, though the initial cost, as shown, is about 50 per cent greater. Reasons for this prohibitive added cost are not entirely clear; but it is apparent to the committee that, if the two private power companies now operating in this city were to increase their capital investment one-half while diminishing their distributing capacity one-fifth, they could not remain in business.

The City Engineer's plan further calls for the construction of the first or central portions of said system at a cost of \$15,000,000, with a 30-year period necessary to extend said system so as to carry the full capacity of Moccasin Creek power-house. This initial portion would distribute but 66,000,000 k. w. h. annually, or but 31 per cent of the Moccasin Creek output. The remaining 69 per cent would accordingly go unused or lie idle until taken up little by little over a 30year period, against the continual competition of the existing private companies, and at an additional expenditure of \$30,000,000.

The Committee greatly regrets a further delay following these which have already occurred in this matter or electrical distribution. it can only advise this Board that to embark upon this particular proposition as outlined by the City Engineer would be financially ruinons, and that to request the people to vote bonds for such purpose is out of the question. The unsoundness of the plan, financially, is such that its rejection would be certain and it could not be sincerely advocated or defended in a campaign.

There is an indication, in the estimated reproduction-costs given for the Pacific Gas and Electric and the Great Western Power systems, either of which systems has a greater capacity than the proposed \$15,000,000 "skelton" system—that for the City to purchase one or both of said systems will prove considerably cheaper than to build the proposed new onc. Income from the outset, moreover, would be assured by such procedure, because the original consumers would be taken over by the City at the time of purchase. However, the City Engineer expressly states in

his report that the figures therein given "do not represent the valuation which would be set up for purposes of purchase or sale, or under condemnation proceedings". There is legally but one final source of such valuation, and that is the State Railroad Commission. Desuch prived in the City Engineer's report of either a feasible plan for new construction or the purchase price of an existing system, no recourse remains excepting to await the receipt of the figures from the State Railroad Commission and to base a bond election upon said figures.

Said figures will be in hand in or about March of the coming year. and bond election should follow immediately. A favorable vote by the people will operate as a referendum on the important question of condemnation, as well as affording

money for the purchase.

It may be commented that the power will be here by January 1. and that the Committee's above proposal involves a temporary idleness of the plant and a loss of possible income. This situation, if it shall exist, is not of this Board's creation but would result from delays in the past and the added delay brought about by the City Engineer's present report. Moreover, the rights of way for the transmission line are not acquired for 40 miles this side of Irvington; condemnation suits for said land may be required; the steel towers are ordered but none as yet erected for the entire line; no stepdown station exists in this city capable of transforming converting the load of 154,000 volts; although this Committee urged the City Engineer several months ago to provide such station through transfer of the operative revenue fund; and in brief it appears un-likely that the power will be here and available for use on the date of January 1 mentioned.

Agueduct Tunnel, Coast Range Division.

This tunnel, 31 miles in length and to cost either \$16,601,650 or \$22,101.650, depending on the diamcter, alone among the items proposed holds no promise of income for several years to come. Its use also depends upon the construction of the surface pipe-line across the San Joaquin Valley at a further cost of \$8,000,000. It, or its equivalent, must, however, be con-structed and ready for use at a date affording an ample safety mar-gin before the Spring Valley sup-ply becomes inadequate and requires replenishing from Hetch

Hetchy. Prior to such time of replenishing, said tunnel and San Joaquin Valley aqueduct cannot legally be used to divert water from the San Joaquin under Section 9-h of the Raker grant. As indicated above, the time of legal use is indicated by present figures as years from date on the City Engineer's estimates, or seven years on the estimate of the seventeen Spring Valley engineers. Time of construction is stated by the City Engineer to be five years with a minimum of four years from the commencement of actual work and surface aqueduct to be constructed within the last two years.

For every year of lying idle, said Coast Range Tunnel would pile up interest charges announting to \$765,000, or \$1,012,500 annually, depending on the size. It is desirable to save such charges and avoid depreciation of said tunnel for as long a time as safety requirements permit; though the interest-cost of the finished aqueduct during a certain reasonable period, before the actual shortage, would be rightly regarded as insurance.

Indefinite postponement is therefore not suggested, but only postponement until such time as the bonding limit, recovering at the rate of \$8,000,000 annually, would permit the bonds to be voted and sold. This, under present limitations, would be approximately a two-year period from this date, and bonds for the surface aqueduct can be requested at the same time.

There are, additionally, certain major factors yet unknown in regard to the Coast Range tunnel. Its size cannot yet be determined. The lower figure of \$16,601,650 plus extra costs is for a bore 10 feet 3 inches in diameter, capable of carrying only 250,000,000 gallons of daily flow, whereas the full capacity of Hetch Hetchy is 400,000,-000 gallons. Therefore, the tunnel would act as a barrier to prevent two-fifths of the Hetch Hetchy supply from reaching San Francisco. This would only be justifiable if said two-fifths, or 150,000,000 daily gallons, were marketed at Oakdale Portal or some other point east of the Coast Range; but said marketing arrangments were merely temporary, a second tunnel would have to be driven in the the future or two-fifths of mountain investment would be permanently wasted. The developments of the next two or three years may render it wiser to build this tunnel full-sized, or 13 feet in diameter, at an added cost of

\$5,500,000, thus saving the driving of a second tunnel. In other words, the size of the Coast Range tunnel cannot be decided upon until the matter of East Bay participation or some other sale is finally settled. Until settled, it is unwise to ask the people for bonds.

The exact location of said tunnel is also undetermined, as the City Engineer has taken no test borings. Said borings may result in a change of location, which may in turn involve a change in length of tunnel and in cost. Therefore, neither the diameter, length nor location is definitely known and the request for bonds at this time is premature.

The Committee also recognizes the desirable possibility that some equivalent plan, of smaller cost, may yet be devised for bringing the water through the Coast Range sector. We do not claim the ability to pronounce upon engineering problems, but if possible a cheaper plan would be desirable, as every million dollars saved in the initial cost of Hetch Hetchy will bring about a corresponding permanent decrease in San Francisco water rates.

The suggested postponement for a two-year period will afford opportunity for settlement of all the unknown factors, as well as for the bonding margin to recover, and will still permit this work to be finished in time.

Recommendations.

The Public Utilities Committee therefore recommends:

- That a bond election for approximately \$8,000,000 covering said cost of \$7,422,000 plus administrative and engineering costs and contingencies be held at the earliest possible moment for the construction of the Sierra Foothill tunnel. Because the Engineer's report failed to segregate the administrative and engineering costs and contingencies as between the two proposed tunnels, we are advised that the initial ordinance will have to be repassed and a new report rendered. Said ordinance, in proper form, is herewith presented ready for introduction.
- 2. That a bond election for power-distribution purposes be scheduled to follow immediately upon receipt from the State Railroad Commission of the evaluation for the purchase of the Pacific Gas and Electric and the Great Western Power companies, and that said

election be based upon said figures together with cost of connecting said systems to the Hetch Hetchy transmission line. This also requires repassage of the initial ordinance because of the filing of the Engineer's report together with the charter provision that a bond election must be called within eight weeks after such filing. It is herewith presented ready for introduction.

That a charter amendment be placed upon the ballot for Novemiber 4, 1924, for raising the bonding limit from 15 to 20 per cent of the assessed valuation of property.

That consideration of a bond issue for construction of the Coast Range aqueduct tunnel and the San Joaquin Valley surface pipe line be postponed until such time as the City's bonding capacity is restored and factors yet unknown as to size, length, location and cost of said tunnel are definitely made known.

In view of said recommendations, Ordinances Nos. 6013 and 6118 are hereby submitted for repeal. Resolutions Nos. and proposed amendment to Ordinance No. 6118, are hereby returned with recommendation that they do not pass.

UTILITIES COMMIT-PUBLIC

TEE. (Signed) JAS. B. McSHEEHY WARREN SHANNON, Supervisors.

Set-Back Lines Hearing-2 P. M. Hearing of objections to the establishment of set-back lines on Mallorca way between Chestnut street and Alhambra street, on Retiro way between Beach street and Alhambra street, and on Rico way from Avila road easterly.

No objection being offered, the following was presented and passed

for printing:

Establishing Set-Back Lines, Certain Streets.

Bill No. 6783, Ordinance No. --(New Series), as follows:

Establishing set-back lines along portions of Mallorca way, Retiro

way and Rico Way.
Section 1. It is hereby
cited that on the 30th day
June, 1924, the Board of
June, adopted Resolution
astablish hereby re-വി Supervisors adopted Resolution of Intention No. 45 to establish set-back lines along Mallorca way, Retiro way and Rico way, and fixed the 28th day of July, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more

than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objec-tions made at said hearing have been properly overruled.
Section 2. Pursuant to the fore-

going recitals, and in accordance with the provisions of said Ordlnance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the westerly side of Mallorca way between Chestnut street and Alhambra street, said set-back line to be 4 feet; along the easterly side of Mallorca way between Chest-nut street and Alhambra street, said set-back line to be 6 feet.

Along both sides of Retiro way between Beach street and Alhambra street, said set-back lines to be 10 feet.

Along the westerly and southerly side of Mallorca way, commencing at Beach street and running thence southerly 237.5 feet, said set-back line to be 8 feet; thence southeasterly to Alhambra street, said set-back line to be 10 feet; along the easterly and northerly side of Mallorca way, commencing at Beach street and running thence southerly 213 feet, said set-back line to be 8 feet; thence southeasterly to Alhambra street, said set-back line to be 10 feet.

Along the northerly side of Rico way, commencing at Avila road and running thence easterly 405 feet, said set-back line to be 10 feet; thence easterly 40 feet, said set-back line to be 8 feet; thence easterly to Retiro way, said set-back line to be 6 feet; along the southerly side of Rico way, commencing at Avila road and running thence easterly 375 feet, said set-back line to be 10 feet; thence easterly 26 feet, said set-back line to be 11 feet; thence easterly 26 feet, said set-back line to be 12 feet; thence easterly 26 feet, said set-back line to be 13 feet; thence easterly to Retiro way, said set-back line to be 14 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby male for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this

ordinance shall be as fixed in the ordinance aforesaid.

SPECIAL ORDER-3 P. M.

Eureka Valley Extension of Municipal Railway.

Consideration of resolution pre-sented by Public Utilities Committee on June 16 and laid over until this date, placing the Board of Supervisors on record as favoring the construction of a Municipal Street Railway extension in the Eureka Valley District from Seventeenth and Market to Twenty-third and Douglass streets.

Privilege of the Floor.

Dr. McGranaghan, Henry Becker and Mrs. Anderson were granted the privilege of the floor and addressed the Board, uring the adoption of the resolution.

Action Deferred.

Whereupon, further consideration was laid over two weeks.

UNFINISHED BUSINESS.

Action Deferred.

The following matters were, on motion, laid over for consideration at special meeting July 31, 1924.

Salary Ordinance as Recommended by Finance Committee and Amended by Supervisor Schmitz With Respect to Machinists in Department of Electricity.

Bill No. 6766, amending Ordinance No. 5460 (New Series), known as the "Ordinance on Addi-

tional Positions."

Salary Ordinance as Amended and Passed for Printing July 7, 1924, Re-

quiring Ten Votes.

Bill No. 6762, fixing the compensation to be paid to employees of certain offices and departments of the City and County, the positions of which have been created and designated by Ordinance No. 5460 (New Series).

Salary Ordinance as Amended Passed for Printing July 7, 1924, Re-

quiring Fourteen Votes.

No. 6763, amending No. 5460 (New S Bill Ordi-No. (New Series), nance known as the "Ordinance of Additional Positions."

Salary Ordinance as Recommended by Finance Committee.

Supervisor Rossi moved salary ordinance as recommended by the Finance Committee, passed for printing on July 14 and subsequently indefinitely postponed, be passed on calendar for July 31. So ordered,

Department of Electricity Ordinance. Supervisor Schmitz presented a salary ordinance for the Department of Electricity which was also ordered on calendar for July 31, 1924.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22712 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Baker, Hamilton & Pacific Co., hardware, Hetch Hetchy construction (claim dated June 30,

1924), \$530.05.
(2) Wm. Cluff Co., groceries (claim dated June 30, 1924), \$610.62.
(3) L. Dinkelspiel Co. Inc.,

blankets etc. (claim dated June 30, 1924), \$687.91.
(4) Dyer Bros., metal forms for

tunnel (claim dated June 30, 1924),

\$1,193.41.

(5) Haas Bros., groceries (claim dated June 30, 1924), \$608.56.

(6) Jacobs, Malcolm & potatoes (claim dated Jur June 1924), \$1,007.59.

(7) J. H. Newbauer & Co., groceries (claim dated June 30, 1924),

\$2,473.62.

(8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 15, 1924), \$2,202.77.

(9) Pacific Gas & Electric Co.,

mazda lamps (claim dated June 30, 1924), \$967.88.

(10) A. M. Scott Tire Co., tires and tubes (claim dated June 30, 1924), \$775.16. (11) Southern Pacific Co., freight

charges (claim dated July 13, 1924), \$551.72. (12) H. E. Teller Co., coffee

(12) H. E. Teller Co., coffee (claim dated June 30, 1924), \$692.81. (13) The Utah Construction Co.,

rental of equipment (claim dated June 30, 1924), \$525. (14) Western Me

Meat Co., meats July 15, 1924), (claim July dated \$1,013.66

(15) Western Pipe & Steel Co. of California, steel frames, covers etc. (claim dated July 15, 1924), \$4,304.

Municipal Railway Fund.

(16) Hancock Bros. Inc., railway transfers (claim dated July 9, 1924), \$672.

(17) Market Street Railway Co., repairs to tracks of Municipal Railways (claim dated July 9, 1924), \$1,065.14.

(18) Pacific Gas & Electric Co., mazda lamps (claim dated July 9,

1924), \$730.80.

(19)San Francisco City Employees Retirement System, for pensions etc. (claim dated July \$6,369.86. 1924).

(20) Standard Oil Co., gasoline for railways (claim dated July 9,

1924), \$917.15.

(21)Westinghouse Electric & Mfg. Co., railway electric parts (claim dated July 9, 1924), \$798.31.

(22) Market Street Railway Co., electric power for railways (claim

dated June 30, 1924), \$4,433.50.
(23) Pacific Gas & Electric Co., electric power for railways (claim dated June 30, 1924), \$34,151.
(24) Standard Oil Co., gasoline for railways (claim dated June 30, 1924), \$22.24

1924), \$833.34.

Municipal Railway Depreciation Fund.

(25) F. Boeken, for reimbursement of contingent fund, per vouchers (claim dated July 9, 1924), \$1,268.35.

(26) F. Boeken, for reimbursement of contingent fund, per youch-(claim dated July 10, 1924).

\$603.65.

(27) Harding & Keene, for repairs to automobile of A. L. Claiborne (claim dated June 30, 1924),

\$682.96.

(28) James M. Smith, first payment, furnishing and installing concrete trolley poles for Ocean View line of Municipal Railways; Con-tract 140 (claim dated July 16, 1924), \$6,705.

Tearing-Up Streets Fund.

(29) Rix Compressed Air & Drill Co., one No. 63 S combination compressor unit for Dept. Public Works (claim dated 14, July \$1,362.50.

(30) Santa Cruz Portland Cement Co., cement, Dept. Public Works (claim dated July 14, 1924),

\$1,005.34.

School Construction Fund, Bond

Issue 1918.

(31) J. H. McCallum, lumber for Washington Irving School (claim dated July 16, 1924), \$552.40.

(32) Edw. L. Soule Co., steel bars for Washington Irving School (claim dated July 16, 1924), \$814. (33) Santa Cruz Portland Cement

School (claim dated July 16, 1924), \$993 30.

(34)Smith - Booth - Usher woodworking machinery for sion High School (claim dated July 15, 1924), \$1,678.77.

Co., cement for Washington Irving

(35)Smith - Booth - Usher Co., woodworking machinery for Galileo High School (claim dated July 15, 1924), \$954.77.

Special School Tax.

(36) Dan P. Maher Co., paint brushes, for school repairs (claim dated July 16, 1924), \$551.15. (37) Dan P. Maher Co., paints,

for school repairs (claim dated July

16, 1924), \$567.50.

(38) Dan P. Maher Co., paints, etc., for school repairs (claim dated July 16, 1924), \$615.

County Road Fund.

(39)Municipal Construction Co., first payment, City's portion of im-provement of Silver avenue between Merrill and Vienna streets (claim dated July 16, 1924), \$6,405.

(40)Raisch Improvement Co., final payment, improvement of Landers street between Fifteenth and Sixteenth streets (claim dated July

16, 1924), \$4,906.88.

General Fund, 1923-1924.

Langendorf Baking Co. (41)bread for County Jails (claim dated June 30, 1924), \$611.32.

(42) California Meat Co., meat, County Jails (claim dated June 30,

1924), \$809.68.
(43) Standard Underground Cable Co., insulated cable, Dept. of Electricity (claim dated June 30, 1924), \$10,538.50.

(44) Standard Oil Co., gasoline, City Hall gasoline station (claim dated June 30, 1924), \$543.15.

(45) Preston School of Industry, maintenance of inmates in State Schools (claim dated June 30, Schools (claim dated

1924), \$910. (46) Preston School of Industry, maintenance of inmates in State Schools (claim dated June 30, 1924),

\$893.54.

(47)Pacific Gas & Electric Co., gas and electricity, Fire Department (claim dated June 30, 1924), \$1,388.37.

(48) Pioneer Rubber Mills, hose for Fire Department (claim dated June 30, 1924). \$4,390.38. (49) Shell Company, fuel oil, etc.,

Fire Department (claim dated June

30, 1924), \$875.45. (50) Spring Valley Water Co., water for Fire Department (claim

dated June 30, 1924), \$847.15.
(51) Standard Oil Co., gasoline and oils, Fire Department (claim dated June 30, 1924), \$1,460.75.
(52) Shell Company, oils, Fire

Department (claim dated June 30, 1924), \$936.82. (53) Shell Company, oils, Fire

Department (claim dated June 30. 1924). \$661.20.

(54) Shell Company of Califor-

nia, tuel oil, Relief Home (claim dated June 30, 1924), \$1,345.60.

Langendorf Baking Co., for hospitals (claim dated bread June 30, 1924), \$911.39.

(56) Bay City Market, meats, San Francisco Hospital (claim dated June 30, 1924), \$1,078.31.

(57) W. O. Miller, eggs, San Francisco Hospital (claim dated June 30, 1924), \$1,470.69.

San Francisco Dairy Co., milk, San Francisco Hospital (claim dated June 30, 1924), \$4,146.97.

(59) Sherry Bros., Inc., butter, San Francisco Hospital (claim dated June 30, 1924), \$1,670.58.

(60) C. Nauman & Co., potatoes, in Francisco Hospital (claim San dated June 30, 1924), \$735.86.

(60a) Shell Company, fuel oil, San Francisco Hospital (claim dated June 30, 1924), \$2,005.93.

(61) Sanford Sachs, refund of prorated taxes paid on lands purchased by the City for Civic Center purposes (claim dated June 30, 1924), \$627.64.

General Fund, 1924-1925.

(62)San Francisco Chronicle. official advertising (claim dated

July 21, 1924), \$530.76.

(63)J. Emmet Hayden, chairman of Music Week Committee, expense of publicity and advertising in connection with Music Week (claim dated July 21, 1924), \$1,567.84.

(64)John J. Dailey, for legal services as special counsel, per contract of employment by Resolution No. 22251 (New Series), during month of July, 1924 (claim dated July 18, 1924), \$850. (65) N. Randall Ellis, engineer-ing services in connection with val-

ntion of San Francisco electric properties, for July, 1924 (claim dated July 18, 1924), \$750.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri Rossi Schmitz, Welch, Wet. covieri, Rossi, Schmitz, Welch, Wet-more—14

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-

Appropriations, \$931,661.58 out School Construction Fund for High School of Commerce.

Resolution No. 22713 (New Se-

ries), as follows: Resolved. That the following amo ints be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, to cover cost of contracts awarded for the construction of the High School of Commerce, to-wit: For general construction

(Mahony Bros.' con-....\$704,800.00 tract . . for plumbing work (A.

Lettich contract) ... 43,716.00

For electrical work (L. Flatland contract) ... 42,400.00

For electrical fixtures ... 13,300.00 For or mechanical equip-ment (W. II. Picard

contract) . 71,427.00 For architectural serv-

ices, additional 32,018.58 For possible extras, incidentals, inspection,

24,000.00

\$931,661.58

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Appropriation, \$2,730, Emergency Hospital, Plans, Sacramento Street, Near Drumm.

Resolution No. 22714 (New Series), as follows:

Resolved, That the sum of \$2,730 be and the same is hereby set aside, appropriated and authorized to be expended out of "Hospital Buildings," Budget Item No. 77, for expense of preparation of plans and specifications for a new Emergency Hospital to be erected on the north side of Sacramento street, near Drumm street.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14

Absent—Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Appropriation, \$15,000, Payment to Wm. Kirsch for Land and Improvements on California Street Required for Alamo School.

Resolution No. 22715 (New Se-

ries), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to William Kirsch; being payment for land and improvements situate and commencing on the easterly line of Twenty-third avenue, distant thereon 175 feet southerly from the southerly line of California street, of dimensions 25 by 120 feet; as per acceptance of offer by Resolution No. 22670 (New Series); and required for the Alamo

July 21, School. (Claim dated

1924.)

Aves - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Appropriating \$5,206.69 for Work in Front of City Property on Collingwood Street Between Twentieth and Twenty-second Streets.

Resolution No. 22716 (New Se-

ries), as follows:

Resolved, That the sum of \$5,206.69 be and the same is hereby set aside and appropriated out of "Street Work in Front of City Property," Budget Item No. 39, and authorized in payment to Clarence B. Eaton, being City's portion of payment towards adjusted assessments against various properties for the improvement of Collingwood street from Twentieth to Twenty-second streets; as per adjustment record in the office of the City Engineer.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Appropriations for Improvement of Streets in Front of School Property

Resolution No. 22717 (New Se-

ries), as follows:

That the following Resolved, amounts be and the same are hereby set aside, appropriated and authorized to be expended out of "Street Work in Front of City, Property," Budget Item No. 39, for street work to which the City is obligated, to-wit:

(1) For grading and paving, at school property, Forty-third avenue between Balboa and Cabrillo streets,

\$1,050.

For improvement of West avenue between Fifteenth (2)Portal avenue between avenue and St. Francis Circle, \$1,-343.98.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor. McLeran, Shannon—4.

Appropriations for Plans, Etc., Mission Junior High and Portola Junior High Schools

Resolution No. 22718 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, for expense of preparation of plans and specifications for the hereinafter named schools, and representing one-fifth of the esti-mated cost of said plans and speci-

fications, to-wit:
(1) For Mission Junior High
School, in block bounded by SixSeventeenth, Dehon and

Church streets, \$9,600.

For Portola Junior High School, in block bounded by Bacon, Goettingen, Burrows and Girard Goettingen, B streets, \$7,200.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Garage Permit Transfers.

Resolution No. 22719 (New Series), as follows:

Resolved, That the following revocable permits be granted:
Transfer Public Garage.

To F. S. Smith, transfer public garage permit, heretofore granted Jas. E. Fitzgerald by Resolution No. 17300 (New Series), for premises at 333 Jones street.
To John Garben, transfer public

garage permit, heretofore granted Alco Garage by Resolution No. 5091 (New Series), for premises at 360

Golden Gate avenue.

To A. Ferrante and G. Beruatto, transfer public garage permit, here-tofore granted N. T. Powers & Sons by Resolution No. 21509 (New Series), for premises at 3220 Sacramento street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Ron-covieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Dog Kennel Permit.

Resolution No. 22720 (New Series), as follows:

Resolved, That Claude C. Long be and is hereby granted permission, revocable at will of the Board of Supervisors, to creet and main-tain a dog kennel in rear of lot situate at the junction corner of Santa Ysabel and Capistrano avenues (Mission Terrace Tract).

Ayes - Supervisora Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Ron-

covieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Ordering the Preparation of Plans, Etc., for Sewer, Great Highway Between Ortega and Rivera Streets. Bill No. 6772, Ordinance No. 6303

(New Series), as follows:

Ordering the preparation of plans and specifications for, and the construction of, a reinforced concrete sewer and appurtenances in the Great Highway between Ortega and Rivera streets, and authorizing and directing the Board of Public Works to enter into contract for said sewer construction. The cost of said construction to be borne out "Extension of Main Sewers,

of Extension of Main Sewers,"
Budget Item No. 42.
Be it ordained by the People of
the City and County of San Francisco as follows:
Section 1. The Board of Public
Works is hereby authorized, instructed and appropriate to recommend to the section of the secti structed and empowered to prepare plans and specifications for and to enter into contract for the construction of a reinforced concrete sewer and appurtenances in the Great Highway between Ortega and Rivera streets in accordance with said plans and specifications so pre-The cost of said construction to be borne out of "Extension of Main Sewers," Budget Item No. 42.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisora Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehv. Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—14

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Fixing Sidewalk Widths on Quint Street.

Bill No. 6781, Ordinance No. 6304

(New Series), as follows:
Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Five Hundred and Sixteen thereof.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 10, 1924, by amending Section Five Hundred and Sixteen thereof, to read as follows:

Section 516. The width of sidewalks on Quint street between

Arthur avenue and Davidson avenue shall be ten (10) feet.

The width of sidewalks on Quint street, the westerly side of, between Davidson avenue and Evans avenue shall be ten (10) feet.

The width of sidewalks on Quint

street, the easterly line of, between Davidson avenue and Evans avenue are hereby dispensed with and

abolished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall take effect and be in force from

and after its passage.

Ayes — Supervisors Badaracco, Rath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Changing Grades on Alabama Street.

Bill No. 6773, Ordinance No. 6305 (New Series), as follows:

Changing and re-establishing the official grades on Alabama street between Sixteenth and Seventeenth

streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 28th day of December, 1923, by Resolution No. 21920 (New Series), declare its intention change and re-establish the grades on Alabama street between Sixteenth and Seventeenth streets.

Whereas, said Resolution was so blished for ten days, and the published Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as herein-after stated, are hereby changed and established as follows:

Alabama Street.

Westerly line of, at Sixteenth street, 21.50 feet. (The same being the present official grade.)

Easterly line of, at Sixteenth

street, 25.50 feet. (The same being the present official grade.)

15 feet westerly from the easterly line of, at Sixteenth street southerly line, 24.75 feet. (The same being the present official grade.)

15 feet westerly from the east-

erly line of, 25 feet southerly from

Sixteenth street, 23.36 feet.
15 feet westerly from the easterly line of, 50 feet southerly from Sixteenth street, 22.28 feet.

15 feet westerly from the easterly line of, 75 feet southerly from Sixteenth street, 21.83 feet. (Vertical curve passing through the last three described points.)
Seventeenth street, 20 feet.

same being the present official

grade.)

On Alabama street between Sixteenth and Seventeenth streets changed and established to conform. to true gradients between the grade elevations above given therefor. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Full Acceptance of Streets.

Bill No. 6774, Ordinance No. 6306

(New Series), as follows: Providing for the full acceptance of the roadway of Corona street between Holloway avenue and Urbano

McKinnon avenue between Newhall street and Phelps street, crossing of McKinnon avenue and Phelps street and the crossing of Newhall avenue and Phelps street.

Precita avenue between Folsom and Alabama streets, including the intersection of Treat avenue and the northerly and southerly intersec-

tions of Harrison street.

Prospect avenue between Virginia avenue and the southerly line of Heyman avenue, including the intersection of Prospect avenue and Heyman avenue.

Stanyan street between Seven-

teenth and Estee streets.

Ulloa street between Thirty. fourth and Thirty-fifth avenues.

Crossing of Eugenia avenue, Elsie street and Virginia avenue.

Crossing of Mississippi and Nineteenth streets.

Intersection of Heyman avenue and Coleridge street

Intersection of Eugenia avenue

and Bennington street.

Twenty-second street between De Haro and Rhode Island streets.

Joost avenue between Acadia and

Baden streets, including the crossing of Acadia street and Joost avenue.

it ordained by the People of Be the City and County of San Fran-

cisco as follows:

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the sat-isfaction of the Board of Public Works, and of the Board of Supervisors, are hereby fully accepted by the City and County of San Fran-cisco (except those portions re-quired by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter II, Article VI of the Charter, said roadways having been paved with asphaltic concrete, asphalt and basalt blocks and curbs laid thereon, and are in good condition throughout, and have sewers, gas and water mains laid therein, towit:

Corona street between Holloway avenue and Urbano drive paved with asphaltic concrete and concrete curbs have been laid thereon.

McKinnon avenue between Newhall street and Phelps street, crossof McKinnon avenue Phelps street, and the crossing of Newcomb avenue and Phelps street paved with asphaltic concrete and concrete curbs.

Precita avenue between Folsom and Alabama streets, including the intersection of Treat avenue and the northerly and southerly intersections of Harrison street paved with asphaltic concrete and crete curbs.

Prospect avenue between ginia avenue and the southerly line of Heyman avenue, including the intersection of Prospect avenue and Heyman avenue, paved with asphaltic concrete and concrete curbs.

Stanyan street between Seven-teenth and Estee streets paved with asphaltic concrete and a 14-foot central strip of basalt block and granite curbs.

Ulloa street between Thirtyfourth Thirty-fifth and avenues paved with asphaltic concrete and concrete curbs have been thereon.

Crossing of Eugenia avenue, Elsie street and Virginia avenue paved with asphaltic concrete and concrete curbs.

Crossing of Mississippi and Nineteenth streets paved with asphaltic

concrete and granite curbs.
Intersection of Heyman avenue and Coloridge street paved with asphaltic concrete and granite curbs.

Intersection of Eugenia avenue and Bennington street paved with asphaltic concrete and concrete curbs.

Twenty-second street between De Haro and Rhode Island streets paved with concrete pavement and

concrete curbs.

Joost avenue between Acadia and Baden streets, including the crossing of Acadia street and Joost avenue, paved with asphaltic concrete pavement and concrete curbs.

Section 2. This ordinance shall take effect immediately

Ayes - Supervisors Badaracco, Bath, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Changing Grades on Brussels Street.

Bill No. 6775, Ordinance No. 6307

(New Series), as follows:

Changing and re-establishing the official grades on Brussels street Woolsey between and Dwight streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works. did, on the 1st day of September, 1920, by Resolution No. 18192 (New Series), declare its intention to change and re-establish the grades on Brussels street between Woolsey

and Dwight streets;

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than torty days has elapsed since the first publication of said resolution of intention;

therefore.

Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and es-

tablished as follows:

Brussels street. Woolsev street, southerly line, 69 feet (the same being the present official grade); 200 feet northerly from Dwight street 89.80 feet; 150 feet northerly from Dwight street, 95.53 feet; 100 feet northerly from Dwight street, 102.33 feet; verticle curve passing through the last three described

Dwight street, northerly points: line. 117 feet (the same being the present official grade).

On Brussels street between Woolsey and Dwight streets changed and established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Rath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Rayden, Mc-

Gregor, McLeran, Shannon-4.

Ordering Street Work on Pope Street.

Bill No. 6776, Ordinance No. 6308 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are bereby approved and adonted.

That said Board of Supervisors, bursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum,

The improvement of Pope street between Mission and Morse streets, including the angular corners of the intersection of Pope and Mission streets, and the improvement of Morse street between Lowell and Guttenberg streets, by the construction of artificial stone sidewalks of the full official width, where artificial stone sidewalks of at least 6 feet in width are not already constructed.

This ordinance shall Section 2.

take effect immediately.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Bill No. 6777, Ordinance No. 6309

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of the crossing of Mississippi street and Twentieth street; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corers; by the construction of 2 brick catchbasins with 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Bill No. 6778, Ordinance No. 6310

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Vicente improvement of street from the casterly line of Fourteenth avenue to Nineteenth avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenucs; by grading to official line and grade; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners of the included crossings, excepting the southeasterly corner of the crossing of Fourteenth avenue and Vicente street; by the con-struction of an asphaltic concrete pavement on the roadway thereof; by the construction of the following ironstone pipe sewers and ap-purtenances along the center line

of Vicente street:

An eighteen (18) inch sewer and ten (10) Y branches between the center line of Eighteenth avenue and the easterly line of Nineteenth avenue; a fifteen (15) inch sewer and ten (10) Y branches between the center lines of Seventeenth and Eighteenth avenues, respectively; a twelve (12) inch sewer and seven-teen (17) Y branches between the center lines of Sixteenth and Seventeenth avenues, respectively; an eight (8) inch sewer and nineteen (19) Y branches from a point twenty (20) feet easterly from the easterly line of Sixteenth avenue to the center line of Fifteenth ave-nue; a twelve (12) inch sewer and eighteen (18) Y branches between the center line of Fifteenth avenue and a point thirty (30) feet easterly from the westerly line of Fourteenth avenue; by the struction of a twelve (12) the inch sewer from the last described point: thence in a northeasterly direction to the existing sewer terminating at the San Miguel Rancho line, and by the construction of seven (7) manholes, also by the construction of the following ironstone pipe sewers:

An eight (8) inch sewer along the center line of Eighteenth avenue between the southerly and northerly lines of Vicente street; an eight (8) inch sewer along the center line of Seventeenth avenue between the southerly and northerly lines of Vicente street; an eight (8) inch sewer along the center line of Sixteenth avenue between the center and northerly lines of Vicente street; an eight (8) inch sewer along the center line of Fifteenth avenue between the center and northerly lines of

Vicente street; an eight (8) inch sewer from a point on the center line of Vicente street thirty (30) feet easterly from the westerly line of Fourteenth avenue to a point on the northerly line of Vicente street at its intersection with the center line of Fourteenth avenue; a fifteen (15) inch sewer along a line parallel with and thirty (30) feet easterly from the westerly line of Fourteenth avenue between the center and the southerly lines of Vicente street; by the construction of the following brick catchbasins with cast iron frames, gratings and traps, and the accompanying ten (10) inch ironstone pipe culverts, to-wit:

Four (4) in the crossing of Vicente street and Fourteenth avenue; three (3) in the crossing of Vicente street and Fifteenth avenue; two (2) in the crossing of Vicente street and Sixteenth avenue; four (4) in the crossing of Vicente street and Seventeenth avenue; four (4) in the crossing of Vicente street and Eighteenth avenue; four (4) in the crossing of Vicente street and Eighteenth avenue;

nue.

Section 2. This ordinance shall

take effect immediately.

A v e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, McGregor, McLeran, Shannon—1.

Bill No. 6779, Ordinance No. 6311

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 16, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Kirkham street between the casterly lines of Fourteenth avenue and Lurline street, respectively, to the westerly line of Sixteenth avenue, including the intersections of Fourteenth avenue, Lurline street, Sixteenth avenue and Carl way with Kirk-ham street, and the intersection of Fifteenth avenue as produced scutherly with Kirkham street, but excluding the existing improvement on the northerly one-half of Kirk-ham street opposite the intersec-tion of Fifteenth avenue as pro-duced northerly with Kirkham street; by grading to official line and grade; by the construction of an 8 inch ironstone pipe sewer, 13 Y branches and one brick man-hole along the center line of Kirkham street from a point 20 feet easterly from the easterly line of Sixteenth avenue produced southerly to the existing sewer at the westerly line of Fifteenth avenue produced southerly; by the construction of an 8-inch ironstone pipe sewer and one manhole along the center line of Carl way produced between the southerly and center lines of Kirkham street; by the construction of a 12-inch sewer on the center line of Kirkham street and the westerly line of Sixteenth avenue produced southerly to a point 40 feet easterly therefrom; by the construction of concrete curbs; by the construction of artificial stone sidewalks on the intervening angular corners; by the construction of 3 brick catchbasins with accompanying 10-inch iron-stone pipe culverts at the inter-sections of Kirkham street with Fourteenth avenue and Lurline street respectively, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-1.

Bill No. 6780, Ordinance No. 6312 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors July 14, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Brunswick street between Oliver and Whittier streets where not already improved, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.
Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson. Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch. Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon--4.

Reconstruction of Accepted Streets. Bill No. 6782, Ordinance No. 6313

(New Series), as follows:
Authorizing and ordering the reconstruction and repair of certain
accepted streets in the City and County of San Francisco under the supervision of the Board of Public Works of said City and County during the fiscal year ending June 30, 1925, and appropriating funds for the cost thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and ordered to reconstruct and repair, under its supervision, those certain accepted streets in said City and County particularly designated and described in Ordinance No. 5906 (New Series), approved June 8, 1923, fixing and appropriating the aggregate sum of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same and in and by said ordinance specified as Budget Items Nos. 81, 82, 95, 96. 107, 108 and 110.

There is hereby set aside, ap-

propriated and authorized by the said Board of Public Works for each said item of such work of reconstruction and repair, the specific amount provided therefor, respectively in and by said Ordinance No. 6248 (New Series), to-wit, \$103,950. Section 2. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—14.

Absent—Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Ordering Street Work, Mississippi and Twentieth Streets.

Bill No. 6777, Ordinance No. 6309 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the July Board of Supervisors 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and the dark in said the said of Public Street in the said of Public Street Inc. rection of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and specifi-cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first install ment when each of the succeeding installments must be paid is to be one year from the time of the pay-ment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossing of Mississippi street and Twentieth street by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners; by the construction of two brick catchbasins with 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Action Deferred.

The following resolution was on motion laid over one week:

Laundry Permit.

Resolution No. -- (New Series), as follows:

Resolved, That M. Feigenbaum is hereby granted permission, revo-cable at will of the Board of Supervisors, to maintain and operate a laundry at 730 Larkin street.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$45,555.97, recommends same be allowed and ordered paid

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Action Deferred.

The following items were laid over until next meeting:

Urgent Necessity.

Western Union Telegraph Co., official telegrams, \$12.16.
Spring Valley Water Co., water,

horse troughs, \$86.42.

Bert Potter, services in hoof and mouth quarantine, July, \$208. Wm. F. Carroll, services in hoof

and mouth quarantine, July, \$208. Laura V. Waldron, services in hoof and mouth quarantine, July, \$150.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Bath presented: Resolution No. 22721 (New Se-

ries), as follows:
Resolved, That the California Retail Hardware and Implement Association be granted permission to use Polk Hall in the Auditorium March 10 to 13, 1925, for the purpose of holding convention Retail

pose of holding
Hardware Dealers.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Colman, Deasy, Harrelson, Bath, Colman, Deasy, Har Katz, McSheehy, Morgan, Robb, Roucovieri, Rossi, Schmitz, Welch,

Wetmore—14. Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon—4.
Also, Resolution No. 22722 (New

Series), as follows:

Resolved, That the following organizations be granted permission to occupy halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Universal Narcotic Crusade, use of Main Hall August 30, 1924, 6 p.

m. to 2 a. m., for the purpose of

holding a dance.
Widows' and Orphans' Aid Association of San Francisco Fire Deartment, use of Main Hall and Polk Hall November 8, 1924, 6 p. m. to 2 a. m., for the purpose of holding annual ball.

Associated De Molay Chapters, use of Main Hall March 18, 1925,

6 p. m. to 12 p. m., for the purpose of holding a dance.

Knights of Pythias, use of Main Hall September 18, 1924, 6 p. m. to 12 p. m., for the purpose of holding

a dance.

California Retail Hardware and Implement Association, use of Main Hall, Auditorium, March 9 to March 14, 1925, 6 p. m., for the purpose of holding hardware exhibit.

Dreamland Athletic Club. use of Main Hall July 29, 1924, 6 p. m. to 12 p. m., for the purpose of holding

wrestling contest.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. (New ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Associated Oil Co., fuel oil, Hetch Hetchy (claim dated July 19, 1924), \$1,095.

Roy Brooks, (2)truck hire. Hetch Hetchy (claim dated July 19,

1924), \$693. (3) Del Monte Meat Co. meats (claim dated July 19, 1924), \$1,-253,63.

(4) Dodge, Sweeney & Co., groceries (claim dated July 19, 1924),

\$501.60. (5) The Edison Storage Battery

Supply Co., Edison cells (claim dated July 19, 1924), \$5,902.07.
(6) J. R. Hanify Co., redwood cross ties (claim dated July 21,

1924), \$3,891.20.

(7) Haas Brothers, groceries (claim dated July 21, 1924), \$504.76.
(8) Joshua Hendy Iron Works, ore car wheels etc. (claim dated July 21, 1924), \$744.72.
(9) Healy-Tibbitts Construction

Co., Dumbarton bridge steel bars

and substructure soundings (claim dated July 21, 1924), \$3,953.64.

(10) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 21, 1924), \$1,-

(11) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 21, 1924), \$874.24. (12) Southern Pacific Company,

construction of rail top culverts on Hetch Hetchy pipe line (claim dated

July 21, 1924), \$15,969.13.

(13) Robert M. Searls, Special Counsel's revolving fund expenditures for right of way lands, per vouchers, and authorized by resolutions (claim dated July 21, 1924), \$2,279.

(14) Atlas Rock Co., concrete mixture for Hetch Hetchy (claim dated July 15, 1924), \$592.90.
(15) J. F. Mitchell, steel forms (claim dated July 15, 1924), \$1,460.
(16) Old Mission Portland Cervers (Company Color Medical July)

ment Co., cement (claim dated July 16, 1924), \$1,097.25.

(17) Standard Fence Co., 100

farm gates (claim dated July 16.

1924), \$783.10. (18) Edw. L. Soule Co., corrugated steel bars (claim dated July

 $\bar{1}6, 1924), \$1,959.14.$

(19) Johns-Manville Inc. of California, transite asbestos wood etc. (claim dated July 21, 1924), \$643.58. (20) Joshua Hendy Iron Works, third payment, Hetch Hetchy butter-

fly valves (claim dated July 18, 1924), \$2,736.75.
(21) United States Cast Iron Pipe & Foundry Co., first payment, cast iron pipe, Contract No. 101 (claim dated July 22, 1924), \$5,778.94.

(22) Grant Smith & Comuany twenty-second payment, construc-tion of Pulgas Tunnel (claim dated July 23, 1924), \$49,309.60.

County Road Fund.

(23) Abraham Terkel and Laura P. Terkel, for property required for the opening of Roosevelt way; as per acceptance of offer by Resolution No. 22692 (New Series) dated July 24, 1924), \$675. (claim

School Construction Fund, Bond Issue 1923.

(24) John Galen Howard, second payment, architectural service for Le Conte School (claim dated July

23, 1924), \$1,363.65. (25) Albert Landsburgh, second payment, architectural service for Alvarado School (claim dated July 23, 1924), \$1,363.65.

(26) J. R. Miller, second payment, architectural service for Alaca

architectural service for Alamo School (claim dated July 23, 1924),

\$2.269.09.

(27) Bakewell & Brown, second payment, architectural service for Douglas-Everett School (claim dated July 23, 1924), \$1.363.65.

Special School Tax.

(28) J. H. McCallum, lumber for schools (claim dated July 18, 1924), \$565.46.

General Fund, 1923-1924.

(29) Miller & Lux Inc., meats, in Francisco Hospital (claim San dated June 30, 1924), \$1,224.22.
(30) Shell Company of California,

(30) Shell Company of California, fuel oil, etc., for street repair (claim dated June 30, 1924), \$550.15.
(31) Western Rock Products Co., sand for street repair (claim dated June 30, 1924), \$1,881.46.
(32) Equitable Asphalt Maintenance Co., asphalt resurfacing during June, 1924 (claim dated June 30, 1924), \$1,170.35.
(33) Conlin & Roberts, 200 street.

(33) Conlin & Roberts, 200 street cleaning cans (claim dated June 30, 1924), \$1,080.

(34) Shell Company of California,

fuel oil, Civic Center Power House (claim dated June 30, 1924), \$730.80.

General Fund, 1924-1925. (35) San Francisco Chronicle, of-

(35) San Francisco Chronicle, official advertising (claim dated July 28, 1924), \$1,247.10.
(36) Phillips & Van Orden Co., ballot paper, Dept. of Elections (claim dated July 24, 1924), \$742.10.
(37) W. R. Ballinger & Son, twickly noid on voting machines for

reight paid on voting machines for Dept. of Elections (claim dated July 24, 1924), \$1,830.16.

(38) Addressograph Sales Co.,

one graphotype and motor for Dept. of Elections (claim dated July 24,

1924), \$900.
(39) Phillips & Van Orden Co, ballot paper, Dept. of Elections (claim dated July 24, 1924), \$582.65.
(40) Palmer & McBryde, first pay-

ment, construction of stadium in Golden Gate Park (claim dated July 25, 1924), \$35,175.

Rideout Bequest Fund. (41) Herbert A. Schmidt, final

payment, construction of Rideout fountain, Golden Gate Park (claim dated July 25, 1924), \$4,476.

Park Fund.
(42) Henry Cowell Lime & Ce-

(42) Henry Cowell Lime & Cement Co., cement for parks (claim dated July 25, 1924), \$550.84.
(43) Marine Electric Company, electric work, Golden Gate Park (claim dated July 25, 1924), \$675.
(44) Gladding, McBean & Co., tile roofing, Golden Gate Park (224) \$2.700.

tile roofing, Golden Gate Park (claim dated July 25, 1924), \$2,700. (45) William F. Wilson Company, plumbing, Golden Gate Park (claim dated July 25, 1924), \$3,021.

Treasurer Directed to Transfer Tubercular Trust Fund From General Fund.

On motion of Supervisor Rossi: Resolution No. --- (New Se-

ries), as follows: Resolved, That the Treasurer be directed to transfer from the Gen-Trust eral Fund to Tubercular Fund, which trust fund is hereby created, the sum of \$1,407.27, which

sum was bequeathed to the City to be used for the benefit of patients of the Tubercular Ward of the San

Francisco Hospital.

The Board of Health is authorized to expend the said sum for the purpose stated and the Auditor is directed to issue his warrant therefor and the Treasurer to pay the same. The Treasurer is directed to credit said fund with amounts similarly donated.

Mayor to Sell Improvements on Roose-Way Required for Widening velt Said Boulevard.

Supervisor Rossi presented:

Resolution No. 22723 (New Se-

ries), as follows:

Resolved, That the Mayor be and he is hereby authorized and rected to sell at public auction after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, towit:

appurteand Dwelling house nances situated on that certain piece or parcel of land acquired for the opening and widening of Roosevelt way, and more particularly de-

scribed as follows:

Commencing at a point which is perpendicularly distant 249.75 feet easterly from the easterly line or Buena Vista terrace and 115.00 feet southerly from the southerly line of Fourteenth street: thence easterly along a line parallel with the southerly line of Fourteenth street 30 feet; thence at right angles southerly 115 feet to the northerly line of Henry street; thence westerly along the northerly line Henry street 30 feet; thence at right angles northerly 115 feet to the point of commencement. Being portion of Mission Block No. 121.

The terms of said sale shall be cash upon delivery of bill of sale, said dwelling house to be removed by the purchaser within sixty (60) days of purchase thereof.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson. McSheehy, Morgan, Katz, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Mayor to Execute Deed to Anglo California Trust Company as Reappropriation for War Memorial Court and Lands Required Therefor in Civic Center.

Supervisor Rossi presented: Resolution No. 22724 (New Sea

ries), as follows:

Whereas, by deed dated June 21, 1921, and recorded July 5, 1921, in

Book 352 of the Official Records, page 228, the Anglo California Trust Company, a corporation organized and existing by virtue of the laws of the State of California, granted to the City and County of San Francisco, a municipal corporation, all that certain real estate situated in the said City and County of San Francisco and described as follows:

All that certain lot, piece or parcel of land situate, lying and being in said City and County of San Francisco, State of California, being approximately an area of 6400 square feet in said block of land to-wit: being a portion of that certain block of land bounded on the north line by Hayes street, on the south line by Grove street, on the west line by Van Ness avenue and on the east line by Franklin street. and

Whereas, said deed of conveyance contains the following covenant and

condition, to-wit:

'This conveyance is made upon the following express condition subsequent, to-wit: that the party of the first part or its successors in interest or assigns may at any time pay said party of the second part, or its successors in interest or assigns the sum of one hundred thousand dollars (\$100,000), without interest, being the consideration paid by the party of the second part to the party of the first part for the execution hereof and upon making such payment or upon the tender of said sum of one hundred thousand dollars (\$100,000) legal money of the United States of America to the then Mayor of the said City and County of San Francisco, whether or not said tender be accepted, the entire estate hereby granted shall immediately vest in and become the property of said party of the first part, its successors in interest and assigns, and the said party of the second part by the acceptance of this deed does hereby expressly agree that in the event of the making of said payment or the making of said tender to the then Mayor of the said City and County it will forthwith for recordation purposes execute a grant, bargain and sale deed conveying said real property, and the whole thereof, to the said party of the first part, its successors or successor in interest;" and

Whereas, on the 14th day of July, 1924, said party of the second part, the Anglo California Trust Company, duly tendered to Hon. James Rolph, Jr., the then Mayor of the said City and County of San Francisco, in pursuance of Section

9 of said deed, hereinbefore quoted, the sum of one hundred thousand dollars (\$100,000) lawful money of the United States and demanded a reconveyance of the said premises:

now, therefore, be it
Resolved, by the Board of Supervisors of the City and County of
San Francisco that the Mayor of
the said City and County of San Francisco, upon receipt of the said sum of one hundred thousand dollars (\$100,000), be and he is hereby authorized, directed and empowered to make, execute and deliver to the said Anglo California Trust Company, a corporation, in behalf of the said City and County of San Francisco, State of California, a grant, bargain and sale deed conveying said real property above described, and the whole thereof, to the said Anglo California Trust Company, a corporation; and be it

Further Resolved, That the said sum of one hundred thousand dollars (\$100,000) when received by the City and County of San Francisco city and county of San Francisco
be and it is hereby appropriated out
of the Treasury as a reappropriation for the purpose of a War
Memorial Court and the purchase
of land, or both, in the area of land
in said City and County bounded by McAllister, Franklin and Grove streets and Van Ness avenue, as part of the project of the San Fran-cisco War Memorial.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McSheehy, Morgan, Robb, Katz, Roncovieri, Rossí, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Appropriations for the Purchase of Lands and Improvements on Sites Required for School Purposes.

On motion of Supervisor Rossi: Resolution No. ---- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter mentioned persons and firms; being payments for lands and improvements required for school purposes, to-wit:
(1) To Nat Schmulowitz, for

(1) To Nat Schmulowitz, for land, 50 by 120 feet, situate on west line of Thirty-sixth avenue, 250 feet south from Anza street, required for Anza School; as per acceptance of offer by Resolution No. 22546

(New Series), \$3,500.

(2) To J. W. Edmonds, for land, 25 by 120 feet, on west line of Thirty-sixth avenue, 225 feet south from Anza street, required for the Anza School; per acceptance of offer by Resolution No. 22547 (New

Series), \$1,750.
(3) To Anita Land Co., for Lot 1, Assessor's Map Block No. 1579, situate at intersection of south line of Anza street with west line of Thirty-sixth avenue, required for the Anza School; as per acceptance of offer by Resolution No. 22696

(New Series), \$24,000.

(4) To Leo E. Cohn, for land and improvements, 25 by 120 feet, on east line of Twenty-third avenue, 150 feet north from Clement street, required for the Alamo School; as per acceptance of offer by Resolution No. 22639 (New Se-

ries), \$16,000.

(5) To G. Giorsini, for land and improvements, 25 by 120 feet, on east line of Twenty-third avenue, 200 feet south from California street, required for the Alamo School; as per acceptance of offer by Resolution No. 22695 (New Series), \$7,500.

Transfer of Funds to Cover Deficit
Operation of Municipal Railway.

Supervisor Rossi presented: Resolution No. 22725 (New Se-

ries), as follows:

Resolved. That the sum of \$19.oro.08 be and the same is hereby set aside and apropriated out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund, representing operating deficit of the Municipal Railway for the month of June. 1924.

Adopted by the following vote: Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Katz, McSheely, Morgan, Robb,
Roncovieri, Rossi, Schmitz, Welch;
Wetmore—14.
Absent—Supervisors Hayden, Mc-

Gregor, McLeran, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$15,000, Payment to the Railroad Commission for Expense of Evaluation of Properties of the Pacific Gas and Electric Company and the Great Western Power Com-

On motion of Supervisor Rossi: Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside and appropriated out of "Railroad Commission Valuation Expenses, Budget Item No. 79, and authorized in payment to the Railroad Commission of the State of California for expense of valuation by said Railroad Commission of electric properties of the Great Western Power Company and the Pacific Gas and Electric Company.

Appropriations, Equipment Portola School, Heating System County Jail, Reconstruction of Psychopathic Ward.

On motion of Supervisor Rossi: Resolution No. ---- (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1918.

For purchase of equipment for the Portola Elementary School, \$6,000.

Miscellaneous Repairs to and Maintenance of Buildings, Budget Item

No. 55.

(2) For installation of heating system in County Jail No. 2, \$4,426.
(3) For reconstruction of Ward
"R," San Francisco Hospital, into a psychopathic ward, including extras, incidentals, inspection, etc., \$6,400.

Resolution No. 22465 (New Series), appropriating \$6,400 out of General Fund, 1923-1924, be and is

hereby repealed.

Auditor to Cancel Certificate of Sale of Property Sold to the State.

Supervisor Rossi presented: Resolution No. 22726 (New Se-

ries), as follows:
Whereas, the Tax Collector and Auditor have certified that the taxes on the property hereinafter described were paid but were not stamped "Paid" on the assessment roll and the same was sold to the State on June 23, 1924, and has recommended the cancellation of said sale; therefore.

Resolved, That the Auditor be directed to cancel Sale No. 355 of June 23, 1924, of the following de-

scribed property: Lot 45, Block 1402, Vol. 8, Page 151, assessed to David Murphy, in accordance with the provisions of Sections 3776 and 3805 of the Political Code.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McSheehy, Morgan, Robb, Katz. Roneovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Resolution of Intention to Establish Set-Back Lines No. 48.

Supervisor McGregor presented: Resolution No. 22727 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the northeasteriy side of Casa way between Retiro way and Marina boulevard, said set-back line to be 10 feet; along the southwest-erly side of Casa way, commencing at a point 10.595 feet northwesterly from Retiro way, and running thence northwesterly 58.024 feet, said set-back line to the 3.33 feet; thence northwesterly 32.5 feet, said set-back line to be 6.66 feet; thence northwesterly 386.6 feet, said setback line to be 10 feet.

Along both sides of North Point street, commencing at points 93.75 feet easterly from Baker street, and running thence easterly to points 93.75 feet westerly from Broderick street, said set-back line to be 6 feet.

Along the northerly side of Farallones street, commencing at a point 280 feet westerly from Capitol avenue, and running thence erly to Orizaba avenue, said set-back line to be 16 feet; along the southerly side of Farallones street, commencing at a point 105 leet westerly from Capitol avenue, and running thence westerly to Orizaba avenue, said set-back line to be 14 feet.

Along the northerly side of Taraval street between Thirty-fourth avenue and Thirty-fifth avenue, said set-back line to 8.5 feet; along the southerly side of Taraval street between Thirty-fifth avenue and Thirty-fourth avenue, said set-back line to be 8 feet.

Along the southerly side of Mt. Vernon avenue between Louisberg street and Tara street, said set-back

line to be 15 feet.

Along the westerly side of Eightcenth avenue, commencing at Moraga street and running thence northerly 375 feet, said set-back line to be 7.5 feet; thence northerly 30

feet, said set-back line to be 6 feet; thence northerly to Lawton street, said set-back line to be 5 feet; along the easterly side of Eighteenth avenue between Moraga street and Lawton street, said set-back line to be 15 feet.

Along the easterly side of Nineteenth avenue, commencing at a point 100 feet northerly from Quintara street and running thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 75 feet, said set-back line to be 6 feet.

Along the easterly side of Twentieth avenue, commencing at Lawton street and running thence northerly 450 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Twenty-fifth avenue, commencing at a poine 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 6 feet; thence northerly to Santiago street, said set-back line to be 9 feet; along the easterly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line of be 6 feet; thence northerly to Santiago street, said set-back line to be 9 feet.

Along the westerly side of Twenty-seventh avenue between Vicente street and Ulloa street, said set-back line to be 12.5 feet; along the easterly side of Twenty-seventh avenue between Vicente street and Ulloa street, said set-back line to be 11.5 feet.

And notice is hereby given that Monday, the 25th day of August, 1924, at the hour of 2 o'clock n.m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishment of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Resolution of Intention to Establish Set-Back Lines No. 49.

Supervisor McGregor presented: Resolution No. 22728 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along both sides of Avila road between Chestnut street and Alhambra street, said set-back line to be 10 feet.

Along the southerly side of Filbert street, commencing at a point 87.5 feet westerly from Baker street and running thence westerly to a point 98 feet easterly from Lyon street, said set-back line to be 10 feet

Along the southerly side of Marina boulevard between Avila road and Cervantes boulevard, said set-

back line to be 5 feet.

Along the westerly side of Scott street between Chestnut street and Francisco street, said set-back line to be 5 feet; along the easterly side of Scott between Chestnut street and Alhambra street, said set-back line to be 5 feet.

Along both sides of Pierce street between Capra way and Beach street, said set-back line to be 7

feet.

Along the southerly side of Marina boulevard between Alhambra street and Casa way, said set-back line to be 5 feet.

Along both sides of Capra way between Scott street and Pierce street, said set-back line to be 10

Along both sides of Avila way between Capra way and Alhambra street, said set-back line to be 10 feet

Along the southerly side of Marina boulevard between Divisadero street and Broderick street, said setback line to be 5 feet.

Along the southerly side of Marina boulevard between Scott street and Divisadero street, said set-back

line to be 5 feet.

And notice is hereby given that Monday, the 25th day of August, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City

and County of San Francisco, has been fixed as the time and place when and where any and all per-sons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes - Supervisors Badaraceo, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Me-Gregor, McLeran, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Prohibiting the Burning of Husks, Hulls and Other Waste Materials. On motion of Supervisor Deasy:

Bill No. 6784, Ordinance No.

(New Series), as follows:
Amending Section 1, paragraph
B, of Ordinance No. 6224 (New Series), entitled "Prohibiting the ignition or burning of the husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air within certain districts in the City and County of San Francisco."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Section 1, paragraph B, of Ordinance No. 6224, the title of which is above recited, is hereby amended to read as follows:

Section 1. It shall be unlwaful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or of any other grain or seed, or any other inflammable substance or refuse of any character in the open air within the following described districts in the City and County of San Francisco:

(a) Commencing at the intersection of Potrero avenue and Twentyfifth street; thence easterly along the center line of Twenty-fifth street to the shore line of the Bay of San Francisco; thence southerly along said shore line to the center line of Army street; thence west-erly along the center line of Army street to the center line of Potrero avenue; thence northerly along the center line of Potrero avenue to the point of commencement.

(b) Commencing at the intersection of San Bruno and Oakdale avenues; thence easterly along the center line of Oakdale avenue to the center line of Barneveld avenue; thence northerly along the center line of Barneveld avenue to the center line of Barton avenue; thence easterly along the center line of Barton avenue to the center line of Selby street; thence southerly along the center line of Selby street to the center line of Mc-Kinnon avenue; thence easterly along the center line of McKinnon avenue to the center line of Quint street; thence southerly along the center line of Quint street to the center line of Oakdale avenue; thence easterly along the center thence easterly along the center line of Oakdale avenue to the cen-ter line of Third street; thence southerly along the center line of Third street to the intersection of San Bruno avenue and Third street: thence northerly along the center line of San Bruno avenue to the point of commencement.

Section 2. Any person, firm, corporation or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction, shall be punished by a fine not exceeding three hundred (\$300) dollars, or by imprisonment for a term not exceeding one hundred (100) days, or by both such fine and im-

prisonment.

Section 3. This ordinance shall take effect immediately.

Garage Permit.

On motion of Supervisor Deasy: Resolution No. -— (New Se-

ries), as follows:

Resolved, That E. Kortick be and is hereby granted permission, revocable at will of the Board of Supervisors, to erect and maintain a public garage on the southerly line of Twenty-fourth street, 60 feet easterly from the southeasterly corner of Twenty-fourth and Shotwell streets.

Laundry Permit.

On motion of Supervisor Deasy: Resolution No. - (New Se

ries), as follows:

Resolved, That Julien Cnyala be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and conduct a laundry on the north side of Twenty-fourth street, 50 feet east of Treat avenue.

Oil Tank Permits.

On motion of Supervisor Deasy: Resolution No. ---- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

John Dempniak, northeast corner of Sacramento and Spruce streets, 1500 gallons capacity.

Axel Johnson, north side of Greenwich street, 200 feet west of

Van Ness avenue.

K. B. Manufacturing Co., between Washburn and Grace streets, between Mission and Howard streets, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

shall become null and void.

Spring Valley Water Company Requested to Install Water Mains in the Roadway of Randolph Street and Arch Street.

Supervisor Deasy presented: Resolution No. 22729 (New Se-

ries), as follows:

Whereas, a communication has been filed by the Ingleside Improvement Club requesting that water mains be laid on Randolph street preparatory to the grading and paving of the said street, and it being deemed necessary that water mains be laid sufficient to supply the sur-

rounding neighborhood with adequate water for domestic use and fire protection purposes; therefore be it

Resolved, That the Spring Valley Water Company be and is hereby requested to install an eight (8) inch water main under and along the

roadway of Randolph street from a point at the intersection of Ran-dolph street and Arch street to its termination at Orizaba avenue.

Amendment.

Supervisor Roncovieri moved to include Forty-eighth avenue, which is about to be paved.

So ordered.

Adopted.

Whereupon, the resolution amended was adpoted by the fol-

lowing vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Katz McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Passed for Printing.

The following bill was passed for printing:

Repealing Certain Obsolete Health Ordinances.

Bill No. 6785, Ordinance No. —

(New Series), as follows:

Repealing Orders Nos. 1738, 2457 and 2748 and Ordinances 515, 1027, 76 (New Series), 334 (New Series), 1896 (New Series) and 2246 (New

Series), declared to be obsolete or superseded by State law.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

The Board of Health having reported that the following orders and ordinances are obsolete or have been superseded by State law and are of no value as sanitary regulations, therefore the same are hereby repealed, viz.:

Order No. 1738.

Prohibiting the landing from any vessel of persons afflicted with leprosy or elephantiasis within the Bay of San Francisco, and providing for the removal of persons so afflicted to the lazaretto.

Order No. 2457.
Providing for the interment or placing in a vault of all decedents within a period of five days after death or within a period of five days after death, or within a like period after the arrival of any dead body for interment in this City and County.

Order No. 2748.

Providing regulations relating to

crematories.

rdinance No. 76 (New Series). To prohibit the sale of adulter-Ordinance ated drugs and medicines; defining "adulteration," "drug"; prohibiting the sale of methyl alcohol in drugs and medicines; providing for the enforcement thereof, and penalties for the violation thereof.

Ordinance No. 334 (New Series). Prohibiting hereafter the erection and maintenance of any stable for more than four horses within fifty feet of any residence, school house or church within the City and County of San Francisco.

Ordinance No. 515.

Requiring the reporting of vari-cella to the Health Officer.

Ordinance No. 1896 (New Series). Prohibiting the use of a common towel, such as is known as the "roller towel," or any towel for common use in certain places.

Ordinance No. 1027. Regulating the maintenance of works for the manufacture of gas

from crude petroleum.

Ordinance No. 2246 (New Scries).

Prohibiting the use of the common drinking cup or common receptable for the common receptab tacle for drinking water in any publie place, park or square, or in any public institution, hotel, theater, factory, department or other store, public hall or public school, or in any railway station in this City and County, or the furnishing of such common drinking cup or common receptacle for use of any such place, and providing a penalty for a violation thereof.

Action Deferred.

The following resolution was presented by Supervisor McSheehy and on motion laid over one week:

Eureka Valley Extension of Municipal Railway.

Resolution No. (New Se-

ries), as follows:

Whereas, the public welfare and convenience demands the construc-tion of a Municipal Street Railway into the Eureka Valley District,

Whereas, the Board of Supervisors, on August 20, 1923, adopted Resolution No. 21456 (New Series) requesting the City Engineer to submit at his earliest convenience an estimate of the cost of building and equipping a municipally-owned street railway into this district,

Whereas, the City Engineer has filed a map outlining a feasible route over which this Municipal Railway may be constructed and has filed an estimate of the cost of building and equipping said road,

and

Whereas, the various civic and improvement clubs and the residents and citizens of the district generally are in favor of the construction of that portion of the proposed line from Seventeenth and Market streets to Twenty-third and

Douglass streets; therefore, be it Resolved, That the Board of Supervisors go on record as favoring the construction of this unit of the proposed railway from Seventeenth and Market streets to Twenty-third Douglass streets, over and route outlined on the map prepared

by the City Engineer

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22730 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Remove Gas Lamps. Fillmore street, west side, 177

feet south of Fulton street. Fillmore street, northeast southwest corners Grove street.

Fillmore street, east side, 91 feet south of Grove street.

Fillmore street, west side, 183 feet south of Grove street.

Fillmore street, east side, 91 feet south of Hayes street.

Fillmore street, west side, 183 feet south of Hayes street.

Fillmore street, northeast southwest corners Fell street. and

Fillmore street, east side, 48 feet

south of Fell street.

Fillmore street, east side, 108 feet south of Fell street.

Fillmore street, west feet south of Fell street. 183

Fillmore street, northeast southwest corners Oak street. and Fillmore street, east side, 91 feet

south of Oak street.

west Fillmore street, west feet south of Oak street.

Page street, northeast and south-west corners Gough street.

Page street, north side, first east of Gough street.

Page street, south side, first west

Franklin street. Page street, north side, first west

Franklin street. Page street, northwest corner of

Franklin street.

Gough street, west side. first north of Haight street.

street, Gough east side. first north of Haight street. Gough street, west side. first

north of Page street. street, east. Gough side. first

north of Page street. Franklin street, east side, first.

south of Oak street. Franklin street, west side, first

south of Oak street.

Franklin street, east side Presidio avenue, first north of Geary street.

Install 600 M. R. Oak street between Van Ness avenue and Franklin street.

Page street, north side, between Franklin and Gough streets.

Page street, south side, between Franklin and Gough streets.

Page and Franklin streets. East and west sides Tunnel way and Great Highway and Sloat boulevard.

Third and Twenty-sixth streets. Fillmore street between Fulton and Grove streets.

Fillmore street between Grove

and Hayes streets. Fillmore street between Fell and

Haves streets.

Fillmore street between Oak and Fell streets.

Fillmore street between Page and Oak streets.

Fillmore street between northwest and southeast Fell and Fillmore streets. Fillmore and Oak streets.

Fillmore and Grove streets.

Install 400 M. R.

Herman street between Buchanan and Laguna streets.

Buchanan street between Herman street and Duboce avenue.

Gough street between Haight and Page streets.

Gough street between Page and Oak streats.

Franklin street between Page and

Oak streets.

Portions of Resolutions Nos. 16,-760, 16700 and 18507 directing the installation and removal of lights at the following locations are hereby repealed.

Mason and North Point streets.

Second and Brannan streets.

Laguna street, 183 feet east of Washington street.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.
Absent—Supervisors Hayden, Mc-

Gregor, McLeran, Shannon-4.

Path of Gold Illumination. Supervisor Schmitz presented: Resolution No. 22731 (New Se-

ries), as follows:

Resolved. That the Pacific Gas and Electric Company is hereby instructed to install and light, upon trolley poles upon Market street between west line of Ninth street to Valencia street, ornamental luminous are lamps similar to "Path of Gold."

The cost thereof is to be paid by the United Railroads of San Fran-cisco and the City and County of San Francisco; provided, however, that the United Railroads of San Francisco shall continue to pay the same amount as is now paid by it for lighting said part of Market street, and in no event shall said United Railroads be relieved from the provisions of Article No. 20 (New Series) providing for the lighting of certain streets. Market street-

North side, west line of Larkin

North side, west 100 feet, 200

feet, 310 feet, 440 feet.

South side, west line of Ninth street, 100 feet, 195 feet, 300 feet.

North side, west line of Polk street, 90 feet, 200 feet, 300 feet, 380 feet.

North side, east line of Van Ness avenue.

South side west of Tenth street.

70 feet, 180 feet, 290 feet, 385 feet. South side, west line of Eleventh street, 100 feet, 205 feet, 305 feet, 410 feet, 520 feet.
North side, west line of Van Ness

avenue. 100 feet, 210 feet, 320 feet, 390 feet.

North side, 20 feet east of Franklin street.

South side, west of Twelfth street,

30 feet. 150 feet, 230 feet. 320 feet. North side. west of Franklin street. 75 feet, 150 feet, 290 feet, 400 feet.

South side, west of Brady street, 35 feet, 140 feet, 250 feet, 360 feet, 435 feet, 505 feet.
North side, west of Gough street,

90 feet.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

September 15, 1924, 2 P. M., Hearing of All Persons Interested to Show Cause Why the Report of the Board of Public Works for the Extension of Park Street Should Not Be Ap-

Supervisor Harrelson presented: Resolution No. 22732 (New Se-

ries), as follows:

Resolved, That Monday, September 15, 1924, at 2 p. m., be fixed as the time for all persons interested to show cause, if any they have, before the Board of Supervisors, why the report of the Board of Public Works filed on the 18th day of July, 1924, for the extension of Park street from Leese to Mission streets, should not be approved and confirmed.

Further Resolved, That the Clerk of the Board of Supervisors is hereby directed to publish for a period of ten days a notice of the filing with the Board of Supervisors of the report of the Board of Public Works, that the 15th day of September, 1924, at the hour of 2 p. m., has been fixed as the time for all persons to show cause why such report should not be approved and confirmed.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Fixing Sidewalk Widths on California Street and on Geary Street.

On motion of Supervisor Harrelson

Bill No. 6786, Ordinance No. ——

(New Series), as follows:
Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto new sections to be numbered eight hundred and forty-two and eight hundred and forty-three.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section I. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 22, 1924, by adding thereto new sections to be numbered eight hundred and forty-two and eight hundred and forty-three,

to read as follows: Section 842. The width of side-walks on California street between Kearny and Powell streets shall be

Kearny and fifteen (15) feet.

11 Stan 843. The width of side12 Stan 843. The width of side13 Stan 843. The width of side14 Stan 843. The width of side15 Stan 843. The width of side16 Stan 843. The width of side16 Stan 843. The width of side17 Stan 843. The width of side18 Stan 843. The width of side-Section 843. The width of side-walks on Geary street between Ma-son street and Van Ness avenue

shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Fixing Sidewalk Widths on Bluxome Street.

On motion of Supervisor Harrelson

Bill No. 6787, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 1061. entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending section five hundred and fifty-two thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 22, 1924, by amending Section 552 thereof to

amending read as follows:

Coation 552. The width of sidewalks on Bluxome street between Fourth street and Sixth street is hereby dispensed with and abol-

ished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and after its passage.

Awards of Contracts,

Supervisor Rossi presented:

Resolution No. 22733—Awarding contracts for printing for the fiscal year ending June 30, 1925, to be made according to bids submitted June 16, 1924,

Adopted by the following vote:

Aves — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon—4. Resolution No. 22734—Awarding contracts for furnishing books for the fiscal year ending June 30, 1925, in accordance with bids submitted June 16, 1924.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Katz, Wetmore-14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon—4. Resolution No. 22735—Awarding contracts for printing for the School Department for the fiscal year ending June 30, 1925, in accordance with bids submitted July 21, 1924.

Adopted by the following vote: A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon—4. Resolution No. 22736—Awarding contract for brushes, twine, building supplies, spit cups, drug supplies, laundry supplies, produce supplies, etc., in accordance with bids submitted May 19, 1924.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Bah Katz, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Katz, Wetmore-14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon-4. Resolution No. 22737—Awarding contract for brake shoes, hardware, plumbing, painting supplies, etc., in accordance with bids submitted May 12, 1924.

Adopted by the following vote: A yes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz. McSheaby, Marrelson, Katz, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon-4. Resolution No. 22738—Awarding contract for sustenance supplies, in with bids submitted accordance June 16, 1924.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon-4.

Resolution No. 22739 (New Se-

ries), as follows:

Resolved, That contract is hereby awarded to C. L. Best Tractor Co. for furnishing one Best "Thirty" and one Russell combination scarifier and road grader for Park Commissioners, for the sum of \$4,350, on hid submitted Luly of \$4,350, on bid submitted July 14, 1924. (Proposal No. 67.)

Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Hayden, Mc-

Gregor, McLeran, Shannon-4.

Van Ness Avenue Extension.

The following, presented by Supervisor McSheehy for the Tunnels and Assessments Committee June 23, 1924, and laid over two weeks, was again laid over one week:

Resolution No. — - (New Se-

ries), as follows:

Resolved, That Resolution No. 22328 (New Series), approved April 10, 1924, being resolution of intention of the Board of Supervisors, to order the extension of Van Ness, avenue from Market street to Howard street, and all proceedings had thereunder, be and the same is hereby rescinded.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the Board Public Works be and is hereby authorized and directed to furnish this Board with a report at the earliest possible time showing: 1. The estimated cost of the

land to be taken for the extension of Van Ness avenue from Market

street to Howard street;
2. The estimated cost of the street improvements on said extension of Van Ness avenue from Market street to Howard street;

The boundaries of the district to be benefited and to be assessed to defray the cost of the extension of Van Ness avenue from Market street to Howard street.

New resolution of intention creating an assessment district for the extension of Van Ness avenue and repealing former Resolution No. 22328 (New Series).

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-

Passed for Printing.

The following bill was passed for

printing under suspension of the rules:

Fixing Sidewalk Widths, Jessle Street. On motion of Supervisor Welch: Bill No. 6788, Ordinance No. -

(New Series), as follows:
Amending Ordinance No. 1061,
entitled "Regulating the Width of
Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty-four.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 26, 1924, by adding thereto a new section to numbered 844, to read as follows:

Section 844. The width of side

on Jessie street between walks Ecker street and Anthony street is hereby dispensed with and abol-

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall take effect and be in force from

and after its passage.

National Defense Day.

Supervisor Colman presented: Resolution No. 22740 (New Series), as follows:

Whereas, the President of the United States has designated September 12th as National Defense Day, and it is fitting that a proper and patriotic observance of that day be had in this city; therefore, Resolved, That the Mayor be au-

thorized to appoint a committee to make such arrangements as may be necessary in order that the President's recommendation in respect to the duty which we owe to our country may be duly impressed upon the minds of all of our citi-

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Shannon—4.

Labor Day.

Supervisor Welch presented: Resolution No. 22741 (New Series), as follows:

Resolved, That his Honor the Mayor be requested to appoint a committee of citizens to arrange for the observance of Labor Day, September 1, 1924, and that the Auditorium be reserved for the purpose of holding exercises.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Path, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Hayden, McGregor, McLeran, Shannon—4.

McAllister Street Car Stop at Polk Street.

Supervisor Schmitz moved that the Public Utilities and Streets Committee take up with the officials of the Market Street Railway Company the matter of stopping westbound McAllister street cars on the west side of Polk street instead of on the east side, as at present, for the convenience and safety of those who have business at the City

So ordered.

Mains in Streets.

Supervisor Schmitz moved that the Clerk call to the attention of the public service corporations the necessity of laying water and gas mains before street pavements are constructed.

Clerk to call attention of the Board of Works to ordinance on the subject.

Standardization of Salaries.

Supervisor Rossi presented proposed amendment to Article II, Chapter 2, to the Carter, by adding Section 4a providing for standardization of municipal salaries.

Referred to Judiciary Committee.

RECESS.

Whereupon, the Board took a recess until next Thursday at 2 p. m.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors September 15, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

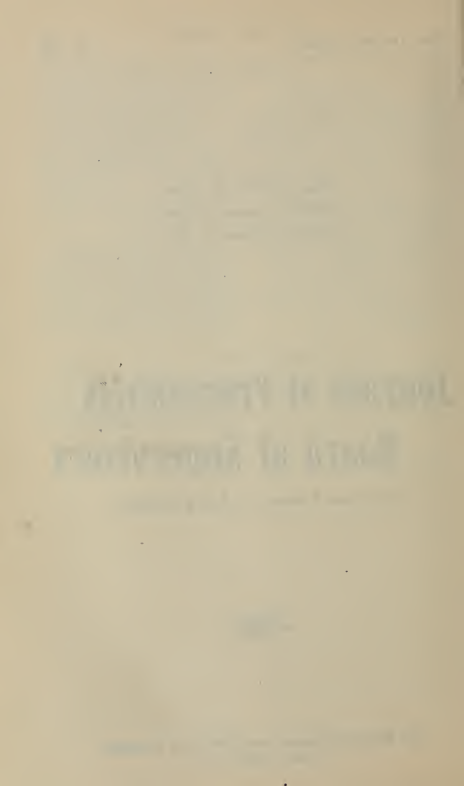
JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco Thursday, July 31, 1924. Monday, August 4, 1924. Thursday, August 7, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

THURSDAY, JULY 31, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Thursday, July 31, 1924,

2 p. m.
The Board of Supervisors met in regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

Absent—Supervisor Shannon—1.

Quorum present.

His Honor Mayor Rolph presiding.

G. A. R. Convention.

George Sarle, G. A. R. veteran, George Sarte, G. A. R. Veteran, stage of the desired of the floor on motion of Supervisor Col-man. He asked that the Board of Supervisors officially invite the G. A. R. convention, now in annual session in Boston, Mass., to hold its next convention in San Francisco. The Convention League, he said, to bring the G. A. R. to San Francisco and if the City can assure that amount San Francisco will be sure to get the convention. If the Board would guarantee \$10,000 he was sure the balance of \$20,000 could be raised.

Supervisor McLeran moved that the request be referred to the Publicity and Finance Committees jointly.

Announcement.

The Clerk announced that the Labor Day Committee would meet in the chambers Wednesday, August 20, 1924, at 3 p. m . Consideration of Salary

Ordinance.

The question being on No. 1 on the calendar, being the salary ordi-nance as recommended by Finance Committee and passed for printing July 14, 1924.

Supervisor Schmitz moved as an

amendment that No. 5 on the calendar be taken up.

Motion carried.

Thereupon, the following bill was taken up and passed for printing by the following vote:

Salary Ordinance of Department of Electricity as Amended and Pre-sented by Supervisor Schmitz July 28, 1924.

Bill No. 6789, Ordinance No. -

(New Series), as follows:

Fixing the compensation to be paid to the employees of the Department of Electricity.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The employees of the Department of Electricity shall receive, respectively, the following compensation:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of \$3,000 a year.

(c) One clerk at a salary of \$2,700

a year.

(d) One stenographer-typewriter at a salary of \$2,100 a year.
(e) One helper-messenger at a

salary of \$1,800 a year.

(f) One chief inspector at a sal-

(g) Fourteen inspectors, each at a salary of \$2,700 a year.

(h) One chief operator at a salary of \$2,700 a year.

ary of \$3,000 a year. (i) Eight fire alarm operators,

each at a salary of \$2,700 a year. (j) Four telephone operators,

each at a salary of \$1,800 a year. (k) One superintendent of plant

at a salary of \$3,300 a year.
(r) One cable spricer at a salary

of \$8.50 per day.

(m) One batteryman at a salary

of \$2,400 a year.
(n) One foreman instrument

maker at a salary of \$3,000 a year. (o) Five instrument makers, each at a salary of \$2,700 a year.

(p) One foreman of underground construction at a salary of \$2,100 a vear.

Two laborers, each at \$5.50 (p)

per day

(r) Two machinists, each at a salary of \$2,700 a year.
(s) Three foremen linemen, each

at \$2,460 a year. (t) Twelve linemen, each

\$2.280 a year.

(u) One inside wireman at a salary of \$1,500 a year.

(v) One commissary at a salary

of \$2.100 a year.

(w) One repairer at a salary of \$2,340 a year.

One clerk at a salary of (x)

\$2,100 a year.

(y) One clerk at a salary of

\$1,800 a year. Section 2. This ordinance shall

take effect July 1, 1924.

Ayes - Supervisors Badaracco. Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Robb, Roncovieri, Schmitz, Welch—10.

Noes—Supervisors Colman, Hayden, McGregor, McLeran, Morgan, Rossi, Wetmore—7.

Absent-Supervisor Shannon-1. Ordinance as Recommended Salary by Finance Committee.

The question being on No. 1 on the calendar, salary ordinance as recommended by Finance Commit-tee and passed for printing July 14, 1924.

Supervisor Schmitz moved that No. 5 on the calendar, Department of Electricity Salary Ordinance, be substituted for Section 27 as recomended in the pending Bill 6766 (withdrawn)

Supervisor Schmitz thereupon moved that Section 27 in the pending ordinance be stricken out.

Amendment carried by the fol-

lowing vote

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Sheehy, Robb, Roncovieri, Schmitz, Welch—10.

Noes-Supervisors Colman, Hayden, McGregor, McLeran, Morgan, Rossi, Wetmore—7.

Absent-Supervisor Shannon-1.

Notice of Reconsideration.

Supervisor McLeran thereupon changed his vote from no to aye and gave notice that he would move for reconsideration next Monday.

Motion.

upon Colman, the Supervisor statement by the Clerk that ordinance on account of the Schmitz amendment would again have to go to print, moved that the last action taken on Supervisor Schmitz's motion be rescinded.

Motion carried by the following

vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

No-Supervisor Morgan-1. Absent-Supervisor Shannon-1.

RECESS.

Thereupon, the Board on motion took a recess for fifteen minutes.

At the conclusion of the recess,

Supervisor Schmitz, with the consent of the Board, withdrew his amendment and Supervisor Mc-Leran withdrew his notice of reconsideration.

Final Passage.

Thereupon, the roll was called on the following bill and the same was finally passed by the following

Salary Ordinance as Recommended by Finance Committee and Passed for Printing July 14, 1924.

Bill No. 6766, Ordinance No. 6314

(New Series), as follows: Amending Ordnance No. 5460 (New Series), known as the "Ordinance of Additional Positions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5460 is hereby amended as follows:

Section 4. The Board of Supervisors is hereby authorized to appoint the following:

One clerk (authorized in (a) Charter) at a salary of \$6,000 a

year.

(b) One chief assistant clerk at

a salary of \$4,200 a year.
(c) One assistant clerk to act as bond and ordinance clerk at a

salary of \$3,000 a year.

(d) One assistant clerk at salary of \$3,000 a year.
(e) Three assistant clerks, each

at a salary of \$2,700 a year.

(f) One assistant clerk salary of \$2,400 a year.

One stenographer to Finance Committee at a salary of \$3,300 a year.

(h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One shorthand reporter at a salary of \$2,100 a year.

(j) One telephone operator and filing clerk at a salary of \$1,800 a vear.

One sergeant-at-arms (authorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at a

salary of \$2,400 a year.

(m) One chief telephone operator

at a salary of \$1,980 a year.

(n) One telephone operator (Superior Court) at a salary of \$1,800

(o) Four telephone operators each at a salary of \$1,680 a year.

(p) One superintendent of the

Auditorium at a salary of \$2,700 a vear.

(q) One gas and water inspector

at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a

(s) One horticultural inspector (Section 2322, Political Code) at a salary of \$2,100 a year.

Purchaser of Supplies.
Section 4a. The Purchaser
Supplies is hereby authorized
appoint the following: of

(a) One superintendent of supplies (charter transfer) at a salary

of \$3,000 a year.
(b) One inspector of supplies (charter transfer) at a salary of \$2,700 a year.

(c) One custodian-clerk (charter transfer) at a salary of \$2,700 a

(d) One assistant custodian-clerk (charter transfer) at a salary custodianof \$2,400 a year.

(e) One stenographer at a salary \$1,800 a year.

(f) One assistant purchaser (charter transfer), schools, at a salary of \$2,400 a year.

One stenographer - clerk, (g) schools, at a salary of \$1,200 a year.

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows:

(c) Three stenographers, each at a salary of \$1,800 a year.

(e) One messenger at a salary of (g) One stenographer at a salary

of \$2,100 a year.

Auditor.

Section 6. The Auditor is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Three deputies, grade 8, each

at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each at a salary of \$2,700 a year.

(d) Four deputies, grade 6, each at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a

salary of \$2,400 a year.

(f) Six deputies, grade 4, each at a salary of \$2,100 a year.

(g) One stenographer-bond clerk at a salary of \$2,400 a year.

(h) One expert (state law, Section 4099a) at a salary of \$2.400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a

year.

Temporary clerks, grade 3, (j) each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$3,300 a year.
(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3,000 a year.
(c) One accountant at a salary of

\$3,000 a year.

(d) Six deputies, grade 5, each at a salary of \$2,400 a year.

(e) One cashier for license department at a salary of \$2,400 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(f) Two expert searchers, each

at a salary of \$2,400 a year.

(g) Twenty-six deputies, grade 4, each at a salary of \$2,100 a year. (h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One examiner and adjuster

of licenses at a salary of \$2,700 a year.

(j) One tunnel accountant at a

salary of \$2,100 a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.
8. The Treasurer Section hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$2,700 a year.

(b) One cashier at a salary of

\$4,500 a year.
(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) One deputy, grade 8, at a sal-

ary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year.
(f) One deputy, grade 7, at a sal-

ary of \$3,000 a year.
(g) One bookkeeper at a salary

of \$3,000 a year.
(h) One bookkeeper at a salary of \$2,100 a year.

(i) Two deputies, grade 6, each at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary

of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

One director of supervising (a) appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and ex-

empt from examination.
(b) One cashier, grade 5, at a salary of \$2,400 a year.
(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil service deputies, grade 7, each at a sal-

ary of \$3,000 a year.
(f) Three personal property appraisers, each at a salary of \$3,000 a year.

(g) One assistant personal property appraiser at a salary of \$2,400

a year.

(h) Three assistant appraisers, civit service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers, civil service deputies, grade 5, each at a salary of \$2,400 a year.

(i) Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.

(k) Temporary assistant deputies, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade

2, at a salary of \$1.500 a year.

District Attorney.

The District Attor-Section 11. ney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.

(b) One special assistant at a salary of \$3,000 a year.

(c) Six assistants, each at a salary of \$3,000 a year.

ary of \$2,400 a year.

(d) One assistant at a salary of \$3,600 a year.

(c) One warrant and bond clerk

at a salary of \$3,300 a year. (f) One assistant warrant and

- bond clerk at a salary of \$2,400 a year. Six assistant warrant and
- clerks, each at a salary of bond \$2,100 a year. (h) One chief clerk at a salary
- of \$2,700 a year. (i) One assistant chief clerk at a salary of \$2,100 a year.

(j) One bookkeeper at a salary of \$1,800 a year.

(k) One stenographer at a salary

of \$2,400 a year.

(1) One stenographer at a salary of \$2,100 a year.
(m) One messenger at a salary

of \$1,800 a year.

(n) One juvenile court investigator at a salary of \$2,100 a year.

City Attorney.

Section 12. The City Attorney is hereby authorized to appoint the following:

(a) Three assistant city attorneys, each at a salary of \$4,200 a

Three assistant city attor-

vear. (b)

neys, each at a salary of \$3,000 a year. (c) One assistant city attorney

at a salary of \$2,400 a year.

(d) Two stenographers, each at a salary of \$2,100 a year.

(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

(f) One chief clerk at a salary of \$1,800 a year.

Civil Service Commission.

Section 13. The Civil Service Commission is hereby authorized to appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a salary of \$2,700 a year.
(c) One first assistant inspector at a salary of \$2,700 a year.

(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a salary of \$2,100 a year.
(f) Two experienced clerks, grade

5, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a salary of \$1,920 a year.

County Clerk.

Section 14. The County Clerk is hereby authorized to appoint the following:

One chief register clerk, (a) grade 8, at a salary of \$3,300 a year.

(b) One cashier, grade 6, at a

salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year. Thirty assistant register (d) clerks, grade 4, each at a salary of \$2,100 a year.

Thirty-eight copyists, grade (e) 4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following:

(a) One cashier, grade 7, at a salary of \$3,000 a year.
(b) One deputy, grade 6, at a salary of \$2,700 a year.

(c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination

(d) Two bookkeepers, grade 5, each at a salary of \$2,400 a year.
(e) Twelve deputies, grade

each at a salary of \$2,400 a year.
(f) Fifty-nine jailers, grade each at a salary of \$2,064 a year.

(g) One stenographer at a salary \$2,100 a year.

(h) One chauffeur-machinist at a salary of \$2,400 a year.

(i) One office superintendent at

a salary of \$3,000 a year.

(j) One superintendent of jails, grade 5, at a salary of \$2,400 a year. (k) One assistant superintendent

of jails, grade 5, at a salary of \$2,340 a year.

(1) One chief jailer, grade 6, at a salary of \$2,520 a year

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year. (n) One bookkeeper, grade 4, at

a salary of \$2,100 a year.

(o) One matron, grade 4, at a salary of \$2,100 a year.
(p) Four female jailers, grade 4,

each at a salary of \$2,064 a year.

(q) Two drivers, grade 4, each at a salary of \$2,064 a year.
(r) Two cooks, each at a salary

of \$2,100 a year.
(s) One jailer, grade 5, at a salary of \$2,220 a year.
(t) Sixteen keepers, each at a salary of \$1,200 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) Two deputies (cashiers). grade 5, each at a salary of \$2,400 a

(c) Five deputies, grade 5, each at a salary of \$2,400 a year.

(d) Seven deputies, grade 4, each

a salary of \$2,100 a year. (e) One chief copyist, grade 5, at a salary of \$2,400 a year.

- (f) One copyist, grade 5, at a salary of \$2,400 a year.
- (g) One machinist at a salary of \$2,700 a year.
- (h) One stenographer at a salary of \$1,800 a year.

(i) Twenty-eight copyists, grade 4, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a sal-

ary of \$4,200 a year.
(b) One chief deputy at a salary of \$3,000 a year.

(c) One cashier at a salary of \$3,000 a year.
(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year.
(e) One messenger at a salary

of \$2,700 a year.

(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pensions.

Section 23. Under the law providing for the support of minors and for widows' pensions:

(a) One director at a salary of \$2,700 a year.

(b) One assistant director at a

salary of \$2,220 a year.

(c) Three assistant directors, each at a salary of \$2,100 a year.

Police Judges.

Section 19. The Police Judges are hereby authorized to appoint the following:

(a) Four court stenographers, grade 8, each at a salary of \$3,300 a

year.

Coroner.

Section 25. The Coroner is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One autopsy surgeon at a

salary of \$3,000 a year.

(c) Three deputies, grade 5, each at a salary of \$2,400 a year.

(d) Three assistant deputies (female), grade 3, each at a salary of

\$1,800 a year. (e) Three assistant deputies. (drivers), grade 4, each at a salary of \$2,040 a year.

One stenographer, grade 5. at a salary of \$2,400 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year.
(h) One toxicologist at a salary of \$1,500 a year.

Juvenile Court.

Section 3. Subdivision (f) of Section 21 is hereby amended so as to read as, follows

(f) One cashier-bookkeeper at a salary of \$2,100 a year.

Police.

Section 26 is hereby amended by changing subdivisions (d), (g) and (k), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary of \$2,400 a year.

(g) Six telephone operators, each

at a salary of \$1,680 a year.

(k) One cook at a salary of \$2,-100 a year.

Department of Electricity. ction 27. The Department of Section 27. The Department of Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-

(b) One secretary at a salary of

\$2,700 a year.

(c) One experienced clerk, grade 5, at a salary of \$2,400 a year.

(d) One stenographer-typewriter

at a salary of \$2,100 a year. One helper-messenger at a (e)

salary of \$1,800 a year.
(f) One chief inspector at a sal-

ary of \$2,700 a year.

(g) Fourteen inspectors, each at

a salary of \$2,400 a year. (h) One chief operator at a salary of \$2,700 a year.

(i) Eight fire alarm operators, each at a salary of \$2,400 a year.

(j) Four telephone operators, each at a salary of \$1,680 a year.

(k) One superintendent of plant at a salary of \$3,000 a year.
(1) One cable splicer at a salary

\$8.50 a day.

(m) One batteryman at a salary of \$2,400 a year.

instrument (n) One foreman maker at a salary of \$2,700 a year.
(o) Five instrument makers, each

at a salary of \$2,400 a year.
(p) One foreman of underground construction at a salary of \$2,100 a year.

(q) Two laborers, each at \$5.50

per day.

(r) Two machinists, each at \$8

per day.
(s) Three foremen linemen, each at \$2,460 per year. (t) Twelve linemen, each at \$2,-

280 per year.

(u) One inside wireman at a salary of \$1,500 per year.
(v) One commissary at a salary

of \$2,100 per year.

(w) One repairer at a salary of

\$2,340 per year.
(x) Two general clerks, grade 3, each at a salary of \$1,800 a year.

Fire Department.

Section 28 is hereby amended by changing subdivisions (a), (h) and (t), which shall read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been de-

clared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.

(t) One drayman, grade 4, at a

salary of \$2,100 a year. A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

No-Supervisor Morgan-1. Absent—Supervisor Shannon—1.

Ordinances Defeated. Thereupon, the roll was called on

the following ordinances and the same were defeated by the following vote:

Salary Ordinance as Recommended by Finance Committee and Amended by the Board With Respect to Machinists in Department of Electricity and as So Amended Passed for Printing July 21, 1924.

Bill No. 6766, Ordinance No. —

(New Series), as follows: Amending Ordinance Amending Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions." Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5460 (New Series) is hereby amended as follows:

Supervisors.
. The Board of Super-Section 4. visors is hereby authorized to appoint the following:

(a) One clerk (authorized in Charter) at a salary of \$6,000 a

year.

(b) One chief assistant clerk at

a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at a sal-

ary of \$3,000 a year.
(e) Three assistant clerks at a salary of \$2,700 a year.

(1) One assistant clerk at a salary of \$2,400 a year.

(g) One stenographer to Finance Committee at a salary of \$3,300 a year.

(h) One stenographer-typewriter at a salary of \$2,100 a year.

(i) One shorthand reporter at a salary of \$2,100 a year.

- (j) One telephone operator and filing clerk at a salary of \$1,800 a year.
- (k) One sergeant-at-arms (authorized in Charter) at a salary of \$2,400 a year.
- (1) One chauffeur-messenger at a salary of \$2,400 a year.

(m) One chief telephone operator at a salary of \$1,980 a year.
(n) One telephone operator (Su-

perior Court) at a salary of \$1,800

a year.
(o) Four telephone operators. each at a salary of \$1,680 a year.

(p) One superintendent of the Auditorium at a salary of \$2,700 a year.

(q) One gas and water inspector

at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Political Code) at a salary of \$3,000 a year.

(s) One horticuleural inspector (Section 2322, Political Code) at a salary of \$2,100 a year.

Purchaser of Supplies.
Section, 4a. The Purchaser of Supplies is hereby authorized to appoint the following:

(a) One superintendent of supplies (charter transfer) at a salary

of \$3,000 a year.
(b) One inspector of supplies (charter transfer) at a salary of \$2,700 a year.

(c) One custodian-clerk (charter transfer) at a salary of \$2,700 a

(d) One assistant custodian-clerk (charter transfer) at a salary of \$2,400 a year.
(e) One stenographer at a salary

of \$1,800 a year.

(f) One assistant purchaser (charter transfer), schools, at a salary of \$2,400 a year.

(g) One stenographer-clerk, schools, at a salary of \$1,200 a year.

Mayor.

Section 5 is hereby amended by changing subdivisions (c) and (e) and adding subdivision (g), which subdivisions shall read as follows:
(c) Three stenographers, each at a salary of \$1,800 a year.

(e) One messenger at a salary of \$1,800 a year.

(g) One stenographer at a salary of \$2 100 a year.

Auditor.

Section 6. The Auditor is hereby authorized to appoint the fol-

lowing:

- (a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from exami-
- nation. (b) Three deputies, grade 8, each at a salary of \$3,300 a year.
- (c) Two deputies, grade 6, each at a salary of \$2,700 a year.
- (d) Four deputies, grade 6, each at a salary of \$2,520 a year.

(e) One deputy, grade 5, at a salary of \$2,400 a year.

(f) Six deputies, grade 4, each at a salary of \$2,100 a year.

(g) One stenographer-bond clerk

at a salary of \$2,400 a year.
(h) One expert (state law, Section 4099a), at a salary of \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a year.

(j) Temporary clerks, grade 3, each at a salary of \$150 a month during time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at a salary of \$3,300 a year.
(b) One cashier and assistant office superintendent, grade 7, at a salary of \$3.000 a year.

One accountant at a salary (c)

of \$3,000 a year.

(d) Six deputies, grade 5, each at

a salary of \$2,400 a year.

(e) One cashier for license department at a salary of \$2,400 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(f) Two expert searchers, each

at a salary of \$2,400 a year.

(g) Twenty-six deputies, grade 4, each at a salary of \$2,100 a year. (h) One stenographer-typewriter

at a salary of \$2,100 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a year.

(j) One tunnel accountant at a

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer is hereby authorized to appoint the following:

(a) One office superintendent at

a salary of \$2,700 a year.

(b) One cashier at a salary of \$4,500 a year.

- (c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
 - One deputy, grade 8, at a (d)

salary of \$3,600 a year.
(e) One deputy (coupon clerk), grade 6, at a salary of \$2,700 a year.

(f) One deputy, grade 7, at a

salary of \$3,000 a year.

(g) One bookkeeper at a salary

of \$3,000 a year. (h) One bookkeeper at a salary

of \$2,100 a year.
(i) Two deputies, grade 6, each at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the follow-

ing:

One director of supervising (a) appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a salary of \$2,400 a year.
(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

(e) Sixteen appraisers, civil service deputies, grade 7, each at a

salary of \$3,000 a year.

(f) Three personal property appraisers, each at a salary of \$3,000

a year.
(g) One assistant personal property appraiser at a salary of \$2,400

a year.

(h) Three assistant appraisers, civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers, civil service deputies, grade 5, each at a salary of \$2,400 a year.

(j) Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.

(k) Temporary assistant depu-

civil service general clerks, ties. grade 3, each at a rate of \$150 a month for time employed.

(1) One stenographer-typist, grade 2, at a salary of \$1,500 a year.

District Attorney.

The District Attor-Section 11. ney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year.

(b) One special assistant at a salary of \$3,000 a year.

(c) Six assistants, each at a sal-

ary of \$2,400 a year. (d) One assistant at a salary of

\$3,600 a year.

(e) One warrant and bond clerk at a salary of \$3,300 a year.

(f) One assistant warrant and bond clerk at a salary of \$2,400 a year.

(g) Six assistant warrant and bond clerks, each at a salary of \$2,100 a year.

(h) One chief clerk at a salary of \$2,700 a year.

(i) One assistant chief clerk at

a salary of \$2,100 a year.

(j) One bookkeeper at a salary of \$1,800 a year.

(k) One stenographer at a salary of \$2,400 a year.

(1) One stenographer at a salary

of \$2,100 a year.
(m) One messenger at a salary

of \$1,800 a year.

(n) One juvenile court investigator at a salary of \$2,100 a year.

City Attorney.
Section 12. The City Attorney is hereby authorized to appoint the following:

Three assistant city attor-(a) neys, each at a salary of \$4,200 a

year.

(b) Three assistant city attorneys, each at a salary of \$3,000 a year.

(c) One assistant city attorney

at a salary of \$2,400 a year.

(d) Two stenographers, each at a salary of \$2,100 a year. (e) One bookkeeper-file clerk at

a salary of \$2,400 a year. (f) One chief clerk at a salary of

\$1,800 a year.

Civil Service Commission. Section 13. The Civil Service Commission is hereby authorized to

appoint the following:

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a salary of \$2,700 a year.
(c) One first assistant inspector at a salary of \$2,700 a year.

(d) One assistant inspector at a · sapary of \$2,100 a year.

(e) One assistant secretary at a

salary of \$2,100 a year. (f) Two experienced clerks, grade

5, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a salary of \$1,920 a year.

County Clerk.

Section 14. The County Clerk is hereby authorized to appoint the following:

(a) One chief register clerk, grade 8, at a salary of \$3,300 a year.

(b) One eashier, grade 6, at a salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

- (d) Thirty assistant register elerks, grade 4, each at a salary of \$2,100 a year.
- Thirty-eight copyists, grade (e) 4, each at a salary of \$2,100 a year.

Sheriff.

The Sheriff is hereby Section 15. authorized to appoint the followa ing:

(a) One cashier, grade 7, at

salary of \$3,000 a year.

(b) One deputy, grade 6, at a

salary of \$2,700 a year.
(c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) Two bookkeepers, grade 5,

each at a salary of \$2,400 a year.

(e) Twelve deputies, grade 5, each at a salary of \$2,400 a year.

(f) Fifty-nine jailers, grade 4, each at a salary of \$2,064 a year. (g) One stenographer at a salary of \$2,100 a year.

(h) One chauffeur-made a salary of \$2,400 a year. chauffeur-machinist at

(i) One office superintendent at salary of \$3,000 a year.

- (j) One superintendent of jails, grade 5, at a salary of \$2,400 a
- (k) One assistant superintendent jails, grade 5, at a salary of \$2,-340 a year.
 (1) One chief jailer, grade 6, at

a salary of \$2,520 a year.

One commissary storekeeper, (m) grade 5, at a salary of \$2,400 a year.

(n) One bookkeeper, grade 4, at a salary of \$2,100 a year.

(o) One matron, grade 4, at a

salary of \$2,100 a year.

(p) Four female jailers, grade 4,

- each at a salary of \$2,064 a year. (q) Two drivers, grade 4, each at a salary of \$2,064 a year.
 (r) Two cooks, each at a salary

- \$2,100 a year.
 (s) One jailer, grade 5, at a salary of \$2,220 a year.
 (t) Sixteen keepers, each at a
- salary of \$1,200 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the

following:

- (a) One office superintendent at salary of \$3,300 a year, which pohas been declared by the Civil Service Commission to be confidential and exempt from examination.
- Two deputies (b) (cashiers), grade 5, each at a salary of \$2,400

year. (c) Five deputies, grade 5, each

- at a salary of \$2,400 a year. (d) Seven deputies, grade 4, each
- at a salary of \$2,100 a year. (e) One chief copyist, grade 5, at a salary of \$2,400 a year.
- (f) One copyist, grade 5, at a salary of \$2,400 a year.

(g) One machinist at a salary of \$2,700 a year.

(h) One stenographer at a salary

of \$1,800 a year.

Twenty-eight copyists, grade (i) 4, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a sal-

ary of \$4,200 a year.

(b) One chief deputy at a salary of \$3,000 a year.

(c) One cashier at a salary of

\$3,000 a year.
(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year. (e) One messenger at a salary of

\$2,700 a year.
(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pensions.

Section 23. Under the law providing for the support of minors and for widows' pensions:

(a) One director at a salary of

\$2,700 a year.

One assistant director at a (b)

salary of \$2,220 a year.

Three assistant (c) directors, each at a salary of \$2,100 a year.

Police Judges.
Section 19. The Police Judges are hereby authorized to appoint the following:

(a) Four court stenographers, grade 8, each at a salary of \$3,300

a year.

Coroner.

Section 25. The Coroner is hereby authorized to appoint the fol-

lowing:

- (a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
 - (b) One autopsy surgeon at a

salary of \$3,000 a year.
(c) Three deputies, grade 5, each

at a salary of \$2,400 a year.

(d) Three assistant deputies (female), grade 3, each at a salary of \$1,800 a year. (e) Three

assistant deputies (drivers), grade 4, each at a salary

of \$2,040 a year.

(f) One stenographer, grade 5,

at a salary of \$2,400 a year.
(g) One assistant stenographer. grade 4, at a salary of \$2,100 a

(h) One toxicologist at a salary

of \$1,500 a year.

Juvenile Court.

3. Subdivision (f) of Section Section 21 is hereby amended so as to read as follows:

(f) One cashier-bookkeeper at a salary of \$2,100 a year.

Police.

Section 26 is hereby amended by changing subdivisions (d), (g) and (k), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary

of \$2,400 a year.

(g) Six telephone operators, each at a salary of \$1,680 a year.

(k) One cook at a salary of \$2,-

100 a year.

Department of Electricity. Section 27. The Department of Electricity is hereby authorized to

appoint the following:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-

(b) One secretary at a salary of

\$2,700 a year.

(c) One experienced clerk, grade 5, at a salary of \$2,400 a year.

(d) One stenographer-typewriter at a salary of \$2,100 a year.

(e) One helper-messenger at a salary of \$1,800 a year.
(f) One chief inspector at a sal-

ary of \$2,700 a year.

(g) Fourteen inspectors, each at

a salary of \$2,400 a year.

(h) One chief operator at a sal-

ary of \$2,700 a year.

(i) Eight fire alarm operators, each at a salary of \$2,400 a year.

(j) Four telephone operators, each at a salary of \$1,680 a, year.

(k) One superintendent of plant at a salary of \$3,000 a year.

(1) One cable splicer at a salary

of \$8.50 a day. (m) One batteryman at a salary

of \$2,400 a year.

(n) One foreman instrumentmaker at a salary of \$3,000 a year. (o) Five instrument-makers, each

at a salary of \$2,700 a year.

(p) One foreman of underground construction at a salary of \$2,100

a year.
(q) Two laborers, each at \$5.50

per day.
(r) Two machinists, each at a salary of \$2,700 a year.

(s) Three foremen linemen, each at \$2,460 per year.

(t) Twelve linemen, each at \$2,-280 per year.

(u) One inside wireman at a salary of \$1,500 per year.

(v) One commissary at a salary of \$2,100 per year.

(w) One repairer at a salary of

\$2,340 per year.

(x) Two general clerks, grade 3. each at a salary of \$1,800 per year. Fire Department.

Section 28 is hereby amended by changing subdivisions (a), (h) and (t), which shall read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.

(t) One drayman, grade 4, at a salary of \$2,100 a year.

Ayes — Supervisors Badaracco, McSheehy-2.

Noes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent—Supervisor Shannon-1.

Salary Ordinance as Amended Passed for Printing July 7, 1924, Requiring Ten Votes.

Bill No. 6762, Ordinance No. —

(New Series), as follows: Fixing the compensation to be paid to the employees of certain offices and departments of the City and County, the positions of which have been created and designated by Ordinance No. 5460 (New Series).

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The compensation to be hereafter paid to the employees of the City and County holding the positions herein named as created and designated by "Ordinance No. 5460 (New Series)", is hereby fixed as follows:

Supervisors.

(a) One clerk (authorized in Charter) at a salary of \$6,000 a

(b) One chief assistant clerk at

a salary of \$4,200 a year.

(c) One assistant clerk to act as bond and ordinance clerk at a salary of \$3,000 a year.

(d) One assistant clerk at a sal-

ary of \$3,300 a year.
(e) Three assistant clerks at a

salary of \$3,000 a year.

(f) One assistant clerk at a salary of \$2,700 a year.

(g) One stenographer to Finance Committee at a salary of \$3,300 a year.

(h) One stenographer-typewriter

at a salary of \$2,400 a year.

(i) One shorthand reporter at a salary of \$2,100 a year.

One telephone operator (j) filing clerk at a salary of \$2,100 a year.

(k) One sergeant-at-arms (authorized in Charter) at a salary of \$2,400 a year.

(1) One chauffeur-messenger at a salary of \$2,700 a year.

(m) One chief telephone operator at a salary of \$1,980 a year.

(n) One telephone operator (Superior Court) at a salary of \$1,800

a year.
(o) Four telephone operator each at a salary of \$1,680 a year. operators.

(p) One superintendent of the Auditorium at a salary of \$3,000 a vear.

(q) One gas and water inspector at a salary of \$2,100 a year.

(r) One county horticultural commissioner (Section 2322 of the Policy of the Po litical Code) at a salary of \$3,000

One horticultural inspector

(Section 2322, Political Code) at a salary of \$2,400 a year.
Section 2. A new section is hereby added to said ordinance to read as follows:

Purchaser of Supplies.

(a) One (charter transfer) superintendent of supplies at a salary of

\$3,300 a year.
(b) One (charter transfer) inspector of supplies at a salary of

\$3,000 a year.

(c) One (charter transfer) custodian clerk at a salary of \$3,000 a year.

(d) One (charter transfer) assistant custodian clerk at a salary of \$2,700 a year.

(e) One stenographer at a salary

of \$1,800 a year.

(f) One (charter transfer) assistant purchaser (schools) at a

salary of \$2,400 a year.

One stenographer - clerk (schools) at a salary of \$1,200 a year.

Civil Service Commission.

(a) One deputy commissioner and chief examiner at a salary of \$3,900 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One chief inspector at a sal-

ary of \$2,700 a year. (c) One first assi (c) One first assistant inspector at a salary of \$2,700 a year.
(d) One assistant inspector at a

salary of \$2,100 a year.

(e) One assistant secretary at a

salary of \$2,100 a year.

(f) Two experienced clerks, grade 5, each at a salary of \$2,400 a year. (g) One stenographer-clerk at a

salary of \$1,920 a year.

Department of Electricity.

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from exami-

(b) One secretary at a salary of

\$3,000 a year.

(c) One experienced clerk, grade 6, at a salary of \$2,700 a year.

(d) One senographer-typewriter at a salary of \$2,100 a year.
(e) One helper messenger at a

salary of \$1,800 a year. (f) One chief inspector at a sal-

ary of \$3,000 a year.
(g) Fourteen inspectors, each at

(h) One chief operator at a salary of \$3,000 a year.

(i) Eight fire alarm operators,

each at a salary of \$2,700 a year. (j) Four telephone operators,

each at a salary of \$1,800 a year. (k) One superintendent of plant

at a salary of \$3,300 a year.

(1) One cable splicer at a salary

of \$8.50 a day.

(m) One batteryman at a salary

of \$2,400 a year.

(n) One instrument foreman maker at a salary of \$3,000 a year.
(o) Five instrument makers, each a salary of \$2,700 a year.
(p) One foreman of underground

construction at a salary of \$2,100

a year.
(q) Two laborers, each at \$5.50

per day.
(r) Two machinists, each at \$9

per day.
(s) Three foremen linemen, each at \$2,460 per year.
(t) Twelve linemen, each at \$2,-

280 per year.

(u) One inside wireman at a salary of \$1,500 per year.(v) One commissary at a salary

of \$2,100 per year. (w) One repairer at a salary of

\$2.340 per year.

(x) One general clerk, grade 4, at a salary of \$2,100 per year.

(y) One general clerk, grade 3,

at a salary of \$1,800 a year. Section 2. This ordinance shall

be effective as of July 1, 1924. Ayes - Supervisors Badaracco,

Deasy, McSheehy, Robb, Roncovieri, Schmitz, Welch—7. Noes—Supervisors Bath, Colman,

Harrelson, Hayden, Katz, Mc-Gregor, McLeran, Morgan, Rossi, Wetmore-10.

Absent-Supervisor Shannon-1.

Salary Ordinance as Amended and Passed for Printing July 7, 1924, Requiring Fourteen Votes.

Bill No. 6763, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Francisco as follows:

Mayor.

Section 1 is hereby amended by changing Subdivisions (c) and (e) and adding Subdivision (g), which subdivisions shall read as follows:

(c) Three stenographers, each at a salary of \$1,800 a year.
(e) One messenger at a salary

of \$1,800 a year.

(g) One stenographer at a salary of \$2,100 a year.

Section 2. Sections 6, 7, 8, 9, 11, 12, 14, 15, 16, 18, 19 and 25 of said ordinance are hereby amended so as to read as follows:

Auditor.

Section 6. The Auditor is hereby authorized to appoint the follow-

ing:

- (a) One office superintendent at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.
- (b) Three deputies, grade 8, each at a salary of \$3,300 a year.

(c) Two deputies, grade 6, each at a salary of \$2,700 a year.

(d) Four deputies, grade 6, each at a salary of \$2,520 a year.
(e) One deputy, grade 5, at a salary of \$2,400 a year.
(f) Six deputies, grade 5, each at

a salary of \$2,400 a year. (g) One stenographer-bond clerk

at a salary of \$2,400 a year.

(h) One expert (State law, Section 4099a) at a salary of \$2,400 a year.

(i) One telephone operator and filing clerk at a salary of \$1,800 a year.

(j) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Tax Collector.

Section 7. The Tax Collector is hereby authorized to appoint the following:

(a) One office superintendent at a

salary of \$3,300 a year.
(b) One cashier and assistant office superintendent, grade 8, at a salary of \$3,300 a year.

(c) One accountant at a salary

of \$3,300 a year.

(d) Six deputies, grade 6, each at a salary of \$2,700 a year.

(e) One cashier for license de-

partment at a salary of \$2,700 a year, which position has been de-clared by the Civil Service Commission to be confidential and exempt from examination.

(f) Two expert searchers, each

at a salary of \$2,700 a year.

Twenty-six deputies, grade (g) 5, each at a salary of \$2,400 a year.

(h) One stenographer-typewriter

at a salary of \$2,400 a year.

(i) One examiner and adjuster of licenses at a salary of \$2,700 a year.

(j) One tunnel accountant, at a

salary of \$2,400 a year.

(k) Temporary clerks, grade 3, each at a salary of \$150 a month during the time of their employment.

Treasurer.

Section 8. The Treasurer is hereby authorized to appoint the following:

(a) One office superintendant at a salary of \$2,700 a year.
(b) One cashier at a salary of

\$4,500 a year.

(c) One bank and bond deputy at a salary of \$3,600 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) One deputy, grade 8, at a

salary of \$3,600 a year.
(e) One deputy (coupon clerk). grade 6, at a salary of \$2,700 a year. One deputy, grade 7, at a (f)

salary of \$3,000 a year.

(g) One bookkeeper at a salary of \$3,000 a year.

(h) One bookkeeper at a salary of \$2,100 a year.

(i) Two deputies, grade 6, each

at a salary of \$2,700 a year.

(j) One clerk, grade 3, at a salary of \$1,800 a year.

Assessor.

Section 9. The Assessor is hereby authorized to appoint the following:

(a) One director of supervising appraisers at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One cashier, grade 5, at a salary of \$2,400 a year.

(c) Two supervising appraisers, civil service deputies, grade 9, each at a salary of \$4,200 a year.

(d) Three supervising appraisers, civil service deputies, grade 8, each at a salary of \$3,600 a year.

- (e) Sixteen appraisers, civil service deputies, grade 7, each at a sal ary of \$3,000 a year.
- (f) Three personal property anpraisers, each at a salary of \$3,000 a year.

(g) One assistant personal property appraiser at a salary of \$2,400 a year.

(h) Three assistant appraisers,

civil service deputies, grade 6, each at a salary of \$2,700 a year.

(i) Three assistant appraisers,

civil service deputies, grade 5, each at a salary of \$2,400 a year.

(j) Fifteen assistant deputies, civil service general clerks, grade 4, each at a salary of \$2,100 a year.

(k) Temporary assistant deputies, civil service general clerks, grade 3, each at a rate of \$150 a month for time employed.

One stenographer-typist, grade 2, at a salary of \$1,500 a year.

District Attorney.

Section 11. The District Attorney is hereby authorized to appoint the following:

(a) Five special assistants, each

at a salary of \$4,500 a year. (b) One special assistant at a sal-

ary of \$3,000 a year.

(c) Six assistants, each at a salary of \$2.400 a year.

(d) One assistant at a salary of

\$3,600 a year.

(e) One warrant and bond clerk at a salary of \$3,300 a year.

(f) One assistant warrant bond clerk at a salary of \$2,400 a year.

Six assistant warrant and (g) clerks, each at a salary of bond \$2,100 a year.

(h) One chief clerk at a salary of

\$2,700 a year.

(i) One assistant chief clerk at

a salary of \$2,100 a year.

(j) One bookkeeper at a salary \$1,800 a year.

(k) One stenographer at a salary of \$2,400 a year.

(1) One stenographer at a salary

of \$2,100 a year. (m) One messenger at a salary

of \$1,800 a year.

(n) One juveuile court investigator at a salary of \$2,100 a year.

City Attorney.
Section 12. The City Attorney is hereby authorized to appoint the following:

Three assistant city attor-(a) neys, each at a salary of \$4,200 a

year. (b) Three assistant city attor-

neys, each at a salary of \$3,000 a vear.

(c) One assistant city attorney at

a salary of \$2,400 a year.
(1) Two stenographers, each at a salary of 2,100 a year.

(e) One bookkeeper-file clerk at a salary of \$2,400 a year.

One chief clerk at a salary (f) of \$1,800 a year.

County Clerk. Section 14. The County Clerk is hereby authorized to appoint the following:

chief register clerk, (a) One grade 8, at a salary of \$3,300 a year. (b) One cashier, grade 6, at a

salary of \$2,700 a year.

(c) Five register clerks, grade 6, each at a salary of \$2,700 a year.

(1) Thirty assistant register clerks, grade 4, each at a salary of \$2,400 a year.
(e) Thirty-eight copyists, grade

4, each at a salary of \$2,100 a year.

Sheriff.

Section 15. The Sheriff is hereby authorized to appoint the following: (a) One cashier, grade 7, at a

salary of \$3,000 a year. (b) One deputy, grade 6, at a sal-

ary of \$2,700 a year.

(c) One confidential deputy at a salary of \$2,700 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(d) Two bookkeepers, grade 5,

each at a salary of \$2,400 a year.
(e) Twelve deputies, grade each at a salary of \$2,400 a year.

(f) Fifty-nine jailers, grade 4, each at a salary of \$2,064 a year. (g) One stenographer at a salary

of \$2,100 a year. (h) One chauffeur machinist at

a salary of \$2,400 a year.

(i) One office superintendant at a

salary of \$3,000 a year.

(j) One superintendent of jails, grade 5, at a salary of \$2,400 a year.

(k) One assistant superintendent jails, grade 5, at a salary of \$2,340 a year.

(1) One chief jailer, grade 6, at

salary of \$2,520 a year.

(m) One commissary storekeeper, grade 5, at a salary of \$2,400 a year.

One bookkeeper, grade 4, at (n)

a salary of \$2,100 a year.

(o) One matron, grade 4, at a salary of \$2,100 a year.

(p) Four matrons, grade 4, each at a salary of \$2,064 a year.

(q) Two drivers, grade 4, each at a salary of \$2,064 a year.

(r) Two cooks, each at a salary

of \$2,100 a year. (s) One jailer, grade 5, at a sal-

ary of \$2,220 a year.
(t) Sixteen keepers, each at a salary of \$1,200 a year.

Recorder.

Section 16. The Recorder is hereby authorized to appoint the following:

(a) One office superintendant at a salary of \$3,300 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina-

(b) Two deputies, grade 6 (cashiers), each at a salary of \$2,700 a year. •

(c) Five deputies, grade 6, each

at a salary of \$2,700 a year.
(d) Seven deputies, grade 5, each

at a salary of \$2,400 a year. (e) One copyist, grade 5 (chief),

at a salary of \$2,400 a year.

(f) One copyist, grade 5, at a salary of \$2,400 a year.

(g) One machinist at a salary of

\$2,700 a year. (h) One stenoghapher at a sal-

ary of \$1,800 a year.

(i) Twenty-eight copyists, grade 4, each at a salary of \$2,100 a year.

Justices' Court.

Section 18. Under Section 86 of the Code of Civil Procedure:

(a) One justices' clerk at a salary of \$4,200 a year.

(b) One chief deputy at a salary of \$3,000 a year.

(c) One cashier at a salary of \$3,000 a year.

(d) Three deputy clerks, grade 6, each at a salary of \$2,700 a year.

(e) One messenger at a salary of \$2,700 a year.

(f) Two deputy clerks, grade 5, each at a salary of \$2,400 a year.

Widows' Pensions.

Section 23. Under the law providing for the support of minors and for widows' pensions:

(a) One director at a salary of

\$2,700 a year.

(b) One assistant director at a

salary of \$2,220 a year.

directors. (c) Three assistant each at a salary of \$2,100 a year.

Police Judges.

Section 19. The Police Judges are hereby authorized to appoint the following:

Four court stenographers, (a) grade 8, each at a salary of \$3,600

a year.

Coroner.

Section 25. The Coroner is hereby authorized to appoint the follow-

ing:

- (a) One office superintendent at a salary of \$3,000 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examina tion:
 - (b) One autopsy surgeon at a

salary of \$3,000 a year.
(c) Three deputies, grade 5, each at a salary of \$2,400 a year.

Three assistant deputies

(females), grade 3, each at a salary of \$1,800 a year.

Three assistant deputies. (e) grade 4 (drivers), each at a salary of \$2,040 a year.

(f) One stenographer, grade 6, at a salary of \$2,700 a year.

(g) One assistant stenographer, grade 4, at a salary of \$2,100 a year.

(h) One toxicologist at a salary

of \$1.500 a year.

Juvenile Court.

Section 3. Subdivision (f) of Sec tion 21 is hereby amended so as to read as follows:

(f) One cashier-bookkeeper at a

salary of \$2,100 a year.

Police.

Section 4. Section 26 is hereby amended by changing Subdivisions (d), (g) and (j), which shall read as follows:

(d) Three marine engineers for gasoline engines, each at a salary of \$2,400 a year.

(g) Six telephone operators, each

at a salary of \$1,800 a year. (j) One cook at a salary of \$2,100

a year.

Fire Department.

Section 5. Section 28 is hereby amended by changing Subdivisions (a), (h), (t), (y) and (bb), which shail read as follows:

(a) One office superintendent and secretary at a salary of \$4,200 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(h) One batteryman at a salary

of \$2,400 a year.

(t) One drayman, grade 4, at a salary of \$2,100 a year.

(y) Twelve machinists, each at a

per diem of \$9.

(bb) One brass finisher at a per diem of \$9.

Section 9. This ordinance shall take effect July 1, 1924.

A y e s — Supervisors Badaracco, Bath, Deasy, McSheehy, Robb, Ron-Badaracco. covieri, Schmitz, Welch-8.

Noes-Supervisors Colman, Har-relson, Hayden, Katz, McGregor, McLeran, Morgan, Rossi, Wetmore

Absent—Supervisor Shannon—1.
RESENTATION OF BILLS AND PRESENTATION OF ACCOUNTS.

Bills and accounts as follows were allowed and ordered paid:

Urgent Necessity.

Western Union Telegraph official telegrams, \$12.16.
Spring Valley Water Co., water,

horse troughs, \$86.42.

Bert Potter, services in hoof and mouth quarantine, July, \$208.
Wm. F. Carroll, services in hoof

and mouth quarantine, July, \$208. Laura V. Waldron, services in

hoof and mouth quarantine, July, \$150.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Wetmore—17. Absent—Supervisor Shannon—1.

ADJOURNMENT.

Whereupon, the Board at 4:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

MONDAY, AUGUST 4, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, August 4, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

rvisors Badaracco, visors Badaracco, Mc-Hayden, Harrelson, Mc-Halleran, McSheehy, Mor-vieri, Rossi, Supervisors Badaracco, Colman, Deasy, Hayan, McLeran, Ro Gregor, McLeran, McCovieri, gan, Robb, Roncovieri, Schmitz, Wetmore-14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Quorum present. His Honor Mayor Rolph presid-

ing.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of June 2, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Hetch Hetchy Bonds.

The following reports were taken July 28, 1924.

Honorable Board of Supervisors:

Bearing upon the proposed Hetch Hetchy bond election, the Public Utilities Committee has considered the several items of proposed legistion referred to it, consisting of resolutions introduced June 23, 1924, which are the second steps, respectively, looking toward a bond election for two water tunnels and a bond election for a power distribusystem, and following, tion spectively, upon Ordinances Nos. 6118 and 6013 previously passed, and also proposed amendment to Ordinance No. 6118, referring to a surface conduit across the Joaquin Valley.

Set-up of Facts. In formulating the following reand recommendations, committee has been guided by the following set-up of facts:

Information contained in the reports of the City Engineer on pro-posed water and power construction, filed in accordance with Ordinances Nos. 6118 and 6013. Said reports contain plans and specifications and enumerate three several items of proposed work, as follows: 1-a. Aqueduct tunnel, Sierra foot-

hill division, Moccasin Creek to Oakdale, 17 miles; cost, \$7,422,000, plus administration and engineering expenses and contingencies.

ĭ-b. Aqueduct tunnel, Range division, Tesla to Irvington, 31 miles; cost, either \$16,601,650 or \$22,101,650, depending upon size of bore, plus administration and engineering expenses and contingencies.

Power distribution system of new and original construction for marketing the output of Moccasin \$45,000.-Creek power house; cost, \$45,000,000, of which the first \$15,000,000 is for certain central units capable of distributing 31 per cent of said electrical output.

Also the report of the Clerk of this Board, showing a margin yet remaining, within the City's limit of bonded indebtedness, of \$20,000. 000, to which may be added \$8,900,-600 of bends authorized but not sold, of which \$1,900,000 Reliet Home bonds are to be sold this year, leaving \$7,000,000 of School bonds unsold, said bonding margin increasing annually, through rising assessed valuation, plus retirement of old bonds, at about \$8,000 a year.

Also statement of water consumption agreed upon by City Engineer and engineer for Spring Valley Water Company, showing use of water by all cities and towns served by the Spring Valley water system in the first six months of 1924 to have been a daily average of 41,800,000 gallons, this being an increase over average for same period of preceding year of 3,100,000 daily gallons, or 7 per cent yearly increase, said percentage being a typical increase for several years past, liberally figured.

Also estimate of City Engineer that the total capacity of Spring Valley system, with all resources developed, is 64,000,000 daily gal-lons, beside which must be placed the statement of engineer for the Spring Valley Company that said total capacity is 95,000,000 to 100,-000,000 daily gallons. By these figures, if the above average rate of

growth continues, it is seen to be seven years before the Spring Valley supply is entirely absorbed if the City Engineer's estimate is correct and seventeen years if the estimate of the Spring Valley engineer

be correct.

Also information from the Assistant City Attorney that the State Railroad Commission's work of fixing a price upon the electrical distribution systems of the Pacific Gas and Electric Company and the Great Western Power Company, in response to the petition of this Board, is proceeding rapidly and is now 40 per cent complete; that the physical portion of said evaluation will be complete by January 1, 1925; that hearings will follow, and that the final purchase figures should be in the hands of this Board on or about March 7, 1925.

Also, we have considered that negotiations are now pending between this City and the East Bay Utility District for the sale of water by this City to the said district, and that Oakdale Portal has been referred to by the president and certain directors of said East Bay Utility District as a suggested point for the actual taking over of such water as may be purchased.

Preliminary Recommendations.

In view of the amount of \$45,000,000 already invested in the Hetch Hetchy project, and the estimate of \$33,000,000 for completion of the water system, plus \$38,500,000 for the purchase of the Spring Valley system, together with the investment for securing proper financial returns through the municipal marketing of the electrical output of Moccasin Creek power house, and the above statement showing a clear margin of but \$20,000,000 within the City's bonding limit for 1924-25, the committee makes the following recommendations:

First: That it be the sense of this Board at this time that the determining consideration in the issuance of bonds be the capacity of said bonds to earn income or revenue for the Hetch Fietchy project, so that those parts of said project which are likely to prove self-supporting or income-bearing shall be favored, in point of time, over those which will merely increase the already considerable burden upon the

tax rate.

Second: That a charter amendment be submitted to the people at the general election of November 4, 1924, for raising the bonding limit from 15 to 20 per cent of the assessed valuation, thus partially restoring the bonding capacity orig-

inally intended by the charter of 1910 but reduced in 1913 about one-third through passage of the State corporation tax amendment. The committee has requested the Corporation tax agendan amendment, which will be of great value in enabling the completion of the Hetch Hetchy Project as to water and power.

Aqueduct Tunnel, Sierra Foothill Division.

The committee regards this tunnel, seventeen miles long and costing \$7,422,000, plus administration and engineering costs and contingencies, as an important item for immediate construction. Consecutive work upon the Hetch Hetchy Project, though a four-year lapse is permitted under the Raker Act, is still desirable. This particular tunnel must be built before water can be sold either to the East Bay District or to any public water or irrigation district except those using the Don Pedro project. tunnel will accommodate the full flow of 400,000,000 gallons daily from Hetch Hetchy, and with said flow brought to so favorable a mar-keting point it is reasonably certain that large-scale water sales will result. The investment of approximately \$8,000,000 is, therefore, to be regarded as a self-supporting or income-bringing investment and not likely to become entirely a burden upon the tax rate. The committee urges that every reasonable effort be made to obtain purchasers for said water, and believes that if said tunnel be immediately constructed it will stand as a strong proof that its share San Francisco is doing its share toward bring about said sale of water.

Passage and sale of said bonds will leave \$12,000,000 of clear margin within the bonding limit as it exists for 1924-25.

Power Distribution System.

Municipal retail distribution of the Moccasin Creek electrical output to the consumers of the City and County of San Francisco can become, if the experience of Los Angeles, Seattle, Tacoma and twenty-one other cities and towns in California can be taken as the criterion, altogether the most profitable source of net income for the entire Hetch Hetchy project and the best paying public utility in the possession of San Francisco. Said distribution system, if acquired and operated as in the other cities mentioned, will bring the similar results of not only paying for its own investment, but earning profits, thus enabling a lower water rate than

would otherwise be possible, and with the gradual yearly reduction of bonded indebtedness it will in time relieve the City also of the high power rates now restricting industrial and residential growth.

This, however, implies a wise initial investment and normally economical operation. The report of the City Engineer describes a particular distribution system of entirely new construction which your committee regards as an im-practicable and profitless invest-ment bound to show a deficit for many years to come. The cost of \$45,000,000 is prohibitive and is to be contrasted to the revised estimate, in the same report, for re-producing with new construction both the existing systems of the Pacific Gas and Electric and the Great Western Power companies, of which revised estimate is but \$30,655,350. The electrical capacity, on the other hand, is about 20 per cent less than the existing system, though the initial cost, as shown, is about 50 per cent greater. Reasons for this prohibitive added cost are not entirely clear; but it is apparent to the committee that, if the two private power companies now operating in this city were to increase their capital investment one-half while diminishing their distributing capacity one-fifth, they could not remain in business.

The City Engineer's plan further calls for the construction of the first or central portions of said system at a cost of \$15,000,000, with a 30-year period necessary to extend said system so as to carry the full capacity of Moccasin Creek powerhouse. This initial portion would distribute but 66,000,000 k. w. h. annually, or but 31 per cent of the Moccasin Creek output. The remaining 69 per cent yould accord maining 69 per cent would accordingly go unused or lie idle until taken up little by little over a 30year period, against the continual competition of the existing private companies, and at an additional ex-

penditure of \$30,000,000. The committee greatly regrets a further delay following these which have already occurred in this matter of electrical distribution, but it can only advise this Board that to embark upon this particular proposition as outlined by the City Engineer would be financially ruinous, and that to request the people to vote bonds for such purpose is out of the question. The unsoundness of the plan, financially, is such that its rejection would be certain, and it could not be sincerely advocated or defended in a campaign.

There is an indication, in the estimated reproduction costs given for the Pacific Gas and Electric and the Great Western Power systems, either of which systems has greater capacity than the proposed \$15,000,000 "skeleton" system, that the City to purchase one or h of said systems will prove for considerably cheaper than to build the proposed new one. Income from the outset, moreover, would be assured by such procedure, bebe assured by such procedure, because the original consumers would be taken over by the City at the time of purchase. However, the City Engineer expressly states in his report that the figures therein given "do not represent the valuation which would be set up for purtion which would be set up for purposes of purchase or sale, or under condemnation proceedings". There is legally but one final source of such valuation, and that is the State Railroad Commission. Deprived in the City Engineer's re-port of either a feasible plan for new construction or the purchase price of an existing system, no recourse remains excepting to await the receipt of the figures from the State Railroad Commission and to base a bond election upon said figures.

Said figures will be in hand in or about March of the coming year, and bond election should follow immediately. A favorable vote by the people will operate as a referendum on the important question of condemnation, as well as affording money for the purchase. It may be commented that the

power will be here by January 1, and that the committee's above proposal involves a temporary idleness of the plant and a loss of possible income. This situation, if it shall exist, is not of this Board's creation but would result from delays in the past and the added delay brought about by the City Engineer's present report. Moreover, the rights of way for the transmission line are not acquired for 40 miles this side of Irvington; condemnation suits for said land may be required; the steel towers are ordered but none as yet erected for the entire line; no stepdown station exists in this city capable of transforming or converting the load of 154,000 volts, although this committee urged the City Engineer several months ago to provide such station through transfer of the operative revenue fund; and in brief it appears unlikely that the power will be here and available for use on the date of January 1 mentioned.

Aqueduct Tunnel, Coast Range Division.

This tunnel, 31 miles in length and to cost either \$16,601,650 or \$22,101,650, depending on the diameter, alone among the items proposed holds no promise of income for several years to come. Its use also depends upon the construction of the surface pipe line across the San Joaquin Valley at a further cost of \$8,000,000. It, or its equivalent, must, however, be constructed and ready for use at a date affording an ample safety margin before the Spring Valley supply becomes inadequate and requires replenishing from Hetch Hetchy. Prior to such time of replenishing, said tunnel and San Joaquin Valley aqueduct cannot legally be used to divert water from the San Joaquin under Section 9-h of the Raker grant. As indicated above, the time of legal use is indicated by present figures as years from date on the City Engineer's estimates, or seven years on the estimate of the seventeen Spring Valley engineers. Time of construction is stated by the City Engineer to be five years, with a minimum of four years from the commencement of actual work and surface aqueduct to be constructed within the last two years.

For every year of lying idle, said

For every year of lying idle, said Coast Range tunnel would pile up interest charges amounting to \$765,000, or \$1,012,500 annually, depending on the size. It is desirable to save such charges and avoid depreciation of said tunnel for as long a time as safety requirements permit; though the interest cost of the finished aqueduct during a certain reasonable period, before the actual shortage, would be rightly regarded as insurance.

Indefinite postponement is therefore not suggested, but only postponement until such time as the bonding limit, recovering at the rate of \$8,000,000 annually, would permit the bonds to be voted and sold. This, under present limitations, would be approximately a two-year period from this date, and bonds for the surface aqueduct can be requested at the same time.

There are, additionally, certain major factors yet unknown in regard to the Coast Range tunnel. Its size cannot yet be determined. The lower figure of \$16,601.650 plus extra costs is for a bore 10 feet 3 inches in diameter, capable of carrying only 250,000,000 gallons of daily flow, whereas the full capacity of Hetch Hetchy is 400,000,000 gallons. Therefore, the tun-

nel would act as a barrier to prevent two-fifths of the Hetch Hetchy supply from reaching San Francisco. This would only be justifiable if said two-fifths, or 150,000,000 daily gallons, were marketed at Oakdale Portal or some other point east of the Coast Range; but if said marketing arrangements were merely temporary, a second tunnel would have to be driven in the future or two-fifths of the mountain investment would be permanently wasted. The developments of the next two or three years may render it wiser to build this tunnel full sized, or 13 feet in diameter, at an added cost of \$5,500,000, thus saving the driving of a second tunnel. In other words, the size of the Coast Range tunnel cannot be decided upon until the matter of East Bay participation or some other sale is finally settled. Until settled it is unwise to ask the people for bonds.

to ask the people for bonds.

The exact location of said tunnel is also undetermined, as the City Enginner has taken no test borings. Said borings may result in a change of location, which may in turn involve a change in length of tunnel and in cost. Therefore, neither the diameter, length nor location is definitely known and the request for bonds at this time

is premature.

The Committee also recognizes the desirable possibility that some equivalent plan, of smaller cost, may yet be devised for bringing the water through the Coast Range sector. We do not claim the ability to pronounce upon engineering problems, but if possible a cheaper plan would be desirable, as every million dollars saved in the initial cost of Hetch Hetchy will bring about a corresponding permanent decrease in San Francisco water rates.

The suggested postponement for a two-year period will afford opportunity for settlement of all the unknown factors, as well as for the bonding margin to recover, and will still permit this work to be finished in time.

Recommendations.

The Public Utilities Committee therefore recommends:

1. That a bond election for approximately \$8.000.000 covering said cost of \$7,422,000 plus administrative and engineering costs and contingencies be held at the earliest possible moment for the construction of the Sierra Foothill tunnel. Because the Engineer's report failed to segregate the administrative and engineering costs and con-

tingencies as between the two proposed tunnels, we are advised that the initial ordinance will have to be repassed and a new report rendered. Said ordinance, in proper form, is herewith presented ready

for introduction.

That a bond election for power-distribution purposes be scheduled to follow immediately upon receipt from the State Railfrom the state Rair-road Commission of the evaluation for the purchase of the Pacific Gas and Electric and the Great Western Power companies, and that said election be based upon said figures, together with cost of connecting said systems to the Hetch Hetchy transmission line. This also requires repassage of the initial ordinance because of the filing of the Engineer's report together with the charter provision that a bond election must be called within eight weeks after such filing. It is herewith presented ready for introduction.

That a charter amendment be placed upon the ballot for November 4, 1924, for raising the bonding limit from 15 to 20 per cent of the assessed valuation of property.

4. That consideration of a bond issue for construction of the Coast Range aqueduct tunnel and the San Joaquin Valley surface pipe line be postponed until such time as the City's bonding capacity is restored and factors yet unknown as to size, length, location and cost of said tunnel are definitely made known.

In view of said recommendations, Ordinances Nos. 6013 and 6118 are hereby submitted for repeal. Resolutions Nos. -— and — with proposed amendment to Ordinance No. 6118, are hereby returned with recommendation that they do not

pass. PUBLIC UTILITIES COMMIT-

TEE. (Signed) JAS. B. McSHEEHY. WARREN SHANNON. Supervisors.

San Francisco, California. July 28, 1924. Report of Advisory Committee.

Mayor and Board of Supervisors of San Francisco.

Gentlemen:

Your Advisory Committee has carefully studied the two reports of the City Engineer dated June 20, 1924, and marked "Plans and Estimate of Court of Floria Pitchia Pitc mate of Cost of Electric Distribu-tion prepared under Ordinance No. 6013" and "Plans and Estimate of Cost of Aqueduct Tunnels prepared under Ordinance No. 6118," and your Committee desires to make the following recommendations: following recommendations:

That in accordance with the City Engineer's estimate of the cost of aqueduct tunnels, as shown in his report of June 20, 1924, an immediate bond issue of eight million dollars be proposed to the people of San Francisco for the purpose of completing the Hetch Hetchy project through the Sierra Nevada Mountains.

This recommendation is made for

the following reasons:

(a) This sum will provide the City Engineer with sufficient funds for the construction of a large unit of the water project, which unit he has stated will require approximately four years active construc-tion work to complete.

(b) The construction of this unit will also make it possible for the City to continue negotiations with the East Bay District for the purchase of Hetch Hetchy water by insuring that district that water will be ready for delivery to them when needed, at the point indicated by them.

(c) From figures prepared by the Spring Valley Water Company it is apparent that with normal rainfall during the coming winter ample storage will be secured in the Spring Valley and Calaveras reservoirs to remove all danger of a water shortage in San Francisco.

The figures of the Spring Valley Water Company also show that under normal conditions its system can supply the needs of San Fran-cisco for more than ten years to

come.

(d) Considering the above facts it appears obvious to the Advisory Committee that good business judgment dictates that the City should not at present obligate itself with Hetch Hetchy expenditures beyond that necessary to meet the needs of the East Bay District and of San Francisco's actual requirements. While the Advisory Board favors the continuance of work on the Hetch Hetchy water system, it yet recognizes the fact that to complete the system years in advance of the time it can be legally used would needlessly load the City with bonded indebtedness the interest on which would have to be met by increased taxes. 2d. The

Advisory Committee recommends further that no bond issue for the distribution of Hetch Hetchy power be submitted to the people until a report has been received from the California Railroad Commission setting forth the valuations of the distribution systems of the Pacific Gas and Electric Company and the Great Western Power

Company in San Francisco.

This recommendation is made for the following reasons:
(a) The City Engineer's report of June 20, 1924, estimates \$45,000, 000 as the cost of an ideal and complete system to distribute San Francisco's 214,000,000 K. W. H. of electric energy, whereas he estimates \$32,500,000 as the value of the two systems now supplying the City with more than 280,000,000 K. W. H. of electric energy.

(b) The City Engineer's report gives the cost of an initial system to handle a partial distribution of Hetch Hetchy power as \$15,000,000.

According to the City Engineer's report when this initial system is completed it cannot be expected to distribute more than 60,000,000 K. W. H. for the first year, and he figures it to increase only at the rate of 5,000,000 K. W. H. per annum thereafter. His estimate, however, of the cost of the Great Western. Power. Company's system is ern Power Company's system is only \$9,000,000 and this system is now distributing 100,000,000 K. W.

the per annum.

(c) With the above facts in mind it is the opinion of the Advisory Committee that the best interest of the City will be conserved by purchasing one of the local power distribution systems with a customer. distribution systems with a customers list already established, rather than building a parallel system and competing with the local power companies for business. By delaying action on power bonds until evaluations have been made by the Railroad Commission it will be possible to submit to the people a clear-cut business proposition for the purchase of one of the local systems on which a known income can be assured. Respectfully submitted,

JAMES D. PHELAN, Chairman. MATT I. SULLIVAN. CHAS. H. KENDRICK. HENRY F. BOYEN.

Motion.

Supervisor McSheehy moved the adoption of the report of the Public Utilities Committee.

Supervisor Rossi, seconded by Supervisor Hayden, moved as an amendment that the reports be considered in committee of the whole at 2 p. m. next Thursday, August 7.

Amendment carried by the following vote:

Ayes-Supervisors Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore—10.

Noes - Supervisors Badaracco, Deasy, McSheehy, Roncovierl-4.

Absent-Supervisors Bath, Katz,

Shannon, Welch—4. (Clerk was directed to notify the members of the Advisory Commit-tee, the City Engineer, the City At-torney, Special Counsel Searls and others interested to be present at the meeting of the committee of the whole. Clerk was also directed to send notice by registered letter to the members of the Board.)

Appointment of Committee on Negotiations With East Bay Water District.

The following was ordered spread in the Journal:

May 28, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

In compliance with resolutions of your Board, I, as Acting Mayor, have forwarded a reply to the East Bay Water District to the questions propounded by them to the City and County of San Francisco.

In further compliance with your authorization I have appointed a committee to negotiate with the East Bay Water District for the purpose of determining at what price the City of San Francisco can dispose of water to the East Bay cities. The personnel of this committee is as follows:

Supervisors Rossi, Schmitz, Har-relson, Colman, Hayden and Shan-non; City Engineer O'Shaughnessy, City Attorney Lull and St Hetch Hetchy Counsel Searls. Special

Reply to the questionnaire submitted by the East Bay Water District is enclosed herewith for the records of the Board.

Respectfully

RALPH McLERAN, Acting Mayor.

New Traffic Laws Commended. Supervisor McLeran commended the work of the Traffic Committee and the Traffic Commission on the recently enacted Traffic Ordinance, in which left-hand turns in Market street were prohibited and certain other streets declared to be boulevards for through traffic, and says that it has done a great deal in the way of relieving the congestion previously existing in the passage of traffic as well as to safeguard the lives of pedestrians.

Supervisor Schmitz joined with Supervisor McLeran in his commendation of the good work of the Traffic Committee and the Traffic

Commission.

Tenants to Vacate Market Street Civic Center Property.

Supervisor Wetmore moved that the Clerk be directed to notlfy the

occupants of property at Fulton and Market streets, acquired for Civic Center purposes, to vacate the premises within thirty days.

So ordered.

PRESENTATION OF PROPOSALS.

Sealed proposals were between the hours of 2 and 3 p. m. by the Board of Supervisors for furnishing lumber for School Department and referred to the Supplies Committee.

Mission-Sunset Tunnel-2 P. M.

Hearing of objections in the matter of the construction of the so-called Mission-Sunset tunnel (Eureka Valley route).

Action Deferred.

Supervisor McLeran moved that the hearing be postponed for eight weeks, that the Board of Public Works be requested to revise the assessment, eliminating all property east of the tunnel which here-tofore was assessed for the Twin Peaks tunnel and placing such as-

sessment on the Sunset District.

Motion carried and hearing deferred until September 29, 1924, at

2 p. m.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22742 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

Associated Oil Co., fuel o'l,

Hetch Hetchy (claim dated July 19, 1924), \$1,095. Roy Brooks, truck hire.

Hetch Hetchy (claim dated July 19, 1924), \$693. (3) Del Monte Meat Co., meats

- (claim dated July 19, 1924), \$1,-253.63.(4) Dodge, Sweeney & Co., groceries (claim dated July 19, 1924),
- \$501.60. (5) The Edison Storage Battery
- Supply Co., Edison cells (claim dated July 19, 1924), \$5,902.07. (6) J. R. Hanify Co., redwood cross ties (claim dated July 21, 1924), \$3,891.20.
- groceries (7) Haas Brothers, (claim dated July 21, 1924), \$504.76. (8) Joshua Hendy Iron Works,

ore car wheels etc. (claim dated July 21, 1924), \$744.72. (9) Healy-Tibbitts Construction

Co., Du.nbarton bridge steel bars and substructure soundings (claim dated July 21, 1924), \$5,953.64.
(10) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (ciaim dated July 21, 1924), \$1,-

451.01.

(11) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (craim dated July 21, 1924), \$874.24. (12) Southern Pacific Company,

construction of rail top culverts on Hetch Hetchy pipe line (claim dated

July 21, 1924), \$15,969.13.
(13) Robert M. Searls, Special Counsel's revolving fund expenditures for right of way lands, per vouchers, and authorized by resolutions (claim dated that 21 1001). tions (claim dated July 21, 1924), \$2,279.

(14) Atlas Rock Co., concrete mixture for Hetch Hetchy (claim dated July 15, 1924), \$592.90.
(15) J. F. Mitchell, steel forms (claim dated July 15, 1924), \$1,460.

(16) Old Mission Portland Cement Co., cement (clain dated July 16, 1924), \$1,097.25. (17) Standard Fence Co., 100

farm gates (claim dated July 16,

1924), \$783.10. (18) Edw. L. Scule Co., corrugated steel bars (claim dated July 16, 1924), \$1,959.14. (19) Johns-Manville Inc. of Cali-

fornia, transite asbestos wood etc. (claim dated July 21, 1924), \$643.58.

(20) Joshua Hendy Iron Works, third payment, Hetch Hetchy butterfly valves (claim dated July 18, 1924), \$2,736.75.
(21) United States Cast Iron Pipe

& Foundry Co., first payment, cast

tron pipe, Contract No. 101 (claim dated July 22, 1924), \$5,778.94.

(22) Grant Smith & Comuany twenty-second payment, construction of Pulgas Tunnel (claim dated July 23, 1924), \$49,309.60.

County Road Fund.

(23) Abraham Terkel and Laura P. Terkel, for property required for the opening of Roosevelt way; as per acceptance of offer by Resolution 22692 (New Series) (claim dat^d July 24, 1924), \$675.

School Construction Fund, Bond Issue 1923.

(24) John Galen Howard, second payment, architectural service for Le Conte School (claim dated July

23, 1924), \$1,363.65. (25) Albert Landsburgh, second payment, architectural service for Alvarado School (claim dated July

23, 1924), \$1,363.65. (26) J. R. Miller, second payment, architectural service for Alamo

School (claim dated July 23, 1924),

\$2,269.09.

(27) Bakewell & Brown, second payment, architectural service for Douglas-Everett School (claim dated July 23, 1924), \$1,363.65.

Special School Tax.

(28) J. H. McCallum, lumber for schools (claim dated July 18, 1924), \$565.46.

 $General\ Fund,\ 1923-1924.$

(29) Mine. Francisco Miller & Lux Inc., meats, Francisco Hospital (claim San dated June 30, 1924), \$1,224.22.
(30) Shell Company of California,

fuel oil, etc., for street repair (claim dated June 30, 1924), \$550.15. (31) Western Rock Products Co.,

(31) Western Rock Products Co., sand for street repair (claim dated June 30, 1924), \$1,881.46.
(32) Equitable Asphalt Maintenance Co., asphalt resurfacing during June, 1924 (claim dated June 30, 1924), \$1,170.35.
(33) Conlin & Roberts, 200 street claim gens, claim dated June 30

cleaning cans (claim dated June 30,

1924), \$1,080.

(34) Shell Company of California, fuel oil, Civic Center Power House (claim dated June 30, 1924), \$730.80.

General Fund, 1924-1925. (35) San Francisco Chronicle,

(35) San Francisco Chronicle, official advertising (claim dated July 28, 1924), \$1,247.10.
(36) Phillips & Van Orden Co., ballot paper, Dept. of Elections (claim dated July 24, 1924), \$742.10.
(37) W. R. Ballinger & Son, freight paid on voting machines for Pleast of Elections (claim dated)

Dept. of Elections (cla July 24, 1924), \$1,830.16. (claim dated

(38)Addressograph Sales Co., one graphotype and motor for Dept. of Elections (claim dated July 24,

1924), \$900. (39) Phi (39) Phillips & Van Orden Co., ballot paper, Dept. of Elections (claim dated July 24, 1924), \$582.65.

(40) Palmer & McBryde, first payment, construction of stadium in Golden Gate Park (claim dated July 25, 1924), \$35,175.

Rideout Bequest Fund.

(41) Herbert A. Schmidt, payment, construction of Rideout fountain, Golden Gate Park (claim dated July 25, 1924), \$4,476.

Park Fund.
(42) Henry Cowell Lime & Ce-

ment Co., cement for parks (claim dated July 25, 1924), \$550.84.

(43) Marine Electric Company, electric work, Golden Gate Park (claim dated July 25, 1924), \$675.

(44) Gladding, McBean & Co., tile roofing, Golden Gate Park

(claim dated July 25, 1924), \$2,700. (45) William F. Wilson Company, plumbing, Golden Gate Park (claim

dated July 25, 1924), \$3,021.

A y e s — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheeby. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14. McSneehv.

Absent--Supervisors Bath, Katz,

Shannon, Welch-4.

Treasurer Directed to Transfer Tu-bercular Trust Fund From General Fund.

Resolution No. 22743 (New Se-

ries), as follows:

Resolved, That the Treasurer be directed to transfer from the Gen-eral Fund to Tubercular Trust Fund, which trust fund is hereby created, the sum of \$1,407.27, which sum was bequeathed to the City to be used for the benefit of patients of the Tubercular Ward of the San Francisco Hospital.

The Board of Health is authorized to expend the said sum for the purpose stated and the Auditor is directed to issue his warrant therefor and the Treasurer to pay the same. The Treasurer is directed to credit said fund with amounts similarly

donated.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McGregor, Rossi, Morgan, Robb, Ronco Schmitz Wetmore -14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Appropriations for the Purchase Lands and Improvements on Sites Required for School Purposes.

Resolution No. 22744 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter mentioned persons and firms; being payments for lands and improvements required for school purposes, to-wit:

To Nat Schmulowitz, land, 50 by 120 feet, situate on west line of Thirty-sixth avenue, 250 feet south from Anza street, required for Anza School; as per acceptance of offer by Resolution No. 22546 (New Series), \$3,500.

(2) To J. W. Edmonds, for land, 25 by 120 feet, on west line of Thirty-sixth avenue, 225 feet south from Anza street, required for the Anza School; per acceptance of of-fer by Resolution No. 22547 (New Series), \$1,750.

(3) To Anita Land Co., for Lot 1, Assessor's Map Block No. 1579, situate at intersection of south line of Anza street with west line of Thirty-sixth avenue, required for the Anza School: as per acceptance of offer by Resolution No. 22696

(New Series), \$24,000.

(4) To Leo E. Cohn, for land and improvements, 25 by 120 feet, on east line of Twenty-third avenue, 150 feet north from Clement street, required for the Alamo School; as per acceptance of offer by Resolution No. 22639 (New Se-

ries), \$16,000.

(5) To G. Giorsini, for land and improvements, 25 by 120 feet, on east line of Twenty-third avenue, 200 feet south from California for the Alamo street, required School; as per acceptance of offer by Resolution No. 22695 (New Se-

ries), \$7,500.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Rebb, Roncovieri, Rossi, Schmitz, Wetmore--14.

Absent—Supervisors Bath, Katz, Shannon, Welch—4.

Appropriation, \$15,000, Payment to the Railroad Commission for Expense of Evaluation of Properties of the Pacific Gas and Electric Company and the Great Western Power Companv.

Resolution No. 22745 (New Se-

ries), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside and appropriated out of "Railroad Commission Valuation Expenses," Commission Valuation Expenses, Budget Item No. 79, and authorized in payment to the Railroad Commission of the State of California for expense of valuation by said Pailroad Commission of electric Railroad Commission of electric properties of the Great Western Power Company and the Pacific Gas and Electric Company.

A y e s — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Appropriations, Equipment School, Heating System County Jail, Psychopathic Reconstruction of Ward.

Resolution No. 22746 (New Series), as follows:

Resolved, That the following amounts be and the same are here-

by set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1918.

(1) For purchase of equipment for the Portola Elementary School. \$6,000.

Miscellaneous Repairs to and Maintenance of Buildings, Budget Item

No. 55.

(2) For installation of heating system in County Jail No. 2, \$4,426.
(3) For reconstruction of Ward "R," San Francisco Hospital, into a psychopathic ward, including exincidentals, inspection, etc., \$6.400.

Resolution No. 22465 (New Series), appropriating \$6,400 out of General Fund, 1923-1924, be and is

hereby repealed.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Garage Permit.

Resolution No. 22747 (New Se-

ries), as follows:

Resolved, That E. Kortick be and is hereby granted permission, revocable at will of the Board of Supervisors, to erect and maintain a public garage on the southerly line of Twenty-fourth street, 60 feet easterly from the southeasterly corner of Twenty-fourth and Shotwell

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McGregor, Rossi, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent—Supervisors Bath, Katz, Shannon, Welch—4.

Laundry Permit. Resolution No. 22748 (New Series), as follows:

Resolved, That Julien Cuyala be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and conduct a laundry on the north side of Twenty-fourth street, 50 feet east of Treat avenue.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz. Wetmore—14.

Absent-Supervisors Bath, Katz, Shannon, Welch-4.

Oil Tank Permits.

Resolution No. 22749 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

John Dempniak, northeast corner of Sacramento and Spruce streets, 1500 gallons capacity.

north side of Axel Johnson, north side of Greenwich street, 200 feet west of Van Ness avenue.

K. B. Manufacturing Co., between

Washburn and Grace streets, between Mission and Howard streets,

1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Laundry Permit.

Resolution No. 22750 (New Se-

ries), as follows:

Resolved, That M. Feigenbaum is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 730 Larkin street.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McGregor, Rossi, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Establishing Set-Back Lines, Certain Streets.

Bill No. 6783, Ordinance No. 6315

(New Series), as follows: Establishing set-back lines along portions of Mallorca way, Retiro

way and Rico way.

Section 1. It is hereby cited that on the 30th day June, 1924, the Board of reof Su-June, 1924, the Board of Supervisors adopted Resolution of Intention No. 45 to establish setback lines along Mallorca way, Retiro way and Rico way, and fixed the 28th day of July, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for bearing shipting. and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objec-tions made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Mallorca way between Chestnut street and Alhambra street, said set-back line to be 4 feet; along the easterly side of Mallorca way between Chestnut street and Alhambra street, said set-back line to be 6 feet.

Along both sides of Retiro way between Beach street and Albambra street, said set-back lines to be

10 feet.

Along the westerly and southerly de of Mallorca way, commencing side of at Beach street and running thence southerly 237.5 feet, said set-back line to be 8 feet; thence southeasterly to Alhambra street, said set-back line to be 10 feet; along the easterly and northerly side of Mallorca way, commencing at Beach street and running thence southerly 213 feet, said set-back line to be 8 feet; thence southeasterly to Alhambra street, said set-back line to be 10 feet.

Along the northerly side of Rico way, commencing at Avila road and running thence easterly 405 feet, said set-back line to be 10 feet; thence easterly 40 feet, said set-back line to be 8 feet; thence easterly to Retiro way, said set-back line to be 6 feet; along the southerly side of Rico way, commencing at Avila road and running thence easterly 375 feet, said set-back line to be 10 feet; thence easterly 26 feet, said set-back line to be 11 feet; thence easterly 26 feet, said set-back line to be 12 feet; thence easterly 26 feet, said set-back line to be 13 feet; thence easterly to Retiro way, said set-back line to be 14 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

male for further particulars.
Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed in the ordinance aforesaid.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McSheehy, McGregor. McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz. Wetmore—14.

Absent-Supervisors Bath, Katz, Shannon, Welch-4.

Prohibiting the Burning of Husks, Hulls and Other Waste Materials.

Bill No. 6784, Ordinance No. 6316

(New Series), as follows: Amending Section 1, paragraph B, of Ordinance No. 6224 (New Se-ries), entitled "Prohibiting the ignition or burning of the husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or any other grain or seed, or any other inflammable substance or refuse in the open air within certain districts in the City and County of San Francisco."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 1, paragraph B, of Ordinance No. 6224, the title of which is above recited, is hereby

amended to read as follows:

Section 1. It shall be unlwaful for any person, firm, corporation or association of persons to ignite or burn, or cause or permit to be ignited or burned any rice hulls, or any husks, hulls, chaff, winnowings, straw or other waste vegetable matter of rice, wheat, barley, oats or of any other grain or seed, or any other inflammable substance refuse of any character in the open air within the following described districts in the City and County of San Francisco:

(a) Commencing at the intersection of Potrero avenue and Twentyfifth street; thence easterly along the center line of Twenty-fifth street to the shore line of the Bay of San Francisco; thence southerly along said shore line to the center line of Army street; thence westerly along the center line of Army street to the center line of Potrero avenue; thence northerly along the center line of Potrero avenue to the

point of commencement.

(b) Commencing at the intersection of San Bruno and Oakdale avenues; thence easterly along the center line of Oakdale avenue to the center line of Barneyeld avenue. nue; thence northerly along the center line of Barneveld avenue to the center line of Barton avenue; thence easterly along the center line of Barton avenue to the center line of Selby street; thence southerly along the center line of Selby street to the center line of Mc-Kinnon avenue; thence easterly along the center line of McKinnon avenue to the center line of Quint street; thence southerly along the center line of Quint street to the center line of Oakdale avenue; thence easterly along the center line of Oakdale avenue to the cenline of Third street; southerly along the center line of Third street to the intersection of San Bruno avenue and Third street; thence northerly along the center line of San Bruno avenue to the point of commencement.

Section 2. Any person, firm, corporation or association of persons violating any provision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction, shall be punished by a fine not exceeding three hundred (\$300) dollars, or by imprisonment for a term not exceeding one hundred (100) days, or by both such fine and imprisonment.

Section 3. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy. Morgan, Robb, Roncovieri, Rossi, Morgan, Rohb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz.

Shannon, Welch-4.

Repealing Certain Obsolete Health Ordinances.

Bill No. 6785, Ordinance No. 6317

(New Series), as follows:

Repealing Orders Nos. 1738, 2457 and 2748 and Ordinances 515, 1027, 76 (New Series), 334 (New Series), 1896 (New Series) and 2246 (New Series), declared to be obsolete or superseded by State law.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

The Board of Health having reported that the following orders and ordinances are obsolete or have been superseded by State law and are of no value as sanitary regulations, therefore the same are hereby repealed, viz.:

Order No. 1738.

Prohibiting the landing from any vessel of persons afflicted with lenrosy or elephantiasis within the Bay of San Francisco, and provid-ing for the removal of persons so afflicted to the lazaretto.

Order No. 2457. Providing for the interment or placing in a vault of all decedents within a period of five days after death, or within a like period after the arrival of any dead body for interment in this City and County.

Order No. 2748.

Providing regulations relating to

crematories.

Ordinance No. 76 (New Scries).

To prohibit the sale of adulterated drugs and medicines; defining "adulteration," "drug"; prohibiting the sale of methyl alcohol in drugs and medicines; providing for the enforcement thereof, and penalties for the violation thereof.

Ordinance No. 334 (New Series). Prohibiting hereafter the erection and maintenance of any stable for more than four horses within fifty feet of any residence, school house or church within the City and County of San Francisco.

Ordinance No. 515. Requiring the reporting of vari-cella to the Health Officer. Ordinance No. 1896 (New Series).

Prohibiting the use of a common towel, such as is known as the "roller towel," or any towel for common use in certain places.

Ordinance No. 1027.

maintenance of Regulating the works for the manufacture of gas

from crude petroleum. Ordinance No. 2246 (New Series).

Prohibiting the use of the common drinking cup or common receptacle for drinking water in any public place, park or square, or in any public institution, hotel, theater, factory, department or other store, public hall or public school, or in any railway station in this City and County, or the furnishing of such common drinking cup or common receptacle for use of any such place, and providing a penalty for a violation thereof.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent—Supervisors Bath, Katz, Shannon, Welch—4.

Fixing Sidewalk Widths on Bluxome Street.

Bill No. 6787, Ordinance No. 6318

(New Series), as follows:
Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending section five hundred and fifty-two thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 22, 1924, by amending Section 552 thereof to read as follows: Section 552. The width of side-

walks on Bluxome street between Fourth street and Sixth street is hereby dispensed with and abol-

ished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, McGregor,Morgan, Robo, Ronco Schmitz, Wetmore—14. Robo, Roncovieri, Rossi,

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Fixing Sidewalk Widths, Jessie Street

Bill No. 6788, Ordinance No. -(New Series), as fellows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty-four.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061. entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 26, 1924, by add-ing thereto a new section to numbered 844, to read as follows: Section 844. The width of side-

walks on Jessie street between Ecker street and Anthony street is hereby dispensed with and abol-

ished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from

and after its passage.

Ayes — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz.

Shannon, Welch-4.

Action Deferred.

The following bill, heretofore passed for printing was, on motion, laid over one week:

Fixing Sidewalk Widths, California Street.

Bill No. 6786, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 1061. entitled "Regulating the Width of Sidewalks," approved December 18,

1903, by adding thereto new sections, to be numbered 842 and 843. Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office July 22, 1924, by adding thereto new sections, to be numbered 842 and 843, to read as follows:

Section 842. The width of sidewalks on California street between

Kearny and Powell streets shall be fifteen (15) feet.
Section 843. The width of sidewalks on Geary street between Ma-son street and Van Ness avenue shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall take effect and be in force from

and after its passage.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to passed to print and amounting to \$39,318.62, recommends same be allowed and ordered paid.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy. McGregor, McLeran, McConsol, Rossi, Morgan, Robb, Roncovieri, Rossi,

Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent—Supervisors Bath, Katz, Shannon, Welch—4.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22751 (New Se-

ries), as follows:

Resolved, That Dreamland Athletic Club be granted permission to occupy the Main Hall in the Auditorium August 5, 1924, 6 p. m. to 12 p. m., for the purpose of holding a wrestling exhibition, deposit hav-ing been paid to the Clerk of the Board of Supervisors to guarantee Board of Supervisors to guarantee the rental fee.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy,

McGregor, McLeran, Rossi, Morgan, Robb, Roncovieri, Rossi,

Absent-Supervisors Bath, Katz, Shannon, Welch-4.

Re-referred.

The following bill was, on motion, re-referred to the City Planning Committee:

Amending Zoning Ordinance-Placing Hoff Street, near Seventeenth, in Commercial District.

motion of Supervisor Mc-On

Bill No. —, Ordinance No. — (New Series), as follows: Amending Ordinance No. 5464 (New Series) entitled "Regulating establishing the location trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Hoff street, commencing a point 120 feet northerly from Seventeenth street, and running thence northerly 60 feet, in the commercial district instead of the second residential district.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor McLeran: Resolution No. -- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) O. Z. Bailey, hauling water and gravel for towers, Hetch Hetchy (claim dated July 24, \$2,744.30.

(2) William Cluff Co., groceries claim dated July 24, 1924), claim

\$3,412.43.

Del Monte Meat Co., meats dated July 24, 1924), (3) (claim \$2,454.77

(4) McRoskey & Company, mattresses, etc. (claim dated July 26,

1924), \$597.45. (5) J. H. Newbauer & Co., groceries (claim dated July 26, 1924), \$581.26.

(6) M. M. O'Shaughnessy, revolving fund expenditures, per vouch-(claim dated July 26, 1924). ers. \$1,085.63.

(7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 28, 1924),

\$594.42

(8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 28, 1924), \$1,063.45.

(9) Old Mission Portland Cement Co., cement (claim dated July 25,

1924), \$2,238.

(10)Old Mission Portland Cement Co., cement (claim dated July 25, 1924), \$10,029.97.

(11)Old Mission Portland Cement Co., cement (claim dated July 25, 1924), \$9,235.48.

(12)Old Mission Portland Cement Co., cement (claim dated July 26, 1924), \$6,982.56.

(13)Pioneer Rubber Mills, conveyor belts, hose, etc. (claim dated July 25, 1924), \$1,426.64. (14) Sierra Railway Company of

California, railroad car service (claim dated July 24, 1924), \$943.80.

Tuolumne Foundry & Ma-(15) Tuolumne Foundry & Machine Works, machine parts (claim dated July 24, 1924), \$636.89.
(16) Waterbury Company, steel cable, rope, etc. (claim dated July 26, 1924), \$778.14.
(17) Western Meat Co., eggs and cheese (claim dated July 26, 1924), \$2,010.67

\$2,010.67.

(18) Union Oil Company of Calirnia, asphalt (claim dated July fornia.

26, 1924), \$621.18.

(19) Atlas Rock Company, concrete mixture (claim dated July 28, 1924), \$914.35. (20) Kaiser

(20) Kaiser Paving Co., gravel (claim dated July 28, 1924), \$727.83. (21) Mahr Manufacturing Co.,

four steel car repair torches (claim dated July 28, 1924), \$569.40.
(22) J. F. Mitchell, steel forms

(claim dated 28, July 1924),

\$4,810.09.

- (23)Old Mission Portland Cement Co., cement (claim dated July 28, 1924), \$1.934.35.
- (24) Standard Fence Co., 100 galvanized pipe-wire gates (claim dated July 28, 1924), \$751.90.

(25) Edw. L. Soule & Co., steel bars (claim dated July 28, 1924),

- \$6,121.43. (26) Water Works Supply Co. Inc., gate, air and vacuum valves (claim dated July 28, 1924). \$6,401.55.
- (27)Westinghouse Electric & Mfg. Co., sixth payment, switch-boards, transformers, etc., Moccasin Creek Power Plant (claim dated July 29, 1924), \$34,734.20.
- (28) Westinghouse Electric & Mfg. Co., second payment, transmission line insulators (claim dated July 29, 1924), \$13,902.39.

Special School Tax.
(29) C. F. Weber & Co., Inc., chairs for Pacific Heights School (claim dated July 29, 1924), \$3,480.

(30) Anderson & Ringrose, ninth payment, construction of Portola Elementary School (claim dated July 30, 1924), \$5,671.87.

Thomas Skelly, third pay-(31)ment, plumbing for Portola Elementary School (claim dated July 30, 1924), \$1,592.25.

(32) I. M. Sommer, second payment, general construction of Francisco School (claim dated July 30, 1924), \$16,272.75.

School Construction Fund, Bond Issue 1918.

(33) L. Ph. Bolander & Son, stalling shop equipment in Galileo High School (claim dated July 29, 1924), \$1,144.

Municipal Railway Depreciation Fund.

(34)Department of Public Health, hospitalization of injured by the Municipal Railways (claim dated July 29, 1924), \$534.

General Fund, 1923-1924.

C. B. Eaton, improvement Collingwood street, Twentieth Twenty-first streets and (claim dated July 30, 1924), \$2,621.25.
(36) Mendocino State Hospital,

maintenance of criminal insane (claim dated June 30, 1924), \$600.

General Fund, 1924-1925.

(37)San Francisco Chronicle. official advertising (claim

Aug. 4, 1924), \$884.50.
(38) Spring Valley Water Co., water for Fire Department hydrants (claim dated July 31, 1924), \$13,-602.20.

(39) Associated Charities, widows' pensions (claim dated Aug. 8, 1924),

\$8,921.86.

(40) Eureka Benevolent Society, widows' pensions (claim dated Aug. 8, 1924), \$987.50.

(41) Little Children's widows' pensions (claim dated Aug.

(42) William Cluff Co., groceries, County Jails (claim dated July 28, 1924), \$806.86. (43) Greenebaum, Weil & Michels,

clothing, County Jails (claim dated July 28, 1924), \$567. (44) California Academy of Sci-

ences, maintenance of Steinhart Aquarium, Golden Gate Park, during July (claim dated Aug. 4, 1924), \$3,068.52.

(45) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Aug. 4, 1924),

\$1,125.

(46)A. J. Raisch, improvement of West Portal between Fifteenth avenue and St. Francis Circle dated August 1, (claim 1924), \$1,343.98.

Appropriation, \$145,000, Payment to Marguerite E. Marchand for Property Required for Civic Center Purposes. On motion of Supervisor McLeran: Resolution No. (New Se-

ries), as follows:

Resolved, That the sum of one hundred and forty-five thousand dollars (\$145,000) be and the same is hereby set aside, appropriated and authorized to be expended out of "Civic Center, opening of Fulton and Leavenwoth streets into Mar-ket street," Budget Item No. 38, Fiscal Year 1924-1925, and author-ized paid to Marguerite E. Mar-chand; being payment for lands known as City Hall Lots 25 and 27, in the City and County of San Francisco, said lands being required for Civic Center purposes, and as per agreement by Ordinance No. 6253 (New Series). Claim dated August 4, 1924.

Appropriation, \$4,091.30, Payment to Allen & Company for Land on Com-mercial Street, East of Drumm Street, Required for Harbor Emer-gency Hospital Purposes.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the sum of \$4,091.30 be and the same is hereby set aside and appropriated out of "Hospital Buildings," Budget Item No. 77, Fiscal Year 1924-1925, and authorized in payment to Allen & Company; being payment for lands situate on the southerly line of Commercial street, commencing 125 feet easterly from Drumm street, of dimensions 25 feet by 59 feet 9 inches; as per acceptance of offer by Resolution No. 22671 (New Series), and required for Harbor Hospital Emergency purposes. (Claim dated July 28, 1924).

Accepting Offers to Sell Land Required for Widening Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22752 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.:
Alexander Koffer and Olga Koffer,

\$4,250.

Commencing at a point which is perpendicularly distant 224.75 feet easterly from the easterly line of Buena Vista Terrace and 115 feet southerly from the southerly line of Fourteenth street; thence easterly along a line parallel with the southerly line of Fourteenth street 25 feet; thence at right angles southerly 115 feet; thence at right angles westerly 25 feet; thence at right angles northerly 115 feet to the point of commencement. Being portions of Marien Phoeb No. 101 tion of Mission Block No. 121.

The above mentioned sum \$4,250 includes damages to the building now on the above described land; said building to be moved by the owner within thirty (30) days after receiving notice by the City and County of San Francisco. Whereas, the City Attorney has

recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property

Now, therefore, be it Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of

the agreed purchase price.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McGregor, Rossi, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Accepting Offers to Sell Land Required for Widening of Randolph Street and Worcester Avenue, Required for the Extension of the Ocean View Line of the Municipal Railway.

Supervisor McLeran presented:

Resolution No. 22753 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

John Dunne, Mary Dunne, Daniel Ahern and Mary Ahern, \$310.

Beginning at the point of intersection of the southerly line of Farallones street with the easterly line of Orizaba avenue, and run-ning thence southerly along the easterly 'ine of Orizaba avenue 125 feet; thence at a right angle east-erly 24 feet 10½ inches; thence at a right angle northerly 125 feet to the southerly line of Farallones street, and thence running westerly along the southerly line of Faral-lones street 24 feet 10½ inches to the easterly line of Orizaba avenue and the point of commencement. Being part of Lot 1 in Block "I," Railroad Homestead Association.

Edward L. Beck and Julie Beck,

\$400.

Beginning at the point of intersection of the southerly line of Randolph street with the westerly line of Ralston street. and running thence southerly along the westerly line of Ralston street 25 feet; thence at a right angle westerly 145 feet 9 inches to the northeasterly line of Worcester avenue; thence northwesterly along the northeast-erly line of Worcester avenue 31 feet 1 inch to the southerly line of Randolph street; thence easterly along the southerly line of Ran-dolph street 164 feet 9 inches to the westerly line of Ralston street and the point of beginning; being all of Lot 5 of Block 16, City Land Association.

Whereas, the City Attorney has recommended the acecptance of the said offers and the acquisition of the properties owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties.

Now, therefore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and if the same found in satisfactory condition to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz, Shannon, Welch-4.

Accepting Offer to Sell Right of Way Easement in Alameda County for Right of Way for Electric Transmission Line, Hetch Hetchy Project. Supervisor McLeran presented:

Resolution No. 22754 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of a right of way easement over the following described land situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite her name, viz.:

Rosine Athenour, \$325. (As per

written offer on file.)

2.15 acres, being a portion of Plot No. 61 of the Rancho el Valle de San Jose, as said plot is described in the

petition deed dated April 1, 1869, recorded in Liber 40 of Deeds, page

315, Alameda County Remords. Now, therefore, be it Resolved, That, in accord accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above men-tioned easement for the sum set forth opposite her name be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of her said offer; to examine the title to said easement and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: A y e s — Supervisors Badaracco,

Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSi, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$10,000, for Preliminary Work of Clearing and Surveying Tubercular Sanitarium Site.

Resolution No. → (New Series), as follows:

Resolved, That the sum of \$10,-000 be and the same is hereby set aside, appropriated and authorized to be expended out of Tubercular Sanitarium Fund to cover cost of preliminary work in connection with clearing and surveying the site and building trails, etc., on lands owned by the City and County in San Mateo County and upon which a tubercular sanitarium is to be

erected. (Recommendation of Board Public Works, Resolution No. 82614,

Second Series.) Reconstruction and Repair of Ac-

cepting Streets. On motion of Supervisor Mc-Leran:

No. 6790, Ordinance No. -

(New Series), as follows: Authorizing and ordering the reconstruction and repair of certain accepted streets in the City and County of San Francisco under the supervision of the Board of Public Works of said City and County during the fiscal year ending June 30, 1925, and appropriating funds for the cost thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

The Board of Public Works of the City and County of San Francisco is hereby authorized and ordered to reconstruct and repair under its supervision those certain accepted streets in said City and County, particularly designated and described in Ordinance No. 6248 (New Series), approved May 29, 1924, fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same, and in and by said ordinance specified as Budget Items Nos. 84 and 109.

There is hereby set aside, appropriated and authorized to be expended by the said Board of Public Works for each said item of such work of reconstruction and repair the specific amount provided therefor, respectively, in and by said Ordinance No. 6248 (New Series),

to-wit, \$31,600. Section 2. This ordinance shall

take effect immediately.

Board of Public Works Authorized to Contract for the Erection of Street Signs. On motion of Supervisor

Leran.

Bill No. 6791, Ordinance No. -

(New Series), as follows:

Ordering the furnishing, ing and erecting of street signs and authorizing and directing the Board of Public Works to enter into contract for the said furnishing, delivering and erecting of said street signs; the expense of same to be borne out of Budget Item No. 376, fiscal year 1924-1925.

Be it ordained by the People of the City and County of San Front

the City and County of San Fran-

cisco as follows:

The furnishing, delivering and erecting of street signs is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the said furnishing, delivering and erecting of said street signs; the expense of same to be borne out of Budget Item No. 376, fiscal year 1924-1925. Section 2. This ordinance shall

take effect immediately.

Pledging \$200,000 for Peninsula Highway Construction.

Also, Resolution No. -— (New ries), as follows:

Resolved, That the City and County of San Francisco does here-

by assume the obligation of appropriating, payable to the State Highway Commission, for the construc-tion of the new Peninsular High-way, the sum of one hundred thousand dollars on January 1, 1925, and the further sum of one hundred thousand dollars on June 1, 1925.

Oil, Boiler and Blasting Permits.

On motion of Supervisor Deasy: - (New Se-Resolution No. ries), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks.

J. Livingston, corner Buena Ventura street and St. Francis boulevard, 600 gallons capacity.
T. Mayer, 2765 Steiner street, 600

gallons capacity.

Geo. Monroe, north side of Geary street, 176 feet east of Hyde street, 1500 gallons capacity.

Monson Bros., south side of Filbert street, 137 feet west of Larkin street, 1500 gallons capacity.
C. C. Moore, 3100 Washington

street, 600 gallons capacity.

A. O. Stewart, No. 1 Eighteenth avenue, 600 gallons capacity.

United Holding Company, north side of Minna street, 63 feet east of Julia street, 1500 gallons capacity.

C. N. Weaver, 51 Commonwealth avenue, 1500 gallons capacity.

Boilers.

Golden Eagle Soap Company, south side of Beach street, 691/2 feet east of Larkin street, 100 horse power.

K. B. Manufacturing Company, Grace street between Mission and Howard streets, 20 horse power.

Water Works Supply Co., south-east corner of Lombard and Taylor streets, two 70 horse power boilers.

Blasting Permits. Sibley Grading and Teaming Company, to explode blasts on north side of Bush street, 100 feet west of Kearny street.

Farrar & Carling, to explode blasts on block bounded by Spear, Main, Harrison and Folsom streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permits.

On motion of Supervisor Deasy: Resolution No. (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

 $Public\ Garage.$

Joseph Pasqualetti, to construct and maintain a two-story and base-ment garage on the north side of Turk street, 137 feet 6 inches east of Polk; also to store 600 gallons of gasoline.

Transfer Public Garage.

To Durbin & Schweining, permit heretofore granted Bragg & Walker to conduct a public garage at 1019 Clement street, by Resolution No. 22372.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Street Lights.

Resolution No. 22755 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company be and is hereby instructed to install and remove street lights as follows:

Change Gas Lamps.

East side Gilbert street, opposite No. 7, to north property line.

West side Bryant street, opposite

No. 2112, 6 feet north.

Remove Gas Lamps.

Northwest and southeast corners Liberty and Church streets.

East side Church street, first north

of Liberty street,

South side Liberty, first east of Church street.

Remove Single Top Gas Lamps. Northeast corner Page and Baker

streets. Southeast corner Page and Baker

streets. North side Page street, 103 and 309 feet west of Baker street.

South side Page street, 215

west of Baker street. Southeast corner Page and Lyon

streets. Northwest corner Page and Lyon

streets.

South side Page street, 103 feet west of Lyon street.

South side Page street, 309 feet west of Lyon street.

North side Page street, 206 feet west of Lyon street.

Northeast corner Page street and Central avenue.

Southeast corner Page street and Central avenue,

North side Page street, 108 and 300 feet west of Central avenue. South side Page street, 206 feet

west of Central avenue.

Southeast corner Page street and

Masonic avenue. Northwest corner Page street and

Masonic avenue. South side Page street, 103 and

309 feet west of Masonic avenue. North side Page street, 206 feet

west of Masonic avenue. Northeast corner Page and Ashbury streets.

Southwest corner Page and Ashbury streets.

North side Page street, 103 and 309 feet west of Ashbury street. South side Page street, 215 feet

west of Ashbury street.

Southeast corner Page and Clayton streets. Northwest corner Page and Clay-

streets. South side Page street, 103 and

309 feet west of Clayton street. North side Page street, 200 feet

west of Clayton street.

Northeast corner Page and Cole streets. Southwest corner Page and Cole

streets.

South side Page street, 150 feet west of Cole street (double inverted).

North side Page street, 283 feet

west of Cole street.

Southeast corner Page and Shrader streets.

Northwest corner Page and Shrader streets.

South side Page street, 103 and 309 feet west of Shrader street.

South side Page street, 206 feet west of Shrader street.

West side Baker street, 137 feet south of Page street.

West side Baker street, 183 feet south of Oak street.

East side Baker street. 91 south of Oak street.

West side Lyon street, 91 south of Page street.
East side Lyon street, 183 feet

feet south of Page street.

East side Central avenue, 91 feet south of Oak street.

West side Central avenue, 183 feet

south of Oak street. East side Central avenue, 91 feet south of Page street.

West side Central avenue, 183 feet south of Page street.

East side Masonic avenue, 83 feet

south of Oak street. West side Masonic avenue.

feet south of Oak street (double inverted). West side Masonic avenue, 91 feet

south of Page street.

East side Masonic avenue, feet south of Page street.

East side Ashbury street, 91 feet south of Oak street.

West side Ashbury street. feet south of Oak street.

East side Ashbury street, 91 feet south of Page street.

West side Ashbury street, feet south of Page street.

West side Clayton feet south of Oak street. street, 91

East side Clayton street, 183 feet

south of Oak street. West side Clayton street, 91 feet south of Page street.

East side Clayton street, 183 feet south of Page street.

side Cole street, 91 feet East

south of Oak street.

West side Cole street, 183 feet south of Oak street.

East side Cole street, 91 south of Page street.

West side Cole street, 183 feet south of Page street. West side Shrader street, 91 feet

south of Oak street.

East side Shrader street, 183 feet

south of Oak street. West side Shrader street, 110 feet south of Page street.

East side Schrader street, 183 feet south of Page street.

Install 250 M. R.

street between Page and

Lyon Haight streets. Central avenue between Page and

Oak streets. Central avenue between Page and

Haight streets.

Ashbury street between Page and Oak streets.

Ashbury street between Page and Haight streets.

Clayton street between Page and Oak streets.

Clayton street between Page and

Haight streets. Cole street between Page and

Oak streets. Cole street Haight streets. between Page and

Shrader street between Page and

Oak streets. Shrader street between Page and

Haight streets. Burnside street between Chenery

and Bosworth streets. Thirty-third avenue between Anza

and Balboa streets.

Change 600 M. R. Northeast corner Oak and Stanyan streets to southeast corner Stanyan and Oak streets.

Lower 600 M. R. lamps on northcorner Stanyan and Page streets.

Lower 600 M. R. lamp on north-st corner Stanyan and Waller east corner Stanyan and streets.

Change 400 M. R.

Mt. Vernon avenue west of Ellington street to corner of Mt. Vernon and Ellington street.

Install 400 M. R. Page street between Baker and Lyon streets.

Page street between Lyon street

and Central avenue.

Page and Lyon streets.

Page street and Central avenue.

Page street between Central avenue and Masonic avenue.

Page street between Masonic ave-

nue and Ashbury street.

Page and Ashbury streets.

Page street between Ashbury and Clayton streets.

Page and Clayton streets.

Page street between Clayton and Cole streets.

Page and Cole streets.

Page street between Cole Shrader streets.

Page and Shrader streets.

Page street between Shrader and Stanvan streets.

Fifteenth avenue north of Lake street.

Theresa street between San Jose avenue and Cayuga street.

Theresa street between Alemany avenue and Cayuga street.

Hanover street between Lowell and Guttenberg streets.

Fulton street between

Central and Masonic avenues. Ellington street, 160 feet north of

Mount Vernon avenue.

Del Monte avenue, 160 feet north

Mount Vernon avenue.

Southwest corner Del Monte and Mount Vernon avenues.

Huron street and Mount Vernon avenue.

Huron street, 160 feet north of Mount Vernon avenue.

Liberty and Church streets. Church street between Liberty and Twentieth streets.

Install 600 M. R.

Page and Baker streets. Baker street between Page and Oak streets.

Baker street between Page and Haight streets.

Page street and Masonic avenue. Masonic avenue between Page and Oak streets.

Masonic avenue between Page and

Haight streets.

Stanyan street between Oak and Page streets. Stanyan street between Pago and

Haight streets.

Stanyan street between Haight and Waller streets.

Adopted by the following vote:
A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent—Supervisors Bath, Katz,

Shannon, Welch-4.

Accepting Offer to Sell Land on East Side of Thirty-seventh Avenue South of Anza Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22756 (New Series), as follows:

Whereas, an offer has been re-ceived from Oscar Heyman & Bro. (a corporation) to convey to the City and County of San Francisco certain land situate at the east line

of Thirty-seventh avenue, distant 166 feet 2 inches south from Anza street, required for school purposes,

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$8,500 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Thirty-seventh avenue, distant thereon 166 feet 2 inches southerly from the southerly line of Anza street, running thence southerly along said easterly line of Thirty-seventh avenue 153 feet 10 inches; thence at a right angle easterly 120 feet; thence at a right angle northerly 95 feet, more or less; thence at a right angle westerly 20 feet; thence northeasterly 43 feet, more or less; thence north-westerly 123 feet 2 inches to the easterly line of Thirty-seventh avenue and point of commencement. Being a portion of Outside Lands Block 319, also known as Block 1579 on Assessor's Block Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procared or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Suervisors, and also cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, mco. Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Accepting Offer to Sell Land and Improvements on West Line of Eureka Street North of Twenty-third Street Required for School Purposes,

Also, Resolution No. 22757 (New

Series), as follows:

Whereas, an offer has been re-

ceived from Victor Hasselberg to convey to the City and County of San Francisco certain land and improvements situate at the west line of Eureka street, distant 290 feet northerly from Twenty-third street. required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$7,000 be and the same is hereby accepted. the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Eureka street, distant thereon 290 feet northerly from the northerly line of Twentythird street, running thence north-erly along said westerly line of Eureka street 25 feet; thence at a right angle westerly 134 feet 3 inches; thence at a right angle southerly 25 feet; thence at a right angle easterly 134 feet 3 inches to the westerly line of Eureka street and point of commencement. Reing Lot No. 4, Block 2773 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for erice as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Accepting Offer to Seil Land on Eureka Street South of Twenty-Eureka Street South of Twenty-second Street Required for School

Also, Resolution No. 22758 (New

Series), as follows:

Whereas, an offer has been received from Frederick Schmidt to convey to the City and County of San Francisco certain land situate at the west line of Eureka street, distant 117 feet south from Twenty-second street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$8,250 be and the same is hereby accepted, the said land being described as fol-

lows, to-wit:

Commencing at a point on the westerly line of Eureka street, distant threeon 117 feet southerly from the southerly line of Twenty-second street, running thence southerly along said westerly line of Eureka street 38 feet 6 inches; thence at a right angle westerly 134 feet 3 inches; thence at a right angle easterly 134 feet 3 inches; thence at a right angle easterly 134 feet 3 inches to the westerly line of Eureka street and point of commencement. Being a portion of Block 2773 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Passed for Printing.

The following bills were passed for printing:

Conditional Acceptance of Certain

Conditional Acceptance of Certain Streets.

On motion of Supervisor Harrelson:

Bill No. 6792, Ordinance No. — (New Series), entitled "Providing for conditional acceptance of the

roadway of Acadia street between Joost avenue and its northerly termination, Alabama street between Fifteenth and Sixteenth streets, Chestnut street between Baker and Lyon streets, Esmeralda avenue between Prospect avenue and Lundy's Lane, Grafton avenue between Harold and Lee avenues, Grafton avenue between Brighton and Lee avenues, Jamestown avenue between Third street and Ingalls street, including the crossing of Jamestown avenue and Jennings street, and the intersection of Jamestown avenue and Ingalls street; Moraga street between Eighteenth and Nineteenth avenues, Madrid street between Italy and Amazon avenues, Newhall street between Hudson and Third streets, including the cross-ing of Newhall street, Third street and Innes avenue; North Point street between Columbus avenue and Taylor street, including the crossing of Jones street, between Mason and Powell streets, between Powell and Stockton streets, and between Stockton street and The Embarcadero, including the crossing of Grant avenue; Palou avenue tween Newhall and Phelps streets; Rhode Island street between Mariposa and Eighteenth streets, and between Eighteenth and Nineteenth streets; Rhode Island street be-tween Twenty-second and Twenty tween third third streets, and crossing of Rhode Island street and Twenty-second street; San Bruno avenue between Nineteenth and Twentieth streets, Twentieth avenue between Rivera and Santiago streets, Thirtyseventh avenue between Cabrillo and Fulton streets; Ulloa street between Twenty-second and Twentyseventh avenues, including the crossings of Ulloa street and Twen-Twenty-fourth avenue, Ulloa street and Twenty-fourth avenue, Ulloa street and Twenty-fifth avenue, Ulloa street and Twenty-sixth avenue; Ulloa street between Thirty-fifth and Thirty-sixth avenues, and the crossing of Ulloa street and Thirtyfifth avenue; Ulloa street between Nineteenth and Twentieth avenues, between Twentieth and Twentyfirst avenues, and crossings of Ulloa street and Twenty-first avenue, and Ulloa street and Twenty-second avenue, and crossing of Ulloa street and Twentieth avenue; crossing of Santiago street and Twentieth ave-nue; crossing of Cabrillo and Thirty-seventh avenue."

Changing Grades.

Bill No. 6793, Ordinance No. ——
(New Series), as follows:

Establishing grades on Worden street between Francisco street and

a line parallel with and 125 feet

northerly therefrom.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The grades on Worden street between Francisco street and a line parallel with and 125 feet northerly therefrom are hereby es-tablished at points hereinafter named and at heights above city base as hereinafter stated, in accordance with recommendation of the Board of Public Works filed July 19, 1924.

Worden Street.

3.80 feet westerly trom the easterly line of, at Francisco street northerly line, 21.49 feet. (The same being the present official grade.)

3.80 feet easterly from the westerly line of at Francisco street northerly line, 20.93 feet. (The same being the present official

grade.) 3.80 3.80 feet easterly from the west-erly line of, 22.50 feet northerly from Francisco street, 17.53 feet.

3.80 feet easterly from the westerly line of, 52.50 feet northerly from Francisco street, 13.77 feet.

3.80 feet easterly from the west-erly line of, 82.50 feet northerly from Francisco street, 11.55 feet. Verticle curve passing through

the last three described points.

3.80 feet westerly from the easterly line of, 22.50 feet northerly from Francisco street, 17.85 feet.

3.80 feet westerly from the east-erly line of, 52.50 feet northerly from Francisco street, 13.85 feet.

3.80 feet westerly from the easterly line of, 82.50 feet northerly from Francisco street, 11.55 feet. Verticle curve passing through

the last three described points. 125 feet northerly cisco street, 9.50 feet. from Fran-

On Worden street between Francisco street and a line parallel with and 125 feet northerly therefrom be established to conform to true gradients between the elevations above riven therefor.
Section 2. This ordinance shall

take effect immediately.

Intention to Change Grades.

On motion of Supervisor Harrel-50D:

Resolution No. 22759 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified, and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 82557 (Second

Series) of the Board of Public Works adopted July 18, 1924, and written recommendation of said board filed July 18, 1924, to-wit:

Kansas Street.

Easterly line of, at Army street, 17.40 feet. (The same being the present official grade.)

Westerly line of, at Army street, 16 feet. (The same being the pres-

ent official grade.)

364 feet southerly from Army street, 6.70 feet.

Army

feet southerly from 424 street, 6.00 feet.

On Kansas street between Army street and a line parallel with and 424 feet southerly therefrom be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street im-

provements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSi, Morgan, Robb, Roncovieri, Rossi, McLeran, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch—4.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22760 (New Se-(New Se-

ries), as follows:

Resolved, That City Construction Company is hereby granted the following extensions of time to complete the improvement of streets,

Ninety days' time from and after July 27, 1924, within which to complete the improvement of Farallones street between Plymouth and San Jose avenues, under public contract. This extension of time has been recommended by the Board of Public Works for the reason that no work has been done with the exception

of the surveying. Sixty days' time from and after July 21, 1924, within which to complete contract for the improvement of Diamond street between Chenery and Surrey streets, under public contract. The work is practically completed and this extension is granted pending acceptance and the issuance of the assessment.

Sixty days' time from and after July 21, 1924, within which to com-plete the improvement of Surrey street between Castro and Diamond streets, under a public contract. The work is practically completed, and this extension is granted pending the issuance of the assessment.

Sixty days' time from and after July 21, 1924, within which to complete the improvement of Surrey street from Diamond street southerly, under a public contract. The above work has been completed, and this extension of time is granted pending the issuance of the assessment.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSi, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz.

Shannon, Welch-4.

Also, Resolution No. 22761 (New

Series), as follows: Resolved, That the Fay Improvement Company is hereby granted an extension of thirty days' time from and after July 14, 1924, within which to complete improvement of Seventeenth avenue between Judah and Kirkham streets for the reason that the work is completed with the exception of the asphalt covering. and some cleaning up on the sidewalk area.

Adopted by the following vote:

Ayes - Supervisors Badaracco Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mossi, Morgan, Robb, Roncovieri, Rossi,

Absent—Supervisors Bath, Katz. Shannon. Welch—4.

Also, Resolution No. 22762 (New

Series), as follows:

Resolved, That A. J. Raisch is hereby granted an extension of ninety days from and after August 17, 1924, within which to complete the contract for the improvement of Forty-eighth avenue between Lawton and Santiago streets under public contract.

This extension of time is granted for the reason that on account of the heavy grading along the line of this work it is desirable that suf-ficient time be given to allow the

fills to settle.

The sewers, manholes, catchbasins and the greater part of the grading are about completed.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent--Supervisors Bath, Katz. Shannon, Welch—4.

Passed for Printing.

The following bill was passed for printing:

Spur Track Permit, Western Pacific Railroad Company.

On motion of Supervisor Harrel-

son:

Bill No. 6794, Ordinance No. --(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Western Pacific Railroad Company to construct, maintain and operate a spur track across Seventeenth street and along the east side of De Haro street to Sixteenth street as hereinafter described.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Western Pacific Railroad Company to construct, maintain and operate a spur

track as follows:

Beginning at a point in the center line of The Western Pacific Railroad Company's main line of railroad in Block 173 in the City and County of San Francisco, State of California, said point being approximately 85.0 feet southeasterly, measured along said center line, from the east line of De Haro street; thence in a northerly direction with switch and turn-out to the right approximately 70.0 feet; thence continuing on a curve to the right approximately 129.0 feet to a point, crossing the southerly line of Seventeenth street approximately 4.0 feet easterly of the east line of said De Haro street and the north line of said Seventeenth street approximately 8½ feet westerly of the east line of said De Haro street; thence continuing northerly on a reverse curve to the left approximately 15.0 feet to a point distant approximately 8½ feet westerly of the east line of said De Haro street; thence northerly approximately 8½ feet from and parallel with the east line of said De Haro street approximately 348.0 feet to the south line of Sixteenth street; said point being distant approximately 562.0 feet from the point of beginning.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement and any additional requirements surface drainage be paid for the for by The Western Pacific Railroad Company

Provided. that Western Pacific Railroad Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Award of Contract, Fruits and Vegetables.

Supervisor Rossi presented: Resolution No. 22763 (New Se-

ries), as follows:

Resolved, That award of contract be made on bids submitted July 21, 1924 (Proposal No. 69), as follows,

Canned Fruits. Apples—No. $2\frac{1}{2}$ tin, 4 oz., \$1.90 doz.; Haas Brothers.

doz.; Haas Brothers.

Apples—No. 10 tin, 4 oz., \$4.75 doz.; Dodge, Sweeney & Co.

Apricots—No. 2½ tin, 58 doz., \$1.70 doz.; J. H. Newbauer & Co.

Apricots—No. 10 tin, 60 doz., \$6.50

doz.; Dodge, Sweeney & Co.
Peaches—No. 2½ tin., 105 doz.,
\$1.95 doz.; J. H. Newbauer & Co.
Peaches—No. 10 tin, 60 doz., \$6.50

doz.: Coastwise Mercantile Co.

Pears—No. 2½ tin, 110 doz., \$3.30 doz.; J. H. Newbauer & Co.
Pears—No. 10 tin, 60 doz., \$9.15

doz.; Haas Brothers.

Pineapple—No. 2½ tin, 102 doz., \$2.48 doz.; Haas Brothers.

Canned Vegetables.
Asparagus—No. 2½ tin, 108 doz., \$3.77½ doz.; Haas Brothers. Corn—No. 2 tin, 444 doz., \$1.17½

doz.; Dodge, Sweeney & Co.
Peas—No. 2 tin, 484 doz., \$1.17/2
doz.; Dodge, Sweeney & Co.
Peas—No. 10 tin, 95 doz., \$7.40

doz.; J. H. Newbauer & Co.

String Beans-No. 21/2 tin, doz., \$1.25 doz.; Dodge, Sweeney &

String Beans-No. 10 tin, 82 doz., \$5.25 doz.; Dodge, Sweeney & Co.

Tomatoes-No. 21/2 tin, 134 doz., \$1.52 doz.; William Cluff Co.

Tomatoes-No. 10 tin, 206 doz., \$4.75 doz.; Haas Brothers.

Tomato Puree-No. 10 tin, doz., \$3.45 doz.; Dodge, Sweeney & Co.

Dried Fruits. Apples—3100 lbs., .136 cents lb.; Dodge, Sweeney & Co. Apricots—1005 lbs., .164 cents lb.;

Dodge, Sweeney & Co. Currants—310 lbs., .13 cents lb.; Dodge, Sweeney & Co.

Figs—4200 lbs., .097 cents lb.; Dodge, Sweeney & Co. Peaches—1100 lbs., .079 cents lb.;

Dodge, Sweeney & Co. Prunes—10,755 lbs., .047 cents lb.;

Dodge, Sweeney & Co. Raisins, Sultana-710 lbs...

cts. lb.; Dodge, Sweeney & Co. Raisins, Muscat—1000 lbs., .069 cents lb.; J. H Newbauer & Co. Resolved, That all other bids sub-

mitted thereon be rejected.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality offered as determined by such tests as required or recommended by the Purchaser of Supplies.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz.

Shannon, Welch-4.

Van Ness Avenue Extension.

The following, presented by Supervisor McSheehy for the Tunnels and Assessments Committee June 23, 1924, and laid over from previous meeting, were, on motion, referred to Lands and Assessments Committee:

Resolution No. ---- New Se-

ries), as follows:

Resolved, That Resolution No. 22328 (New Series), approved April 10, 1924, being resolution of intention of the Board of Supervisors to order the extension of Van Ness avenue from Market street to Howard street, and all proceedings had thereunder, be and the same is hereby reseinded.

Resolution No. -

ries), as follows:

Resolved. That the Board of Public Works be and is hereby authorized and directed to furnish this Board with a report at the earliest possible time showing-

 The estimated cost of the land to be taken for the extension of Van Ness avenue from Market street to

Howard street:

The estimated cost of the street improvements on said extension of Van Ness avenue from Market street to Howard street;

3. The boundaries of the district to be benefited and to be assessed to defray the cost of the extension

of Van Ness avenue from Market

street to Howard street.

New resolution of intention creating an assessment district for the extension of Van Ness avenue and repealing former Resolution No. 22328 (New Series).

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Street Lights.

Resolution No. 22764 (New Se-

reis), as follows:

Resolved, That whenever new street lights are to be installed, or changes made in the location or type of street light, the Lighting Committee of this Board shall in-struct the Clerk to notify the Pa-cific Gas and Electric Company to make such installation or change, subject, however, to such instructions as this Board may from time to time give to said committee.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, McCossi, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14. Absent—Supervisors Bath, Katz, Shannon, Welch—4.

Improved Street Illumination.

Supervisor Colman, in connection with the foregoing resolution, took occasion to commend Supervisor Schmitz, chairman, and Supervisors Welch and Wetmore, members of the Lighting Committee, for the very noticeable improvement being made under the committee's direction in the lighting system of the city by replacing the old gas lamps with modern electric illumination.

Supervisor Schmitz, chairman of the Lighting Committee, in response to compliment paid to the commit-tee by Supervisor Colman, stated that there are still about five thousand gas lights in the city, and it is the desire of the committee that these shall all be replaced by electric lights before their term has ex-

pired.

Accepting Offer to Sell Land for School Purposes.

Resolution No. 22765 (New Series), as follows:

Whereas, an offer has been re-ceived from Marion Smith Oliver to convey to the City and County of San Francisco certain land and improvements situate at the intersection of the northerly line of Ellis street with the easterly line of Hollis street, required for school pur-

poses; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof: therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$26,000 be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:

Commencing at a point formed by the intersection of the northerly line of Ellis street with the easterly line of Hollis street; running thence easterly along the said northerly line of Ellis street 65 feet; thence at a right angle northerly 60 feet; thence at a right angle westerly 65 feet to the easterly line of Hollis street; thence southerly along said easterly line of Hollis street to the northerly line of Ellis street and point of commencement. Being a portion of W. A. Block No. 278.

The City Attorney is hereby directed to examine the title to said property and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors; and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Accepting Offer to Sell Land for Right of Way Eastment, Hetch Hetchy.

Resolution No. 22766 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of a right of way easement over the following described land, situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite their names, viz.:

Edward J. Briscoe, John E. Briscoe, Annie Murphy and Margaret Turner, \$400. (As per written offer

on file.)

Part of Ex-Mission Survey "V," Alameda County, California.

Now ,therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and owners to County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. And be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer; to examine the title to said easement and if the same is found in satisfactory condition to accept, behalf of the City and County of San Francisco a deed conveying title thereto and me the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSsi, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—14.

Absent-Supervisors Bath, Katz,

Shannon, Welch-4.

Death of Dr. Burk, State Normal School.

Supervisor Morgan moved that the Clerk be directed to prepare a resolution deploring the passing of Dr. Burk, head of the State Normal School.

Motion carried unanimously by

rising vote.

Death of Supervisor Colman's Father. Supervisor Katz moved that when the Board adjourns that it do so out of respect to the memory of Chas. Colman, father of Supervisor Colman, and that the Clerk convey the sympathy and condolence of the Board to the family of the deceased.

Motion carried unanimously by

rising vote.

Passed for Printing.

The following resolution was presented and passed for printing under suspension of the rules:

Appropriation, \$14,565, Payment Abbie Rose Wood, for Land and Im. provements Regulred for Mission High School,

Resolution No. - (New Se-

ries), as follows: Resolved, That the sum \$14.565 be and the same is hereby set aside and authorized to be expended out of the funds derived from the sale of School Bonds, 1923 issue, and authorized in payment to Abbie Rose Wood, being payment in full in accordance with that Superior Court judgment made in case numbered 137197, for lands and improvements resuired for the Mission High School, situated in the City and County of San Francisco, State of California, and particularly described as follows, to-wit:

Beginning at the point of intersection of the northerly line of Dorland street with the westerly line of Dolores street; running thence westerly along the northerly line of Dorland street 125 feet 3 inches. more or less; thence northerly and parallel with the westerly line of Dolores street and distant 125 feet at right angles westerly from the westerly line thereof a distance of 43 feet 1% inches, more or less; thence easterly and parallel with the southerly line of Seventeenth street a distance of 125 feet to the westerly line of westerly line of Dolores street; thence southerly along the westerly line of Dolores street 51 feet 3 inches to the northerly line of Dorland street and the point of beginning; being a portion of Mission Block No. 85.

Said demand to be made payable to George Lull, City Attorney, to be paid to Harry I. Mulcreyy, County Clerk, for the said Abbie

Rose Wood.

RECESS.

Whereupon, the Board took recess until Friday, August 8, 1924, at 2 p. m., to consider the report of the Committee of the Whole on the question of Hetch Hetchy bond issue.

J. S. DUNNIGAN, Clerk.

THUBSDAY, AUGUST 7, 1924, 2 P. M.

The Board of Supervisors met in committee of the whole for the purpose of considering the report of Public Utilities Committee, dated July 28, 1924, and the report of the Citizens' Advisory Committee, dated July 28, 1924, relating to program for continuance work on the Hetch Hetchy Project.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Deasy. Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore— 14.

Absent—Supervisors Bath, Robb,

Shannon, Welch-4.

Excused—Supervisors Bath and Welch, out of city; Supervisor Shannon, ill; Supervisor Robb, brother dead.

There were also noted present:
His Honor James Rolph, Jr.,
Messrs. Jas. D. Phelan, Matt I. Sullivan, Henry E Boyen, members of
the Advisory Water Committee;
John O'Connell, secretary Labor
Council; Geo. Flatley, Labor Council; City Engineer M. M. O'Shaughnessy; Paul Ost, Assistant City Engineer; George Skaller, representing the Civic League, and J. Kelly,
representing Central Federation of
Improvement Clubs.

Chairman.

On motion of Supervisor McLeran, Jas. B. McSheehy, acting chairman of the Public Utilities Committee, was elected to preside

Thereupon, the following matters, heretofore read to the Board, were

taken up:

Report of the Public Utilities Committee.

July 28, 1924.

Honorable Board of Supervisors:
Bearing upon the proposed Hetch
Hetchy bond election, the Public
Utilities Committee has considered
the several items of proposed legistion referred to it, consisting of
resolutions introduced June 23, 1924,
which are the second steps, respectively, looking toward a bond election for two water tunnels and a
bond election for a power distribution system, and following, respectively, upon Ordinances Nosi
6118 and 6013 previously passed,
and also proposed amendment to
Ordinance No. 6118, referring to a
surface conduit across the San
Joaquin Valley.

Sct-up of Facts.

In formulating the following report and recommendations, the committee has been guided by the

following set-up of facts:

Information contained in the reports of the City Engineer on proposed water and power construction, filed in accordance with Ordinances Nos. 6118 and 6013. Said re-

ports contain plans and specifications and enumerate three several items of proposed work, as follows:

1-a. Aqueduct tunnel, Sierra foothill division, Moccasin Creek to Oakdale, 17 miles; cost, \$7,422,000, plus administration and engineering expenses and contingencies.

1-b. Aqueduct tunnel, Coast Range division, Tesla to Irvington, 31 miles; cost, either \$16,601,650 or \$22,101,650, depending upon size of bore, plus administration and engineering expenses and contingencies.

2. Power distribution system of new and original construction for marketing the output of Moccasin Creek power house; cost, \$45,000,000, of which the first \$15,000,000 is for certain central units capable of distributing 31 per cent of said

electrical output.

Also the report of the Clerk of this Board, showing a margin yet remaining, within the City's limit of bonded indebtedness, of \$20,000,000, to which may be added \$8,900,000 of bonds arthor red but not rold, of which \$1,900,000 Relief Home bonds are to be sold this year, leaving \$7,000,000 of School bonds unsold, said bonding margin increasing annually, through rising assessed valuation, plus retirement of old bonds, at about \$8,000 a year.

Also statement of water consumption agreed upon by City Engineer and engineer for Spring Valley Water Company, showing use of water by all cities and towns served by the Spring Valley water system in the first six months of 1924 to have been a daily average of 41, 800,000 gallons, this being an increase over average for same period of preceding year of 3,100,000 daily gallons, or 7 per cent yearly increase, said percentage being a typical increase for several years

past, liberally figured.

Also estimate of City Engineer that the total capacity of Spring Valley system, with all resources developed, is 64,000,000 daily gallons, beside which must be placed the statement of engineer for the Spring Valley Company that said total capacity is 95,000,000 to 100,000,000 daily gallons. By these figures, if the above average rate of growth continues, it is seen to be seven years before the Spring Valley supply is entirely absorbed if the City Engineer's estimate is correct and seventeen years if the estimate of the Spring Valley engineer be correct.

Also information from the Assistant City Attorney that the State Railroad Commission's work of fix-

ing a price upon the electrical distribution systems of the Pacific Gas Electric Company and the Great Western Power Company, in response to the petition of this Board, is proceeding rapidly and is now 40 per cent complete; that the rhysical portion of said evaluation will be complete by January 1, 1925; that hearings will follow, and that the final purchase figures should be in the hands of this Board on or about March 7, 1925.

Also, we have considered that negotiations are now pending between this City and the East Bay Hilbity District for the color of water.

Utility District for the sale of water by this City to the said district, and that Oakdale Portal has been re-ferred to by the president and cer-tain directors of said East Bay Utility District as a suggested point for the actual taking over of such water as may be purchased.

Preliminary Recommendations. In view of the amount of \$45,000,-000 already invested in the Hetch Hetchy project, and the estimate of \$33,000,000 for completion of the water system, plus \$38,500,000 for, the purchase of the Spring Valley system, together with the investment for securing proper financial returns through the municipal marketing of the electrical output of Moccasin Creek power house, and the above statement showing a clear margin of but \$20,000,000 within the City's bonding limit for 1924-25, the committee makes the following recommendations:

That it be the sense of First: this Board at this time that the determining consideration in the is-suance of bonds be the capacity of said bonds to earn income or revenue for the lletch Hetchy project, so that those varis of said project which are likely to prove self-sup-porting or income-bearing shall be favored, in point of time, over those which will merely increase the already considerable burden upon the

tax rate.

That a charter amend-Second: ment be submitted to the people at the general election of November 4, 1924, for raising the bonding limit from 15 to 20 per cent of the assessed valuation, thus partially restoring the bonding capacity originally intended by the charter of 1910 but reduced in 1913 about one-third through passage of the State corporation tax amendment. The committee has requested the City Attorney to draw up such an amendment, which will be of great value in enabling the completion of the Hetch Hetchy Project as to water and power.

Aqueduct Tunnel, Sierra Foothill Division.

The committee regards this tunnel, seventeen miles long and costing \$7,422,000, plus administration and engineering costs and contingencies, as an important item for immediate construction. Consecutive work upon the Hetch Hetchy Project, though a four-year lapse is permitted under the Raker Act, is still desirable. This particular tunnel must be built before water can be sold either to the East Bay District or to any public water or irrigation district except those using the Don Pedro project. tunnel will accommodate the full flow of 400,000,000 gallons daily from Hetch Hetchy, and with said flow brought to so favorable a marketing point it is reasonably certain that large-scale water sales will re-The investment of approxisult. mately \$8,000,000 is, therefore, to be regarded as a self-supporting or income-bringing investment and not likely to become entirely a burden upon the tax rate. The committee urges that every reasonable effort be made to obtain purchasers for said water, and believes that if said tunnel be immediately constructed it will stand as a strong proof that San Francisco is doing its share toward bring about said sale of water.

Passage and sale of said bonds will leave \$12,000,000 of clear mar-gln within the bonding limit as it

exists for 1924-25.

Power Distribution System. Municipal retail distribution of the Moccasin Creek electrical output to the consumers of the City and County of San Francisco can become, if the experience of Los Angeles, Seattle, Tacoma and twenty-one other cities and towns in California can be taken as the criterion, altogether the most profitable source of net income for the entire Hetch Hetchy project and the best paying public utility in the possession of San Francisco. Said distribution system, if acquired and operated as in the other cities mentioned, will bring the similar results of not only paying for its own investment, but earning profits, thus enabling a lower water rate than would otherwise be possible, and with the gradual yearly reduction of bonded indebtedness it will in time relieve the City also of the high power rates now restricting industrial and residential growth.

This, however, implies a wise initial investment and normally economical operation. The report of the Clty Engineer describes a particular distribution system of entirely new construction which your committee regards as an impracticable and profitless invest-ment bound to show a deficit for many years to come. The cost of The cost of \$45,000,000 is prohibitive and is to be contrasted to the revised esti-mate, in the same report, for reproducing with new construction both the existing systems of the Pacific Gas and Electric and the Great Western Power companies, of which revised estimate is but \$30,655,350. The electrical capacity, on the other hand, is about 20 per cent less than the existing system, though the initial cost, as shown, is about 50 per cent greater. Reasons for this prohibitive added cost are not entirely clear; but it is apparent to the committee that, if the two private power companies now operating in this city were to increase their capital investment one-half while diminishing their distributing capacity one-fifth, they could not remain in business.

The City Engineer's plan further calls for the construction of the first or central portions of said system at a cost of \$15,000,000, with a 30-year period necessary to extend said system so as to carry the full capacity of Moccasin Creek powerhouse. This initial portion would distribute but 66,000,000 k. w. h. annually, or but 31 per cent of the Moccasin Creek output. The remaining 69 per cent would accord maining 69 per cent would accordingly go unused or lie idle until taken up little by little over a 30year period, against the continual competition of the existing private companies, and at an additional expenditure of \$30,000,000.

The committee greatly regrets a further delay following these which have already occurred in this matter of electrical distribution, but it can only advise this Board that to embark upon this particular proposition as outlined by the City Engineer would be financially ruin-ous, and that to request the people to vote bonds for such purpose is out of the question. The unsoundness of the plan, financially, is such that its rejection would be certain, and it could not be sincerely advocated or defended in a campaign.

is an indication, in estimated reproduction costs given for the Pacific Gas and Electric and the Great Western Power systems, either of which systems has a greater capacity than the proposed \$15,000,000 "skeleton" system, that for the City to purchase one or both of said systems will prove considerably cheaper than to build the proposed new one. Income from the outset, moreover, be assured by such procedure, because the original consumers would be taken over by the City at the time of purchase. However, the City Engineer expressly states in his report that the figures therein given "do not represent the valuation which would be set up for purposes of purchase or sale, or under condemnation proceedings". There is legally but one final source of valuation, and that is the Railroad Commission. Desuch State prived in the City Engineer's report of either a feasible plan for new construction or the purchase price of an existing system, no recourse remains excepting to await the receipt of the figures from the State Railroad Commission and to base a bond election upon said

Said figures will be in hand in or about March of the coming year, and bond election should follow immediately. A favorable vote by the people will operate as a referendum on the important question of condemnation, as well as affording

money for the purchase.

It may be commented that the power will be here by January 1, and that the committee's above proposal involves a temporary idleness of the plant and a loss of possible income. This situation, if it shall exist, is not of this Board's creation but would result from delays in the past and the added delay brought about by the City Engineer's present report. Moreover, the rights of way for the transmission line are not acquired for 40 miles this side of Irvington; condemnation suits for said land may be required; the steel towers are ordered but none as yet erected for the entire line; no stepdown station exists in this city capable of transforming or converting the load of 154,000 volts, although this committee urged the City Engineer several months ago to provide such station through transfer of the operative revenue fund; and in brief it appears un-likely that the power will be here and available for use on the date of January 1 mentioned.

Aqueduct Tunnel, Coast Range Division.

This tunnel, 31 miles in length and to cost either \$16,601,650 or \$22,101.650, depending on the diameter, alone among the items pro-posed holds no promise of income for several years to come. Its use also depends upon the construction of the surface pipe line across the San Joaquin Valley at a further

cost of \$8,000,000. It, or its equivalent, must, however, be con-structed and ready for use at a date affording an ample safety margin before the Spring Valley sup-ply becomes inadequate and requires replenishing from Hetch Hetchy. Prior to such time of re-plenishing, said tunnel and San Joaquin Valley aqueduct cannot legally be used to divert water from the San Joaquin under Section 9-h of the Raker grant. As indicated above, the time of legal use is indicated by present figures as years from date on the City Engineer's estimates, or seven years on the estimate of the seventeen Spring Valley engineers. Time of struction is stated by the City Engineer to be five years, with a minimum of four years from the commencement of actual work and surface aqueduct to be constructed within the last two years.

For every year of lying idle, said Coast Range tunnel would pile up

interest charges amounting \$765,000, or \$1,012,500 annually, depending on the size. It is desirable to save such charges and avoid depreciation of said tunnel for as long a time as safety requirements permit; though the interest cost of the finished aqueduct during a certain reasonable period, before the actual shortage, would be rightly regarded as insurance.

Indefinite postponement is therefore not suggested, but only postponement until such time as the bonding limit, recovering at the rate of \$8,000,000 annually, would permit the bonds to be voted and sold. This, under present limitations, would be approximately a two-year period from this date, and bonds for the surface aqueduct can be requested at the same time.

There are, additionally, certain major factors yet unknown in regard to the Coast Range tunnel. Its size cannot yet be determined. The lower figure of \$16,601,650 plus extra costs is for a bore 10 feet 3 inches in diameter, capable of carrying only 250,000,000 gallons of daily flow, whereas the full capacity of Hetch Hetchy is 400,000,000 gallons. Therefore, the tunnel would act as a barrier to prevent two-fifths of the Hetch Hetchy supply from reaching San Francisco. This would only be justifiable if said two-fifths, or 150,000, 000 daily gallons, were marketed at Oakdale Portal or some other point east of the Coast Range; but if said marketing arrangements were merely temporary, a second tunnel would have to be driven in

the future or two-fifths of the mountain investment would be permanently wasted. The developments of the next two or three years may render it wiser to build the standard on 1.2 feet s tunnel full sized, or 13 feet diameter, at an added cost of \$5,500,000, thus saving the driving of a second tunnel. In other words, the size of the Coast Range tunnel cannot be decided upon until the matter of East Bay participation or some other sale is finally settled. Until settled it is unwise to ask the people for bonds.

The exact location of said tun-nel is also undetermined, as the City Enginner has taken no test borings. Said borings may result in a change of location, which may in turn involve a change in length of tunnel and in cost. Therefore, neither the diameter, length nor location is definitely known and the request for bonds at this time

is premature.
The Committee also recognizes the desirable possibility that some equivalent plan, of smaller cost, may yet be devised for bringing the water through the Coast Range sector. We do not claim the ability to pronounce upon engineering problems, but if possible a cheaper plan would be desirable, as every million dollars saved in the initial cost of Hetch Hetchy will bring about a corresponding permanent decrease in San Francisco water rates.

The suggested postponement for two-year period will afford opportunity for settlement of all the unknown factors, as well as for the bonding margin to recover, and will still permit this work to be finished

in time.

Recommendations. The Public Utilities Committee

therefore recommends:

That a bond election for approximately \$8,000,000 covering said cost of \$7.422,000 plus administrative and engineering costs and contingencies be held at the earliest possible moment for the construction of the Sierra Foothill tunnel. Because the Engineer's report failed to segregate the administrative and engineering costs and contingencies as between the two proposed tunnels, we are advised that the initial ordinance will have to he repassed and a new report ren-dered. Said ordinance, in proper form, is herewith presented ready for introduction.

2. That a bond election power-distribution purposes be scheduled to follow immediately upon receipt from the State Rail-

road Commission of the evaluation for the purchase of the Pacific Gas and Electric and the Great Western Power companies, and that said election be based upon said figures, together with cost of connecting said systems to the Hetch Hetchy transmission line. This also requires repassage of the initial ordinance because of the filing of the Engineer's report together with the charter provision that a bond election must be called within eight weeks after such filing. It is herewith presented ready for introduction.

That a charter amendment be placed upon the ballot for November 4, 1924, for raising the bonding limit from 15 to 20 per cent of the assessed valuation of property.

4. That consideration of a bond issue for construction of the Coast Range aqueduct tunnel and the San Joaquin Valley surface pipe line be postponed until such time as the City's bonding capacity is restored and factors yet unknown as to size, length, location and cost of said tunnel are definitely made known.

In view of said recommendations, Ordinances Nos. 6013 and 6118 are hereby submitted for repeal. Resolutions Nos. -- and --proposed amendment to Ordinance No. 6118, are hereby returned with recommendation that they do not

pass.
PUBLIC UTILITIES COMMIT-

(Signed) JAS. B. McSHEEHY WARRTN SHANNON, Supervisors.

> San Francisco, California. July 28, 1924.

Mayor and Board of Supervisors of San Francisco. Gentlemen:

Your Advisory Committee has carefully studied the two reports of the City Engineer dated June 20, 1924, and marked "Plans and Estimate of Cost of Electric Distribution prepared under Ordinance No. 6013" and "Plans and Estimate of Cost of Aqueduct Tunnels prepared under Ordinance No. 6118," and your Committee desires to make the following recommendations:

1st. That in accordance with the City Engineer's estimate of the cost of aqueduct tunnels, as shown in his report of June 20, 1924, an immediate bond issue of eight million dollars be proposed to the people of San Francisco for the purpose of completing the Hetch Hetchy project through the Sierra Nevada Mountains.

This recommendation is made for the following reasons:

(a) This sum will provide the City Engineer with sufficient funds for the construction of a large unit of the water project, which unit he has stated will require approxi-mately four years active construction work to complete.

(b) The construction of this unit will also make it possible for the City to continue negotiations with the East Bay District for the purchase of Hetch Hetchy water by insuring that district that water will be ready for delivery to them when needed, at the point indicated by them.

(c) From figures prepared by the Spring Valley Water Company it is apparent that with normal rainfall during the coming winter ample storage will be secured in the Spring Valley and Calaveras reservoirs to remove all danger of a water shortage in San Francisco.

The figures of the Spring Valley Water Company also show that under normal conditions its system can supply the needs of San Francisco for more than ten years to come

(d) Considering the above facts it appears obvious to the Advisory Committee that good business judgment dictates that the City should not at present obligate itself with Hetch Hetchy expenditures beyond that necessary to meet the needs of the East Bay District and of San Francisco's actual requirements. While the Advisory Board favors the continuance of work on the Hetch Hetchy water system, it yet recognizes the fact that to complete the system years in advance of the time it can be legally used would needlessly load the City with bonded indebtedness the interest on which would have to be met by increased taxes.

The Advisory Committee recommends further that no bond issue for the distribution of Hetch Hetchy power be submitted to the people until a report has been received from the California Railroad Commission setting forth the valuations of the distribution systems of the Pacific Gas and Electric Company and the Great Western Power Company in San Francisco.

This recommendation is made

for the following reasons:

(a) The City Engineer's report of June 20, 1924, estimates \$45,000,-000 as the cost of an ideal and complete system to distribute San Francisco's 214,000,000 K. W. H. of electric energy, whereas he estimates \$32,500,000 as the value of the two systems, now supplying the City with more than 280,000,000 K. W. H. of electric energy.

(b) The City Engineer's report gives the cost of an initial system to handle a partial distribution of Hetch Hetchy power as \$15,000,000.

According to the City Engineer's report when this initial system is completed it cannot be expected to distribute more than 60,000,000 K. W. H. for the first year, and he figures it to increase only at the rate of 5,000,000 K. W. H. per annum thereafter. His estimate, however, of the cost of the Great Western Power Company's system is only \$3,000,000, and this guestern is near \$9,000,000 and this system is now distributing 100,000,000 K. W. H.

per annum.

(c) With the above facts in mind it is the opinion of the Advisory Committee that the best interest of the City will be conserved by purchasing one of the local power distribution systems with a customers list already established, rather than building a parallel system and competing with the local power companies for business. By delaying action on power bonds until evaluations have been made by the Railroad Commission it will be possible to submit to the people a elear-cut business proposition for the purchase of one of the local systems on which a known income can be assured.

Respectfully submitted.

JAMES D. PHELAN, Chairman. MATT I. SULLIVAN. CHAS. H. KENDRICK. HENRY F. BOYEN.

Resolution by Supervisor McLeran.
Supervisor McLeran presented as a substitute for the matters under consideration the following resolution:

Supplementary Report of City Engineer.

On motion of Supervisor Rossi the following supplementary report of the City Engineer was read by the Clerk:

Resolution No. 82812 (Second Se-

ries), as follows:

Resolved, That in accordance with the City Engineer's letter dated August 6, 1924, the following sup-August 6, 1924, the following supplement to report filed with this Board on June 20, 1924, and transmitted to the Board of Supervisors on June 23, 1924, by Resolution No. 82241 (Second Series), giving estimated cost of the original con-struction and completion of aque-duct tunnels in the Sierra Nevada Mountains and Coast Range Mountains, in accordance with Ordinance No. 6118 (New Series), be and is hereby transmitted to the Board of Supervisors; the said supplemental information to be incorporated in original report and made a part thereof, viz.:

"As a supplement to said report I desire to state that according my estimates the sum of \$10,000,000 will be expended during the first three years in the construction of the tunnels described in said report

of June 20th."

Adopted August 6, 1924. Ayes - Commissioners Reardon, Stanton.

Absent-Commissioner Fraser. Filed in Board of Supervisors August 7, 1924, 11:15 a. m. J. S. Dunnigan, Clerk.

Discussion by Supervi Leran, Rossi and Schmitz. Supervisors Mc-

Motion to Consider Seriatim. Upon the suggestion of the acting chairman, Supervisor McSheehy, a motion was put and carried that the resolution offered by Supervisor McLeran be considered seriatim.

Whereupon the Clerk read:

Section 1. "First: That the Board of Supervisors will, by appropriate proceedings, submit to the people of San Francisco a proposition to incur a bonded indebtedness for \$10.-000,000 to carry on construction work on the Hetch Hetchy aque-duct tunnels in the Sierra Nevada Mountains and Coast Range Mountains.

There being no objection the foregoing section was approved.

Section 2.

The Clerk read:
"Second: That the Board of Supervisors will submit to the people at the November election a proposition to amend the Charter of San Francisco, either by excluding the water debt from the bonded debt limit, or by increasing said bonded debt limit to 20 per cent of the as-sessed valuation as may hereafter be determined to be most feasible." Motion.

Supervisor Hayden moved that the foregoing section be referred to the Judiciary Committee for consideration and report.

Motion carried.

Section 3.

The Clerk read:
"Third: That as soon as it becomes necessary to secure further sums for the construction and completion of the Hetch Hetchy Water Supply, the Board of Supervisors will submit to the people a proposition to incur a bonded indebted ness in the entire amount necessary to complete said water supply."

City Engineer O'Shaughnessy

City Engineer O'Shaughnessy was called upon and testified as to time required for water supply construction work under proposed bond

issue.

Upon the suggestion of Henry E. Boyen, member of the Advisory Committee, by motion duly made and carried, the foregoing section was amended by adding the following:

Amendment.

"Provided that no further bond elections for water supply shall be submitted during the year 1925 unless proposed \$10,000,000 bond election for water fails."

Section 4. The Clerk read:

"Fourth: That the Board of Supervisors, so soon as the Railroad Commission of the State of California shall have completed its valuations of the properties of the Pacific Gas and Electric and the Great Western Power Company, shall submit to the People of the City and County of San Francisco a proposition or propositions to incur a bonded indebtedness for the acquisition of both of said distribution systems."

Privilege of the Floor.

George Flatley, representing the San Francisco Labor Council, was granted the privilege of the floor and requested that the foregoing section be amended to the effect that in case the bond election for the power distribution system is not carried, that the Chief Engineer be instructed to proceed with the construction of our own system.

Thereupon, upon the suggestion of Matt I, Sullivan, member of the Advisory Committee, and in line with the request of Mr. Flatley, the section, amended as follows, was, on motion, made and approved, as

follows:

"Fourth: That the Board of Supervisors, so soon as the Railroad Commission of California shall have completed its valuation of the properties of the Pacific Gas and Electric Company and the Great Western Power Company, will submit to the people of this City and County a proposition or propositions to incur a bonded indebtedness for the acquisition of both of said distribution systems, or the construction of a municipal power distribution system by the City and County of San Francisco."

Section 5. The Clerk read:

"Fifth: That at the earliest convenient opportunity the Board of Supervisors will again submit to the people of the City and County of San Francisco a proposition to incur a bonded indebtedness for the acquisition of the properties of the Spring Valley Water Company."

Privilege of the Floor.

Matt I. Sullivan, member of the Advisory Committee, suggested waiting until after the bond election for water construction and power. Set a time subsequent to these elections, he suggested, for the purchase of the Spring Valley Water Company's properties.

Henry E. Boyen, member of the Advisory Water Committee, declared that it would be extremely unwise to bring in the question of the purchase of the properties of the Spring Valley Water Company at this time, as it would jeopardize the other two bond elections.

Section Five Eliminated.

Whereupon, on motion of Supervisor McLeran, seconded by Supervisor Schmitz, Section 5 was eliminated from the resolution.

Privilege of the Floor.

Geo. Skaller, representing the Civic League, at this point in the proceedings was granted the privilege of the floor, and urged the importance at this time of considering a proposed Charter amendment looking to an increase in the margin of bonded indebtedness in order to permit the carrying on of construction work on the Hetch Hetchy project as soon as that may be necessary.

Supervisor McLeran's Resolution Approved as Amended.

Whereupon, Supervisor McLeran's resolution as amended was approved for recommendation to the Board by the following vote:

Resolution No. 22767 (New Series) as follows:

ries), as follows:

Whereas, the City Engineer, in various communications to this Board, has advised that the total cost of completing the tunnels and pipe lines on the Hetch Hetchy project, essential to bringing the water of the Tuolumne River and its tributaries to San Francisco, is \$33,000,000 over and above expenditures authorized to date; and

Whereas, under the existing option from the Spring Valley Water Company, the cost of acquiring a municipally owned distribution system for delivering said water supply to the City and County of San

Francisco and its inhabitants will be not less than \$38,000,000; and

Whereas, under the practice heretofore followed of computing the bonded debt limit of San Francisco, a margin of only \$20,000,000 remains over and above bonds which have been authorized to date before said debt limit will have been reached; and

Whereas, this Board has hereto-fore authorized proceedings before the Railroad Commission of Cali-fornia, and said proceedings are now being conducted, for the valuation of the existing power distribution systems of the Pacific Gas and Electric Company and Great Western Power Company, for the purpose of submitting to the people a proposition to incur a further bonded indebtedness for the acquisition of one or both of said power distribution systems; and

Whereas, from the foregoing recital of facts it appears impracticable at the present time to incur a bonded indebtedness sufficient to authorize either the completion of Hetch Hetchy tunnels and transmission pipe lines, or the purchase of the Spring Valley distribution system, or the acquisition of the power distribution systems of both the Pacific Gas and Electric Company and the Great Western Power Company, or for the acquisirion and completion of all of said projects; now, therefore, be it Resolved, By the Board of Super-visors sitting as a Committee of the

Whole, that it hereby recommends to the Board of Supervisors the adoption of the following policy of

procedure, viz.:
First: That the Board of Supervisors will immediately, by appropriate proceedings, submit to the people of San Francisco a proposition to incur a bonded indebtedness for \$10,000,000 to carry on construction work on the Hetch Hetchy aqueduct tunnels in the Sierra Nevada Mountains and Coast Range Mountains.

Second: That so soon as it becomes necessary to secure further sums for the construction and completion of the Hetch Hetchy Water Supply, the Board of Supervisors will submit to the people a proposition to incur a bonded indebtedness in the entire amount necessary to complete said water supply; provided that no further bond election for water supply shall be submitted during the year 1925 unless the pro-posed \$10,000,000 bond issue shall fail to pass.

Third: That the Board of Supervisors, so soon as the Railroad Commission of California shall have completed its valuation of the properties of the Pacific Gas and Electric Company and the Great Western Power Company, will submit to the people of this City and County a proposition or propositions to in-cur a bonded indebtedness for the acquisition of both of said distribution systems, or the construction of a municipal power distribution sys-tem by the City and County of San Francisco.

A v e s — Supervisors Badaracco, Colman, Deasy, Harrelson, ria, uch, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent—Supervisors Bath, Robb, Shannon, Welch—4.

Excused—Supervisors Bath and Welch, out of town; Supervisor Shannon, ill; Supervisor Robb, Shannon, ill; brother's funeral.

Committee of the Whole Arises to Report.

Thereupon, on motion of Supervisor Schmitz, the Committee of the Whole arose, and the Clerk was directed to report to the Board its findings at its meeting tomorrow.

ADJOURNMENT.

There being no further business the Board, at the hour of 4:50 p. m., adjourned.

J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisors September 22, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as above recited.

> JOHN S. DUNNIGAN. Clerk of the Board of Supervisors, City and County of San Francisco.

Friday, August 8, 1924. Monday, August 11, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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Englishment to desired.

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

FRIDAY, AUGUST 8, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Friday, August 8, 1924,

2 p. m.

The Board of Supervisors met pursuant to recess for the purpose of considering the report of the Committee of the Whole on matters relating to the continuance of development work on the Hetch Hetchy water and power project.

CALLING THE ROLL.

The roll was called and the following members were noted pres-

ent:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Robb,

Shannon, Welch-4.

Quorum present.

Excused—Supervisors Bath and Welch (out of the City); Supervisor Robb and Supervisor Shannon (ill).

REPORT OF THE COMMITTEE OF THE WHOLE.

On motion of Supervisor McSheehy the report of the Committee of the Whole as unanimously adopted yesterday was read by the Clerk and ordered filed, to-wit:

Friday, August 8, 1924. To the Board of Supervisors:

The Committee of the wholo Board, in session on August 7, 1924, had under consideration various matters relating to Hetch Hetchy Water System. There were present members of the Board, members of the Advisory Water Commission, his Honor the Mayor, the City Engineer and interested citizens.

After a full and free discussion of the whole subject the Committee recommends the adoption of the following resolution presented by

Supervisor McLeran:

"Whereas, the City Engineer in various communications to this Board has advised that the total cost of completing the tunnels and pipe lines on the Hetch Hetchy project essential to bringing the water of the Tuolumne River and its tributaries to San Francisco is \$33,000,000 over and above expenditures authorized to date: and

its tributaries to San Francisco is \$33,000,000 over and above expenditures authorized to date; and "Whereas, under the existing option from the Spring Valley Water Company the cost of acquiring a municipally-owned distribution system for delivering said water supply to the City and County of San Francisco and its inhabitants will be not less than \$38,000,000; and

"Whereas, under the practice heretofore followed of computing the bonded debt limit of San Francisco, a margin of only \$20,000,000 remains over and above bonds which have been authorized to date before said debt limit will have been reached; and

"Whereas, this Board has heretofore authorized proceedings before
the Railroad Commission of California, and said proceedings are
now being conducted, for the valuation of the existing power distribution systems of the Pacific Gas
and Electric Company and Great
Western Power Company for the
purpose of submitting to the people
a proposition to incur a further
bonded indebtedness for the acquisition of one or both of said
power distribution systems; and

"Whereas, from the foregoing recital of facts it appears impracticable at the present time to incur a bonded indebtedness sufficient to authorize either the completion of the Hetch Hetchy tunnels and transmission pipe lines, or the purchase of the Spring Valley distribution system, or the acquisition of the power distribution systems of both the Pacific Gas and Electric Company and the Great Western Power Company, or for the acquisition and completion of all of said projects;

completion of all of said projects;
"Now, therefore, be it Resolved, by the Board of Supervisors, sitting as a Committee of the Whole, that it hereby recommends to the Board of Supervisors the adoption of the following policy of pro-

cedure, viz.:

"First: That the Board of Supervisors will immediately, by appropriate proceedings, submit to the people of San Francisco a proposition to incur a bonded indebtedness for \$10,000,000 to carry on construction work on the Hetch Hetchy aqueduct tunnels in the Sierra Nevada Mountains and Coast Range Mountains;

"Second: That so soon as it becomes necessary to secure further sums for the construction and completion of the Hetch Hetchy Water Supply, the Board of Supervisors will submit to the People a proposition to incur a bonded indebtedness in the entire amount necessary to complete said water supply; provided, that no further bond election for water supply shall be submitted during the year 1925 unless the proposed \$10,000,000 bond issue shall fail to pass.

"Third: That the Board of Supervisors, so soon as the Railroad Commission of California shall have completed its valuation of the properties of the Pacific Gas and Electric Company and the Great Western Power Company, will submit to the people of this City and County a proposition or propositions to incur a bonded indebtedness for the acquisition of both of said distribution systems, or the construction of a municipal power disrtibution system by the City and County of San Francisco."

The Committee of the Whole also recommends that paragraph,

"That the Board of Supervisors will submit to the people at the November election a proposition to amend the Charter of San Francisco, either by excluding the water debt from the bonded debt limit, or by increasing said bonded debt limit to 20 per cent of the assessed valuation as may hereafter be determined to be most feasible." on notion of Supervisor Hayden, be referred to the Judiciary Committee for further consideration and

report to the Board.

The committee further recommends passage to print of ordinance presented by Supervisor Rossi, which is a preliminary ordinance for a bond election for the issuance of \$10,000,000 water bonds for the further prosecution of the Hetch Hetchy project. Also a resolution soliciting offers for existing water supply and works, and directing the Clerk to publish notices accordingly.

Respectfully,
JAMES B. McSHEEHY,
Chairman Committee of the Whole.

Supervisor McLeran's Resolution on Hetch Hetchy Development Procedure.

Resolution No. 22767 (New Se-

ries), as follows:

Whereas, the City Engineer, in various communications to this Board, has advised that the total cost of completing the tunnels and pipe lines on the Hetch Hetchy project essential to bringing the water of the Tuolumne River and the tributaries to San Francisco, is \$33,000,000 over and above expenditures authorized to date; and

Whereas, under the existing option from the Spring Valley Water Company the cost of acquiring a municipally-owned distribution system for delivering said water supply to the City and County of San Francisco and its inhabitants will be not

less than \$38,000,000; and

Whereas, under the practice heretofore followed of computing the bonded debt limit of San Francisco, a margin of only \$20,000,000 remains over and above bonds which have been authorized to date before said debt limit will have been reached; and

Whereas, this Board has heretofore authorized proceedings before the Railroad Commission of California, and said proceedings are now being conducted, for the valuation of the existing power distribution systems of the Pacific Gas and Electric Company and Great Western Power Company, for the purpose of submitting to the people a proposition to incur a further bonded indebtedness for the acquisition of one or both of said power distribution systems; and

Whereas, from the foregoing recital of facts it appears impracticable at the present time to incur a bonded indebtedness sufficient to authorize either the completion of the Hetch Hetchy tunnels and transmission pipe lines, or the purchase of the Spring Valley distribution system, or the acquisition of the power distribution systems of both the Pacific Gas and Electric Company and the Great Western Power Company, or for the acquisition and completion of all of said projects;

Now, therefore, be it Resolved, by the Board of Supervisors, sitting as a Committee of the Whole, that it hereby recommends to the Board of Supervisors the adoption of the following policy of procedure, viz.:

First: That the Board of Supervisors will immediately, by appropriate proceedings, submit to the people of San Francisco a prop-

osition to incur a bonded indebtedness for \$10,000,000 to carry on construction work on the Hetch Hetchy aqueduct tunnels in the Sierra Nevada Mountains and Coast Range

Mountains,

That so soon as it be-Second: comes necessary to secure further sums for the construction and completion of the Hetch Hetchy Water Supply, the Board of Supervisors will submit to the people a proposition to incur a bonded indebtedness in the entire amount necessary to complete said water supply; provided, that no further bond election for water supply shall be submitted during the year 1925 unless the pro-posed \$10,000,000 bond issue shall

fail to pass.

That the Board of Su-Third: pervisors, so soon as the Railroad Commission of California shall have completed its valuation of the properties of the Pacific Gas and Electric Company and the Great Western Power Company, will submit to the people of this City and County a proposition or proposi-tions to incur a bonded indebted-ness for the acquisition of both of said distribution systems, or the construction of a municipal power distribution system by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi,

Schmitz, Wetmore-14.

Absent-Supervisors Bath, Robb,

Shannon, Welch—4. (Upon request of His Honor Mayor Rolph it was ordered noted in the Journal that Supervisors Shannon and Robb were absent on account of illness, and Supervisors Bath and Welch on account of being out of the city.)

Resolution Determining Necessity for \$10,000,000 Bond Issue for Hetch Hetchy Water Supply Construction. Supervisor Rossi presented: Resolution No. 22768 (New Se-

ries), as follows:

Whereas, the Board of Public Works, on the 23rd day of June, 1924, placed on file with the Board of Supervisors plans and estimates of the cost of original construction and completion by the City and County of San Francisco of a public utility, to-wit: a series of aqueduct tunnels in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, together with rights of way, structures and appurtenances incidental

thereto, to be used as a part of the Eleanor-Tuolumne also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for domestic and of San Francisco, for domestic and municipal purposes, showing that said estimated total cost for such public utility is the sum of \$25,-000,000; and on the 7th day of August, 1924, said Board of Public Works placed on file with the Board of Supervisors supplemental mates showing that the cost of construction of said utility would not exceed the sum of \$10,000,000 during the next three years, now, therefore, be it hereby

Resolved, That the total cost of

said public utility as shown by said estimate of \$25,000,000 and the cost acquiring and constructing said as shown by said estimate of \$10,-000,000, so far exceeds the annual revenue of the City and County, in addition to the other necessary expenses thereof, that it cannot be paid out of said annual income of the City and County, in addition to the other necessary expenses thereof, or from funds derived from taxes levied for that purpose, and renders it necessary to incur a municipal bonded indebtedness therefor in the amount of \$10,000,000; that said plans and estimates contain sufficient information to enable the Deard of Caracteristics. able the Board of Supervisors to take further proceedings to secure the construction of said described public utility, and to make the declarations herein contained.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Bath, Robb,

Shannon, Welch—4.
(Upon the request of His Honor Mayor Rolph it was ordered noted in the Journal that Supervisors Shannon and Robb were absent on account of illness, and Supervisors Bath and Welch on account of being out of the city.)

Resolution Soliciting Offers, Supervisor Rossi presented:

Resolution No. 22769 (New Series), as follows:

Resolved, By the Board of Su-pervisors of the City and County of

San Francisco as follows:

1. The Board of Supervisors of 1. The Board of Supervisors of the City and County of San Francisco does hereby solicit offers for the sale to said City and County of San Francisco of any existing public utility, to-wit: a system of water supply and works for supplying water to said City and County and water to said City and County and thereof, and any owner or owners of such system of such water sup-ply and works are hereby invited to submit proposals or offers in writing to the Board of Supervisors for the sale of the same to the City and County of San Francisco, and and County of San Flancisco, and such proposals shall be filed with the Clerk of said Board at any time prior to 2 o'clock p. m. on the 11th day of August, 1924.

And it is hereby announced and declared to be the purpose and intention of said Board of Supervisors to consider any and all pro-posals or offers that may be made for the sale of said described public utility to the said City and County on said 11th day of August, 1924, at said hour of 2 o'clock p. m., and before submitting propositions to the electors for the acquisition by original construction or condemnation of said described public utility in order that the electors may have the benefit of acquiring the same at the lowest possible cost thereof.

The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper for one day a notice in substantially

the following form:

"Notice soliciting offers for the sale of any existing public utility, to-wit: A system of water supply and works to the City and County of San Francisco.

Office of the Clerk of the Board of Supervisors, City and County of San Francisco, August 8, 1924.

To all owners of any existing public utility, to-wit: a water supply and works for supplying water to the City and County of San Francisco and its inhabitants, or any

portion thereof:

You are hereby solicited and invited to submit to the Board of Supervisors of the City and County of San Francisco, prior to 2 o'clock p. m. of the 11th day of August, 1924, an offer or offers in writing to sell to the said City and County any existing public utility, to-wit: a system of water supply and works for supplying water to said City and County and its inhabitants, or any portion thereof, and that said Board of Supervisors will consider any and all such offers that may be submitted on the 11th day of August, 1924, at its regular meeting on said day.

This notice is given in compliance with the provisions of the Charter of the City and County of San Francisco and of Resolution No. 22769 (New Series), adopted August 8, 1924, and your attention is called to said resolution for fur-

ther particulars.
Dated August 8, 1924.
J. S. DUNNIGAN, Clerk."
3. The Clerk of said Board is hereby directed to cause a copy of the aforesaid notice to be mailed to the Spring Valley Water Company, addressed to it at its place of business in San Francisco, California.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent—Supervisors Bath, Robb,

Shannon, Welch—4. (Upon the request of His Honor Mayor Rolph it was ordered noted in the Journal that Supervisors Shannon and Robb were absent on account of illness, and Supervisors Bath and Welch on account of being out of the city.)
Action Deferred on Power Ordinances.

Whereupon, Supervisor McSheehy presented the following matters, which were laid over until next meeting and copies ordered sent to his Honor the Mayor and each member of the Board, to-wit:

Bill No. —, Ordinance No. – (New Series), as follows: Repealing Ordinance No. 6

6013 (New Series), finally passed October 1, 1923, and approved by the Mayor October 8, 1923.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6013 (New Series), finally passed October 1, 1923, and approved by the Mayor October 8, 1923, determining and declaring that the public interest and necessity demand the acquisition, construction or completion of a public utility, to-wit: a distributing system and stand-by plant, to be owned and controlled by the City and County of San Francisco, for the distribution and marketing of electrical energy to be used in furnishing to said City and County, and to the inhabitants thereof, electrical energy to be developed by the Moccasin Creek power plant of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project; directing the Board of Public Works to procure through the City Engineer and file plans and estimates of the of original construction and completion of such public utility and also plans and estimates of the cost of original construction and

completion of the existing distrib-uting system and stand-by plants of the Great Western Power Company and plans and estimates of the cost of original construction and completion of the existing distrib-uting system and stand-oy plant of the Pacific Gas and Electric Company, is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

-, Ordinance No. -Bill No. -

(New Series), as follows:
Determining and declaring that
the public interest and necessity
demand the acquisition, construction or completion of a public utility, to-wit: a distributing system and stand-by plant to be owned and controlled by the City and County of San Francisco, for the distribu-tion and marketing of electrical energy to be used in furnishing to said City and County and to the insaid City and County and to the inhabitants thereof, electrical energy to be developed by the Moccasin Creek power plant of the Lake Eleanor - Tuolumne system, also known as the Hetch Hetchy project; directing the Board of Public Weekers progress the strength the City. Works to procure, through the City Engineer, and file plans and esti-mates of the cost of original construction and completion of such public utility, and also plans and estimates of the cost of original construction and completion of the existing distributing system and stand-by plants of the Great Western Power Company and plans and estimates of the cost of original construction and completion of the existing distributing system and stand-by plant of the Pacific Gas and Electric Company. Be it ordained by the People of

the City and County of San Francisco as follows.

Section 1. It is hereby specifically declared and determined that the public interest and necessity demand the acquisition, construction or completion of a public utility, to-wit: a distributing system and stand-by plant to be owned and controlled by the City and County of San Francisco, for the distribution and marketing in the City and County of San Francisco of electrical energy from the Moc-casin Creek power plant of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project. Section 2. The Board of Public

Works is hereby directed immediately to procure, through the City Engineer, and file with the Board of Supervisors, plans and estimates of the cost of original construction and completion, as follows, to-wit:

(1) Plans and estimates of the

cost of original construction and completion of an electrical distributing system and stand-by plant sufficient for distributing in said City and County of San Francisco the electrical energy to be developed at the Moccasin Creek power plant of said Lake Eleanor-Tuolumne system.

Plans and estimates of the cost of original construction and completion of the existing distributing system and stand-by plants used by the Great Western Power Company, a corporation, in supplying electrical energy to the inhabitants of said City and County of San Francisco, including all easements and other properties and rights owned by said company in said City and County of San Fran-cisco and used by said company or useful in connection with said dissystem and stand-by tributing plants.

Plans and estimates of the cost of original construction and completion of the existing distrib-uting system and stand-by plant owned by the Pacific Gas and Electric Company, a corporation, and used in supplying electrical energy to the inhabitants of said City and County of San Francisco, including all easements and other properties and rights owned by said company in said City and County of San Francisco and used by said com-pany or useful in connection with said distributing system and stand-

by plant.
Section 3. The said distributing system and stand-by plant so to be acquired, constructed or completed as herein determined and declared shall be used and operated as a part of and in connection with said Lake Eleanor-Tuolumne System, also known as and called the Hetch Hetchy project.

Section 4. This ordinance is the first of a series of ordinances to be adopted by the Board of Supervisors relating to and designed to secure the acquisition, construction and completion of the public util-

ity herein named.

Section 5. This ordinance shall be published in the official newspaper for fourteen days after its

approval.

Section 6. This ordinance shall take effect immediately.

Motion.

Financial Statement for Voters.

Supervisor McLerun moved that the Finance Committee be requested and authorized to prepare a financial statement to be sent to the voters through the Registrar with sample ballot.

Motion carried by the following

vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent-Supervisors Bath, Robb,

Shannon, Welch-4.

Motion.

Cost of San Joaquin Valley Pine Line. Supervisor McLeran moved that the Board of Public Works be re-quested to file with the Board an estimate of the cost of building the pipe line across the San Joaquin Valley.

Motion carried by the following

vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent-Supervisors Bath, Robb.

Shannon, Welch-4.

Sir Allen Taylor, Former Lord Mayor of Sydney, Presented to the Board.

His Honor Mayor Rolph, at the conclusion of the foregoing proceedings, presented Sir Allen Taylor, former Lord Mayor of Sydney, Australia, who is in San Francisco and the guest of Felix Richards, of Richards Hardwood Lumber Company. The former Lord Mayor expressed himself as highly pleased with the "hospitality of your gracious city." He regretted that his stay would be short, but hoped to come back soon again and enjoy all San Francisco has to offer. He expressed his esteem and regard for San Francisco public officials whom he had the pleasure of meeting.

ADJOURNMENT.

Thereupon, the Board, at the hour of 3:05 p. m., adjourned. J. S. DUNNIGAN, Clerk.

----MONDAY, AUGUST 11, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, August 11, 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the fol-Supervisors were noted lowing

present:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shannon. Welch-3.

Excused-Supervisors Robb and Shannon, on account of illness. Supervisor Welch out of city.

Quorum present. Acting Mayor Ralph McLeran pre-

siding.

APPROVAL OF JOURNALS.

The Journals of Proceedings of June 9, June 16 and June 23, 1924, were approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Relative to East Bay Participation in Hetch Hetchy Project.

The following matters were presented and read by the Clerk:

Oakland, Cal., August 7, 1924. To the Honorable Mayor and Board of Supervisors of San Francisco, Supervisors' Chambers, City Hall. San Francisco, California.

Gentlemen:

In view of the manifest inability on the part of your honorable body to arrive at a definite price at which you will agree to sell Hetch Hetchy water to the East Bay Municipal Utility District, we feel that it may facilitate matters if we suggest the possible terms of such a sale.

Unquestionably San Francisco will be pleased to accord to the East Bay cities as favorable terms as are granted by it to any other cus-

tomers of such water.

are now selling Hetch Hetchy water to the irrigation districts of the San Joaquin Valley at \$1.50 per acre foot.

Our files disclose that it is estimated by your City Engineer that an additional expenditure of ap-proximately eight million dollars will be required to construct the tunnel and aqueduct from the Moccasin Creek tail-race to the pro-posed Oakdale outlet. This will impose an additional interest charge upon you of approximately \$400,000 a year; of this we might pay one-half, as our needs will be one-half of the estimated maximum supply of 400,000,000 gallons daily.

Will you agree to sell Hetch Hetchy water to the East Bay Utility District at this price, delivered at the proposed maximum delivery of 200 M. G. D.? What is the minimum time within which you can, with certainty, assure us that such

delivery can be made?

We are not unmindful of the fact that the price suggested above is more than double that charged for water by the P. G. & E. Co. to the South San Joaquin Irrigation District; but, realizing the urgency of our necessities, and the dangers of delay, we have accepted the selling price fixed by you as a basis for our tentative inquiry.

Trusting that we will be favored

with an early reply we are,

Very truly yours, EAST BAY MUNICIPAL UTILITY

DISTRICT,

By J. H. KIMBALL, Secretary. By authority of the Board of Directors East Bay Municipal Utility District.

August 9, 1924.

r. John H. Kimball, Secretary East Bay Municipal Utility Dis-trict, 505 Seventeenth street, Oak-Mr.

land, California.

Dear Sir:

I acknowledge receipt of your letter of August 7, relative to the sale of water from the Hetch Hetchy project to the East Bay Municipal Utility District.

The statements contained in it are evidently based either on attempted pleasantry or misappre-

hension of the facts.

In the first place, there is no in-ability on the part of the Board of Supervisors of San Francisco to arrive at a definite price at which San Francisco will agree to sell you Hetch Hetchy water as soon as we are persuaded that your district desires to purchase this water at any price.

In the second place, your suggestion of the price, based on the figure at which San Francisco has released a quantity of water at the Hetch Hetchy dam, for which it has no immediate use, to the irrigation districts, in a year of exceptional drought, savors of the ridiculous.

The price of \$1.50 per acre foot covers a part only of the storage cost of the water at the Hetch Hetchy reservoirs. The water did not go through the aqueduct tun-nels and there are no operating charges involved. To attempt to compare that with a fair price for a continuous delivery of water at the Oakdale portal, after passing through thirty-seven miles of aqueduct tunnel, is obviously absurd.

To emphasize this absurdity, let me transpose your price into the equivalent amount of less than onehalf cent per thousand gallons and compare it with the price of 20 cents per thousand gallons received by the City of Portland, Oregon, for water sold by that city to suburban cities, 13.3 cents per thousand gallons of water for sale by the City of New York to outside communities, and of 10 cents per thousand gallons for water sold by the Marin

Municipal Water District to outside municipal water bistrict to cutstate municipalities. Also please recall that in the case of Portland and New York the price is fixed in a country where rainfall is much more abundant and storage much less necessary.

I do not mean by mentioning the above figures to suggest that the price which San Francisco will fix at the proper time, if you desire, is necessarily based on those amounts, but merely to show you that the offer you have made is not even

worthy of consideration.

I am still waiting for a statement from your Board that you are satisfied that San Francisco's title to Hetch Hetchy water is sufficient for your needs. After receiving the latter advice I will be very glad to take the question of price up with

the Board of Supervisors.
Yours very truly,
JAMES ROLPH, JR., Mayor.

Referred to Special Committee appointed by his Honor the Mayor, consisting of Supervisors Rossi, Schmitz, Harrelson, Colman, Hay-den, Shannon, the City Engineer, City Attorney and Special Hetch Hetchy Counsel Searles.

Police Commission Wants to Be Consulted in Grantnig Circus Permits.

Communication from Board of Police Commissioners, requesting Police Commission be consulted in the consideration of application to conduct circuses in San Francisco.

Referred to Police Committee.

Van Ness Avenue Extension. Mayor Rolph presented:

Communication from Henry Rosenfeld, expressing his dissatisfac-tion with lack of legislative action on the extension of Van Ness avenue or the abandonment of the project.

Referred to Tunnels and Assessments Committee.

Garage Protest.

Protest of Francis F. Laplace and others against granting L. Sockolov permission to conduct garage on west side of Fillmore between Clay and Washington streets.

Referred to Fire Committee.

REPORTS OF COMMITTEES.

following committees. their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

chairman.

Public Buildings and Iands Committee, by Supervisor Wetmore, chairman.

\$10,000,000 Bond Issue of Hetch Hetchy Water Project.

Passed for Printing.

The following bill was passed for printing:

Calling and Providing for \$10,000,000 Water Bond Election.

Ou motion of Supervisor Rossi: Bill No. 6795, Ordinance No.

(New Series), as follows:
Calling and providing for a special election to be held in the City and County of San Francisco on the 7th day of October, 1924, for the purpose of submitting to the voters of said City and County a proposition to incur a bonded debt for the City and County of San Francisco in the amount of ten million dollars for the purpose of the acquisition and construction of a public utility, to-wit, aqueduct tunnels in the Tuol-Sierra Nevada Mountains, umne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda coun-ties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants,

Whereas, the Board of Supervisors did, on the 28th day of January, 1924, adopt and finally pass Ordinance No. 6118 (New Series), determining and declaring that public interest and necessity demand the construction of a public utility, to-wit, a series of aqueduct tunnels, together with structures and appurtenances incidental thereto, to be constructed in the Sierra Nevada Tuolumne County, Mountains in Tuolumne County, California, and in the Coast Range Mountains in San Joaquin and Alameda counties, California, to be used as a part of the Hetch Hetchy project for the conveyance of water from the Lake Eleanor-Tuolumne system to San Francisco for domestic and municipal purposes, and di-recting the Board of Public Works to procure and place on file with the Board of Supervisors plans and estimates of the cost of original construction and completion by said City and County of the public util-ity therein named, and did desig-nate said Lake Eleanor-Tuolumne water supply system as an available source of a sufficient supply of good, pure water for said City and County of San Francisco and its Inhabitants; and

Whereas, pursuant to the direction of said Ordinance No. 6118 (New Series), said Board of Public Works procured and on the 23d day of June, 1924, filed with the Board of Supervisors plans and estimates of the cost of original construction and acquisition of the public utility named in said ordinance; and on the 7th day of August, 1924, filed a supplemental report showing the cost of such construction and acquisition thereof during the next three years; and

Whereas, the Board of Supervisors did, on the 8th day of August, 1924, adopt Resolution No. 22768 (New Series), reciting the filing of said original and supplemental plans and estimates of cost of construction of said aqueduct tunnels, together with the finding by the Board of Supervisors that said cost could not be paid out of the annual revenue of the City, but would require the incurring of a municipal indebtedness therefor; and

Whereas, the Board of Supervisors did, on the 8th day of August, 1924, adopt and finally pass Resolution No. 22769 (New Series), soliciting offers for the sale to the City and County of San Francisco of any existing system of water supply and works for supplying water to said City and County and its inhabitants, or any portion thereof, and expressed in said resolution the determination of the Board of Supervisors to consider any offers that might be made for the sale of said public utility described therein, and directed the Clerk of the Board of Supervisors to give notice that such offers were solicited and would be considered; and

Whereas, no offers of sale have been received by the Board of Supervisors in response to said resolution or notice given and published in accordance with the terms thereof;

Now, therefore, be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on the 7th day of October, 1924, for the purpose of submitting to the electors of said City and County a proposition, to-wit:

To incur a bonded debt for the

To incur a bonded debt for the City and County of San Francisco in the amount of ten million dollars for the purpose of the acquisition and construction of a public utility, to-wit, a series of aqueduct tunnels to be constructed in the

Sierra Nevada Mountains, Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants.

It is hereby recited Section 2. that the plans and estimates of the cost of original construction of the aqueduct tunnels and appurtenant structures described in the proposition above mentioned have been procured by the Board of Public Works through the City Engineer and filed with the Board of Supervisors; that said plans and estimates have been fully considered by the Board of Supervisors, and said Board has declared by resolution that the estimated cost of the acquisition and construction of said public utility described in the proposition hereinabove metioned can-not be paid out of the annual revenues of the City and County in addition to other necessary expenses thereof, nor paid from taxes levied for that purpose, and that it is necessary to incur a bonded indebtedness therefor.

Section 3. It is hereby further recited that on the 8th day of August, 1924, the Board of Supervisors duly adopted a resolution numbered 22769 (New Series), by which trere was solicited offers for sale of an alternative system of water supply or any portion thereof, and directed publication of said notice, and the mailing of copies thereof to the owners of privately owned systems; that the noitce required by said resolution was duly published for the length of time therein specified and of time therein specified, and copies thereof mailed to the owners of privately owned utilites as directed therein; that no offers of sale have been received by the Board of Supervisors in response to said resolution or notice therein set forth.

Section 4. The estimated cost of construction of the aqueduct tunnels, rights of way and structures incidental and appurtenant thereto described in the above proposition is ten million dollars.

Section 5. The method and man ner of payment of the estimated cost of said aqueduct tunnels is by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale of bonds for the aqueduct tunnels to defray the cost of construction of the same.

Section 6. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made, and the result thereof acsertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

The ballots to be used at such special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"MUNICIPAL TICKET."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition stamp a cross (X) in the blank space to the right of the word "Yes."

To vote against the proposition, and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "No."

Also said ballot shall have printed thereon the following:

HETCH HETCHY AQUEDUCT TUNNELS.

A proposition to incur a bonded debt of the City and County of San Francisco to the amount of ten million dollars, for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties. State of California, and rights of way, structures, and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tu-

olumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants. Bonds issued for such purpose shall bear interest at the rate of five per centum per annum, payable semi-annually.

Sample ballots containing the above matter required to be printed thereon shall be supplied to the electors of said City and County by the Board of Election Commissioners, but a failure on the part of any elector to receive such sample ballot shall not be held to invalidate the election or affect in any manner the legality of any bonds that may

be authorized thereat.

Section 7. Any qualified elector the City and County of San Francisco may vote at said special election for or against the proposi-tion herewith submitted. To vote in favor of and authorize the in-curring of a bonded debt for the purposes set forth in the proposi-tion herein mentioned he shall stamp a cross (X) in the square to the right of the word "Yes" printed opposite to the proposition, and to vote against and refuse to authorize the incurring of a bonded debt for the purposes set forth in the proposition he shall stamp a cross (X) in the square to the right of the word "No" printed opposite said proposition.

Each cross (X) stamped in the square to the right of the word "YES" shall be counted as a vote in favor of, and to authorize, the incurring of a bonded indebtedness for the purpose set forth in the proposition and each cross (X) stamped in the square to the right of the word "NO" shall be counted as a vote not in favor of, and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

The election precincts and the numbers, names and boundaries thereof for said special election, and the places of voting, and the offi-cers to conduct such election, and all other necessary proceedings in that behalf, shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct said special election.

When the polls are closed the officers of election shall count the ballots cast at such election, and canvass the votes cast respectively

for and against the proposition herein stated and make return thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said and declare the result thereof in the manner provided by law for canvassing returns and de-claring results in other elections, and shall also certify said results to the Board of Supervisors.

Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incuring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the public utility described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated January 1st, 1925, shall bear interest at the rate of five per centum per annum, payable semi-annually on the first days of July and January, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Hetch Hetchy Water Bonds."

Bonds issued for the purpose stated in said proposition shall be numbered from one to ten thousand, both inclusive, and shall be payable two hundred and fifty thousand dollars thereof five years from the date of said bonds, be-ginning with the lowest numbers, and two hundred and fifty thousand dollars thereof of the next higher numbers on the same day in

each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the

following form: THE UNITED STATES OF AMERICA

State of California. City and County of San Francisco. HETCH HETCHY WATER BOND No.... \$1,000,00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer, on the 1st day of January, 19..., one thousand dol-

lars, with interest thereon at the rate of five per centum per annum, payable semi-annually January 1st and July 1st, on presentation and surrender of the coupons hereto atsurrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made as required by the Constitumade as required by the Constitu-tion and statutes of said State and Charter of said City and County for Charter of said City and County for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a state. this bond, and shall sign a statement, stamped, printed or written upon the back or face of the bond, to the effect that this bond is registered in the name of the owner and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized, on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all tax-

ation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the 1st day of January, 1925.

Mayor. Treasurer.

Countersigned:

Auditor. Audito FORM OF COUPON

\$25.00 1925, Number

Treasurer

to Charter of the City and County of are hereafter payable to such owner.

Treasurer. Section 10. The amount of tax levy to be made for the payment of said ten million dollars bonds issued under said proposition shall be the sum of five hundred thousand dollars each year for the first sand donars each year for the first five years from the date of said bonds to pay the annual interest on said bonds and in season to pay such interest as it becomes due, and for the sixth year after the date of said bonds the sum of \$487,500 to pay and in season to pay the interest on such of said bonds as remain outstanding after the

\$250,000 thereof due five years and thereafter a sum each year for 38 years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for the amount of \$12,500 by reason of the payment each year, beginning five years from the date of said bonds, of \$250.000 of said bonds; and said tax levy shall further include the sum of \$250,000 each year, beginning four years from the date of said bonds, to pay and in season to pay the principal of such bonds they respectively become due. and continuing each succeeding year for thirty-nine years until the principal of all said bonds has been naid.

The purpose and intent of the foregoing tax provisions are and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded in-debtedness as will fall due within the succeeding year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as

other municipal taxes are collected. Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days' notice of such special election shall be given and published as re-

quired by law.

This ordinance is Section 12. one of a series of ordinances which will be adopted by the Board of Supervisors, relating to and designed to secure the acquisition and construction of the utility named.

Section 13. This ordinance shall

take effect immediately.

And the Clerk is hereby directed to advertise this bill and ordinance

in The San Francisco Chronicle as required by law.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Passi Schwitz Wetwore—15 Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

His Honor Mayor Rolph requested that it be noted in the Journal that Supervisors Robb and Shannon were excused on account of illness and Supervisor Welch because he was out of the City.

Town Down Association Approves Hetch Hetchy Development Program and Suggests Appointment of Campaign Committee.

Supervisor Rossi presented:

August 11, 1924. Honorable Board of Supervisors, City and County of San Francisco, San Francisco, Calif. Gentlemen:

The Down Town Association assembled in regular meeting today notes with approbation the program of development of the Hetch Hetchy project mapped out by the Board

of Supervisors.

The Down Town Association at this time desires to go strongly on record in support of the \$10,000,000 issue of bonds for construction of water tunnels on the Hetch Hetchy project, and to offer its support of

the issue at the polls.

The success of this issue, important to the continued development of the City's great project, is vital to the march of San Francisco's progress, and is the concern of every element of the citizenry. It is essential that every group of the people join hands in support of these bonds to insure their approval by an overwhelming vote.

To this end the Down Town Association suggests and urges that your Board authorize Mayor James Rolph to appoint a citizens' campaign committee, representative ot all interests in the community, to conduct the campaign in support of the Hetch Hetchy \$10,000,000

bond issue.

Very truly yours,

J. M. KEPNER, President.

August 11, 1924-Read to Board and Clerk directed to thank Association for suggestion and interest and advise them of Board's action.
Citizens' Campaign Committee

Authorized.

Supervisor Rossi presented: Resolution No. 22770 (New Series), as follows:

Whereas, there will be held in this City and County on October 7th next an election at which the citizens of this City will vote on the issuance of \$10,000,000 worth of bonds for the further development of the Hetch Hetchy water project; and

Whereas, the future growth and prosperity of San Francisco will be most seriously threatened if such bonds should fail to receive the necessary two-thirds vote; and

Whereas, it is urgently necessary that all the citizens of San Francisco should be so fully informed of the reasons for authorizing said

bonds that they will actively enlist in the movement to carry said elec-

tion; therefore, be it

Resolved, That it is the sense of this Board that his Honor the Mayor should immediately appoint a representative citizens' committee to undertake this work of information and education, and to take such further steps as in its judgment will insure a successful issue to the election.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Roncovieri,
Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Hearing of Objections to Set-Back Lines—2 P. M.

Hearing objections to establishnient of set-back lines on Jackson street from Maple to Spruce, Jackson street from Srpuce to Locust, Washington street from Cherry to Maple, Washington street from Laurel to Walnut, Broderick street from Fulton northerly, Francisco street from Polk to Larkin, Faxon avenue from Lakeview northerly, Sixteenth avenue from Judah northerly, Eighth avenue from Moraga to Lawton.

No objection presented.

Passed for Printing.

Whereupon, the following bill was

passed for printing:
Bill No. 6797, Ordinance No. ——

(New Series), as follows:

Establishing set-back lines along portions of Jackson street, Washington street, Broderick street, Francisco street, Faxon avenue, Sixteenth avenue and Eighth avenue

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 14th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 46, to establish set-back lines along portions of Jackson street, Washington street, Broderick street, Francisco street, Faxon avenue, Sixteenth avenue and Eighth avenue, and fixed the 11th day of August, 1924, at 2 o'clock p. m.. at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted

along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Purusant to the foregoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series), set-back lines are hereby established as fol-

lows:

Along the northerly side of Jackson street from Maple street to Spruce street, said set-back line to be 8 feet.

Along the northerly side of Jackson street from Spruce street to Locust street, said set-back line to

be 10 feet.

Along the northerly side of Washington street from Cherry street to Maple street, said set-back line to be 10 feet.

Along the northerly side of Washington street from Laurel street to Walnut street, said set-

back line to be 10 feet.

Along the easterly side of Broderick street, commencing at Fulton street and running thence northerly 137.5 feet, said set-back line to be 11.5 feet.

Along the northerly side of Francisco street from Polk street to Larkin street, said set-back line to

be 15 feet.

Along the westerly side of Faxon avenue, commencing at Lakeview avenue and running thence northerly to a point 62.5 feet southerly from Grafton avenue, said set-back line to be 9 feet; along the easterly side of Faxon avenue, commencing at Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 10 feet.

Along the easterly side of Sixteenth avenue, commencing at Judah street and running thence northerly 431 feet 11 inches, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be

3 1/3 feet.

Along the westerly side of Eighth avenue from Moraga street to Lawton street, said set-back line to be 15 feet; along the easterly side of Eighth avenue, commencing at Moraga street and running thence northerly 193 feet, said set-back line to be 8 feet; thence northerly 63 feet, said set-back line of be 10

feet; thence northerly 143.5 feet, said set-back line to be 12 feet; thence northerly 200.5 feet, said set-back line to be 15 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Hearing of Objections to the Establishment of Set-Back Lines-2 P. M.

Hearing of objections to the establishment of set-back lines on Francisco street between Baker and Broderick, Chestnut street between Broderick and Divisadero, Broderick between Chestnut and Francisco, Bay street between Baker and Broderick, and Francisco street from Broderick to Divisadero.

No objection presented.

Passed for Printing.

Whereupon, the following bill was passed for printing:
Bill No. 6798, Ordinance No.

(New Series), as follows:

Establishing set-back lines along portions of Francisco street, Chestnut street, Broderick street and Bay

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 14th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 47, to establish set-back lines along portions of Francisco street, Chestnut street, Broderick street and Bay street, and fixed the 11th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the lines of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the forcgoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series) set-back

lines are hereby established as follows:

Along both sides of Francisco street, commencing at points 93.75 feet easterly from Baker street and running thence easterly to points 93.75 feet westerly from Broderick street, said set-back line to be 6

Along both sides of Chestnut street, commencing at points 93.75 feet easterly from Broderick street and running thence easterly to points 93.75 feet westerly from Divisadero street, said lines to be 6 feet.

Along both sides of Broderick street between Chestnut street and Francisco street, said set-back lines

to be 5 feet.

Along both sides of Bay street, commencing at points 93.75 feet easterly from Baker street and running thence easterly to points 93.75 feet easterly from Broderick street, said set-back lines to be 6 feet.

Along both sides of Francisco street, commencing at points 93.75 fect easterly from Broderick street and running thence easterly to points 93.75 feet westerly from Divisadero street, said set-back lines to be 6 feet.

As shown on the maps liled in the office of the Board of Supervisors and to which reference is here-

by made for further particulars. Section 3. No structure shall be erected in the area between said et-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Special Order-3 P. M. Eurcka Valley Extension of Mu-nicipal Railway.

Consideration of resolution pre-sented by Public Utilities Committee on June 16 and laid over until this date, placing the Board of Supervisors on record as favoring the construction of a Municipal Street Railway extension in the Eureka Valley District, from Seventeenth and Market to Twenty-third and Douglass streets.

SPECIAL ORDER-3 P. M.

Eureka Valley Extension of Municipal Rallway.

Consideration of resolution presented by Public Utilities Committee on June 16 and laid over until this date, placing the Board of Supervisors on record as favoring the construction of a Municipal Street Railway extension in the Eureka Valley District, from Seventeenth and Market to Twenty-third and Douglass streets.

Supervisor McLeran's Resolution Ruled Out of Order.

Supervisor McLeran presented a resolution in lieu of the foregoing providing for a bond issue of \$5,000,000 for Municipal Railway extensions in Eureka Valley and other districts, which was ruled out of order by Supervisor Morgan, who was presiding.

Supervisor Hayden declared that he took exception to the ruling for purpose of the record, in order to protect any future action of similar

nature later on.

Supervisors McLer-Discussion: an, Rossi, McSheehy; Fred Boeken, Superintendent of Municipal Railway, as to apportionment of Depreciation Fund, also, as to availability of appropriations heretofore made for Masonic avenue line and for additions to carbarns.

Previous Question.

Supervisor McSheehy called for the previous question.

Supervisor Badaraeco raised the point that the previous question had been called for and all this discussion was out of order.

Whereupon, the Chair put the question "Shall the main question

now be put?"

Motion carried by the following

vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Katz, McSheehy, Ron-covieri, Schmitz, Wetmore—8.

Noes-Supervisors Colman, Hayden, Harrelson, McGregor, McLeran. Morgan, Rossi-7.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Adopted.

Whereupon, Supervisor McSheehy's resolution was adopted by the

following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-14.

No-Supervisor Colman-1.

Absent-Supervisors Robb, Shannon, Welch-3.

Eureka Valley Extension Municipal Rallway.

Resolution No. 22790 (New Se-

ries), as follows:

Whereas, the public welfare and convenience demands the construction of a Municipal Street Railway into the Eureka Valley District; and

Whereas, the Board of Supervis-

ors on August 20, 1923, adopted Resolution No. 21456 (New Series). requesting the City Engineer to submit at his earliest convenience an estimate of the cost of building and equipping a municipally-owned street railway into this district; and

Whereas, the City Engineer has filed a map outlining a feasible route over which this Municipal Railway may be constructed, and has filed an estimate of the cost of building and equipping said road;

and

Whereas, the various civic and improvement clubs and the residents and citizens of the district generally are in favor of the construction of that portion of the proposed line from Seventeenth and Market streets to Twenty-third and Douglass streets; therefore, be it

Resolved, That the Board of Su-pervisors go on record as favoring the construction of this unit of the proposed railway from Seventeenth and Market streets to Twenty-third and Dogulass streets, over the route outlined on the map prepared by

the City Engineer.

Supervisor McLeran's Resolution for Bond Issue.

Thereupon, Supervisor McLeran presented and moved suspension of the rules for its immediate consideration:

Resolution No. - (New Se-

ries), as follows:

Whereas, the people of first, the Eureka Valley District, the Sunset District and other districts of San Francisco are in urgent need of street railway transportation keep pace with the growth of the city: and

Whereas, it is not financially feasible at this time to build these needed street railways out of the current earnings of the Municipal

Railway; therefore be it Resolved, That the Board of Supervisors will recommend submission to the people early in 1925 a proposition of incurring a bonded indebtedness of \$5,000,000 for the purpose of building, first, the Eureka Valley, the Sunset and other railroad extensions so urgently needed.

Resolved Further, That the City Engineer be requested to make a report to the Board of Supervisors on the estimate of cost of these aforesaid extensions and such other extensions as are necessary to meet the needs of San Francisco.

Rules suspended by the following

vote:

Ayes-Supervisors Bath, Colman, Harrelson, Hayden, McGregor, Mc-Leran, Morgan, Rossi, Schmitz, Wetmore—10.

Noes - Supervisors Badaracco, Deasy, Katz, McSheehy, Roncovieri

Absent-Supervisors Robb, Shannon, Welch-3.

Explanation of Vote.

Supervisor Roncovieri explained his vote by saying: "I vote no for the reason that it is premature to consider this resolution. I believe that there should be a proviso added, 'Provided, that this railway can be financed in no other way.' I should not wish to commit myself to a bond issue at this time.

Privilege of the Floor.

Dr. M. J. McGranaghan, Roy Fellom, Captain M. L. Silva, Walter Schmidt, Ray Williamson, H. Becker, Mrs. Anderson, T. Robison, Mrs. .Burrill and others were granted the privilege of the floor and addressed the Board on the pending subject.

Amendments.

Supervisor Schmitz suggested that the words "Sunset Extension" be stricken out; also, that reference to a \$5,000,000 bond issue be eliminated.

No objection.

Dr. McGranaghan, with reference to that part of the resolution relating to the City Engineer's report, suggested that it be requested "within ninety days."

No objection.

Supervisor Roncovieri suggested the amendment, "Provided that this cannot be financed in any other way."

Amendment adopted.

Supervisors Rossi and Bath wanted to go on record as "not being in favor of a bond issue election until after there has been a bond issue for power."

Supervisor McSheehy's Substitute Resolution.

Supervisor McSheehy offered the following resolution as a substitute for Supervisor McLeran's resolution as amended:

Resolution No. - (New Se-

ries), as follows:

Whereas, the great necessity of an extension of the Municipal Railway from Seventeenth and Market streets to Twenty-third and Douglass streets has been conceded by

this Board; and
Whereas, it has also been conceded that the so-called Masonic avenue line cannot possibly be built and the appropriation for same is therefore available by the rescinding of the commitment to said ex-

Resolved, That this Board hereby rescinds its former action setting aside the two hundred thousand odd dollars for the said Ma-

sonic avenue extension

Further Resolved, That the said sum of \$200,000 be made an initial appropriation towards the construction of the Eureka Valley extension Seventeenth and Market from streets to Twenty-third and Douglass streets.

Ruled Out of Order.

Supervisor Morgan (in the chair) ruled that Supervisor McSheehy's resolution was out of order.

Motion to Refer.

Supervisor Badaracco thereupon moved that Supervisor McLeran's resolution, as amended, be referred to the Finance and Public Utilities Committee.

Motion lost by the following vote: A y e s — Supervisors Badaracco, Deasy, Katz, McSheehy, Roncovieri

Noes—Supervisors Bath, Colman, Harrelson, Hayden, McGregor, Mc-Leran, Morgan, Rossi, Schmitz, Wetmore—10.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Explanation of Vote.

Supervisor Badaraeco: I am going to vote no. I am not going on record at this time for a bond issue for railway extensions. are going to jeopardize the entire Hetchy project.
Adopted.

Whereupon, the roll was called and Supervisor McLeran's resolution, as amended, was adopted, to-

Bond Issue for Eureka Valley and

Other Municipal Railway Extensions.

Resolution No. 22789 (New Series), as follows:

Whereas, the people of the Eureka Valley District first, and also other districts of San Francisco, are in urgent need of street railway transportation to keep pace with the growth of the city; and

Whereas, it is not financially feasible at this time to build these needed street railways out of the current earnings of the Municipal Railway; therefore, be it

Resolved, That the Board of Supervisors will recommend submission to the people early in 1925 of a proposition of incurring a bonded indebtedness for the purpose building, first, the Eureka Valley

and also other railroad extensions so urgently needed, provided that these extensions cannot be financed

in any other way.
Resolved, further, That the City
Engineer be requested to make a report within ninety days to the Board of Supervisors on the estimate of cost of such extensions as are necessary to meet the needs of San Francisco.

Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-

13. Noes — Supervisors Badaracco,

Absent-Supervisors Robb, Shannon, Welch-3.

Notice of Reconsideration.

Supervisor McSheehy, before the result of the foregoing ballot was announced, changed his vote from no to aye, and gave notice that he would move for a reconsideration at next meeting.

Regarding Salary Increase for Watchmen, Janitors and Elevatormen.

Supervisor Bath inquired of the Finance Committee regarding what provision had been made for payment of salary increases granted watchmen, elevatormen and janitors.

Supervisor McLeran assured him that matter would be attended to and that he would have a letter sent to the Board of Public Works for the increase recommended by the Finance Committee.

PRESENTATION OF PROPOSALS.

Sealed proposals were received between the hours of 2 and 3 p. m. this day for furnishing ambulance body for Emergency Hospital, and referred to Supplies Committee.

UNFINISHED BUSINESS.

Final Passage.

The following matters heertofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22771 (New Se-

ries), as follows:

Resolved, the following That amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Is-

sued 1910.

(1) O. Z. Bailey, hauling water d gravel for towers, Hetch and gravel

Hetchy (claim dated July 24, 1924), \$2,744.30.

(2) William Cluff Co., groceries (claim dated July 24, 1924), \$3,-

412.43.

(3) Del Monte Meat Co., meats (claim dated July 24, 1924), \$2,-454.77.

(4) McRoskey & Company, mattresses, etc. (claim dated July 26, 1924), \$597.45.

(5) J. H. Newbauer & Co., groceries (claim dated July 26, 1924).

\$581.26.

(6) M. M. O'Shaughnessy, volving fund expenditures, vouchers (claim dated July per (claim dated July 26, 1924), \$1,085.63.

(7) M. M. O'Shaughnessy, revolving fund expenditures, vouchers (claim dated July per 28.

1924), \$594.42. (8) M. M.

O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated July 28, 1924), \$1,063.45. (9) Old Mission Portland Cement

Co., cement (claim dated July 25,

1924), \$2,238.

(10) Old Mission Portland Cement Co., cement (claim dated July

, 1924), \$10,029.97. (11) Old Mission Portland Cement Co., cement (claim dated July 25, 1924), \$9,235.48. (12) Old Mission Portland Ce-

ment Co., cement (claim dated July 26, 1924), \$6,982.56.

(13) Pioneer Rubber Mills, conyevor belts, hose, etc. (claim dated

July 25, 1924), \$1,426.64.

(14) Sierra Railway Company of California, railroad car service (claim dated July 24, 1924), \$943.80. (15) Tuolumne Foundry & Ma-

chine Works, machine parts (claim dated July 24, 1924), \$636.89. (16) Waterbury Company, steel

cable, rope, etc. (claim dated July 26, 1924), \$778.14.

(17) Western Meat Co., eggs and cheese (claim dated July 26, 1924),

\$2,010.67.

(18) Union Oil Company of California, asphalt (claim dated July 26, 1924), \$621.18.

(19) Atlas Rock Company, concrete mixture (claim dated July 28, 1924), \$914.35.

(20) Kaiser Paving Co., gravel (claim dated July 28, 1924). \$727.83.

- (21) Mahr Manufacturing Co., four steel car repair torches (claim dated July 28, 1924), \$569.40.
- (22) J. F. Mitchell, steel forms (claim dated July 28, 1924), \$4,-810.09.
 - (23) Old Mission Portland Ce-

ment Co., cement (claim dated July 28, 1924), \$1,934.35.

(24) Standard Fence Co., 100 galvanized pipe-wire gates (claim dated July 28, 1924), \$751.90. (25) Edw. L. Soule Co., steel bars (claim dated July 28, 1924),

\$6,121.43.

(26) Water Works Supply Co. Inc., gate, air and vacuum valves (claim dated July 28, 1924), \$6,-401.55.

(27)Westinghouse Electric Mfg. Co., sixth payment, switch-boards, transformers etc., Moccasin Creek Power Plant (claim dated July 29, 1924), \$34,734.20.

(28) Westinghouse Electric & Mfg. Co., second payment, transmission line insulators (claim dated

July 29, 1924), \$13,902.39.

Special School Tax.

(29) C. F. Weber & Co., Inc., chairs for Pacific Heights School (claim dated July 29, 1924), \$3,480.

(30) Anderson & Ringrose, ninth payment, construction of Portola Elementary School (claim dated July 30, 1924), \$5,671.87. (31) Thomas Skelly, third pay-

ment, plumbing for Portola Elementary School (claim dated July 30,

1924), \$1,592.25. (32) I. M. Sommer, second payment, general construction of Francisco School (claim dated July 30. 1924), \$16,272.75.

School Construction Fund, Bond Issue 1918.

(33) L. Ph. Bolander & Son. installing shop equipment in Galileo High School (claim dated July 29, 1924), \$1,144.

Municipal Railway Depreciation Fund.

(34)Department of Public Health, hospitalization of injured by the Municipal Railways (claim dated July 29, 1924), \$534.

General Fund, 1923-1924. (35) C. B. Eaton, improvement of Collingwood street, Twentieth and Twenty-first streets (claim dated July 30, 1924), \$2,621.25.

(36) Mendocino State Hospital, maintenance of criminal insane (claim dated June 30, 1920), \$600.

General Fund, 1924-1925. (37) San Francisco Chronicle, official advertising (claim dated August 4, 1924), \$884.50.

- (38) Spring Valley Water Co., water for Fire Department hydrants (claim dated July 31, 1924), \$13,-602.20.
 - (39) Associated Charities, wid-

ows' pensions (claim dated August 8, 1924), \$8,921.86.

(40) Eureka Benevolent Society, widows' pensions (claim dated Au-

gust 8, 1924), \$987.50. (41) Little Children's Aid, widows' pensions (claim dated August 8, 1924), \$7,542.27.

(42) William Cluff Co., groceries, County Jails (claim dated July 28,

1924), \$806.86.

(43)Greenebaum, Weil Michaels, clothing, County Jails (claim dated July 28, 1924), \$567.

- (44)California Academy Sciences, maintenance of Steinhart Aquarium, Golden Gate Park, dur-ing July (claim dated August 4, 1924), \$3,068.52.
- (45) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated August 4, 1924), \$1,125.
- (46) A. J. Raisch, improvement of West Portal between Fifteenth avenue and St. Francis Circle (claim dated August 1, 1924), \$1,-343.98.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Appropriation, \$145,000, Payment to Marguerite E. Marchand for Property Required for Civic Center Purposes.

Resolution No. 22772 (New Series), as follows:

Resolved, That the sum of one hundred and forty-five thousand dollars (\$145,000) be and the same is hereby set aside, appropriated and authorized to be expended out of "Civic Center, opening of Fulton and Leavenworth streets into Market street," Budget Item No. 38, Fiscal Year 1924-1925, and authorized paid to Marguerite E. Marchand; being payment for lands known as City Hall Lots 25 and 27, in the City and County of San Francisco; said lands being required for Civic Center purposes. And as per agreement by Ordinance No. 6253 (New Scries). Claim dated August 4, 1924.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shannon, Welch-3.

Appropriation, \$4,091.30, Payment to Allen & Company for Land on Commercial Street, East of Drumm, Regulred for Harbor Emergency Hospital Purposes.

Resolution No. 22773 (New Se-

ries), as follows:

Resolved, That the sum \$4,091.30 be and the same is hereby set aside and appropriated out of "Hospital Buildings," Budget Item "Hospital Buildings," Budget Item No. 77, Fiscal Year 1924-1925, and authorized in payment to Allen & Company; being payment for lands situate on the southerly line of Commercial street, commencing 125 feet easterly from Drumm street, of dimensions 25 feet by 59 feet 9 inches; as per acceptance of offer by Resolution No. 22671 (New Se-ries); and required for Harbor Emergency Hospital purposes. (Claim dated July 28, 1924.)

Ayes - Supervisors Badaracco, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Appropriation, \$14,565, Payment to Abbie Rose Wood for Lands and Improvements Required for School Purposes.

Supervisor McLeran presented: Resolution No. 22774 (New Se-

ries), as follows:

Resolved, That the sum of \$14,-565 be and the same is hereby set aside and authorized to be expended out of the funds derived from the sale of school bonds, 1923 issue, and authorized in payment to Abbie Rose Wood, being payment in full that Superior accordance with Court judgment made in case numbered 137197, for lands and improvements required for the Mission High School, situated in the City and County of San Francisco, State of California, and particularly described as follows, to-wit:

Beginning at the point of intersection of the northerly line of Dorland street with the westerly line of Dolores street, running thence westerly along the northerly line of Dorland street 125 feet 3 inches, more or less: thence northerly and par-allel with the westerly line of Dolores street and distant 125 feet at right angles westerly from the westerly line thereof, a distance of 43 feet 1% inches, more or less; thence easterly and parallel with the southerly line of Seventeenth street a distance of 125 feet to the westerly line of Dolores street; thence southerly along the westerly line of Dolores street 51 feet 3 inches to the northerly line of Dorland street and the point of beginning; being a portion of Mission Block No. 85.

Said demand to be made payable to George Lull, City Attorney, to be paid to Harry I. Mulcrevy, County Clerk, for the said Abbie Rose Wood.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Appropriation, \$10,000, for Preliminary Work Clearing and Surveying Tubercular Sanitarium Site.

Resolution No. 22775 (New Se-

ries), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Tubercular Sani-tarium Fund to cover cost of pre-liminary work in connection with clearing and surveying the site and building trails, etc., on lands owned by the City and County in San Mateo County and upon which a tubercular sanitarium is to erected.

(Recommendation of Board Public Works, Resolution No. 82614,

Second Series.)

Ayes—Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Reconstruction and Repair of Accepted Streets.

Bill No. 6790, Ordinance No. 6320

(New Series), as follows: Authorizing and ordering the reconstruction and repair of certain accepted streets in the City and County of San Francisco under the supervision of the Board of Public Works of said City and County during the fiscal year ending June 30, 1925, and appropriating funds for the cost thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and ordered to reconstruct and repair, under its supervision, those certain accepted streets in said City and County particularly designated and described in Ordinance No. 6248 (New Series), approved May 29, 1924, fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1925, and making a budget of the same, and in and by said ordinance specified as Budget Items Nos. 84 and

109.

There is hereby set aside, appropriated and authorized to be expended by the said Board of Public Works for each said item of such work of reconstruction and repair the specific amount provided therefor, respectively, in and by said Ordinance No. 6248 (New Series), to-wit: \$31,600. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent—Supervisors Robb, Shan-

non, Welch—3.

Board of Public Works Authorized to Contract for the Erection of Street Sians.

Bill No. 6791, Ordinance No. 6321

(New Series), as follows:

Ordering the furnishing, delivering and erecting of street signs, and authorizing and directing the Board of Public Works to enter into contract for the said furnishing, delivering and erecting of said street signs; the expense of same to be borne out of Budget Item No. 376, Fiscal Year 1924-1925.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The furnishing, de-Section 1. livering and erecting of street signs is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the said furnishing, delivering and erecting of said street signs; the expense of same to be borne out of Budget Item No. 376, Fiscal Year 1924-1925, Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Pledging \$200,000 for Peninsula Highway Construction.

Resolution No. 22776 (New Se-

ries), as follows:

Resolved, That the City and County of San Francisco does hereby assume the obligation of appropriating, payable to the State Highway Commission, for the construction of the new Peninsular Highway, the sum of one hundred thousand dollars on January 1, 1925, and the further sum of one hundred thou-

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch—3.

Oil, Boiler and Blasting Permits. Resolution No. 22777 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

J. Livingston, corner Buena Ventura avenue and St. Francis boulevard, 600 gallons capacity. T. Mayer, 2765 Steiner street, 600

gallons capacity.

Geo. Monroe, north side of Geary street, 176 feet east of Hyde street, 1500 gallons capacity.

Monson Bros., south side of Filbert street, 137 feet west of Larkin street, 1500 gallons capacity.
C. C. Moore, 3100 Washington

street, 600 gallons capacity.

A. O. Stewart, No. 1 Eighteenth avenue, 600 gallons capacity.

United Holding Company,

side of Minna street, 63 feet east of Julia street, 1500 gallons capacity.
C. N. Weaver, 51 Commonwealth

Boilers.

Golden Eagle Soap Co., south side of Beach street, 691/2 feet east of Larkin street, 100 horse power.

K. B. Manufacturing Co., Grace

street between Mission and Howard

Streets, 20 horse power.

Water Works Supply Co., southeast corner of Lombard and Taylor streets, two 70 horse power boilers.

Blasting Permits.

Sibley Grading and Teaming Co., to explode blasts on north side of Bush street, 100 feet west of Kearny street.

Farrar & Carling, to explode blasts on block bounded by Spear, Main, Harrison and Folsom streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Garage Permits.

Resolution No. 22778 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Public Garage.

Joseph Pasqualetti, to construct and maintain a two-story and basement garage on the north side of Turk street, 137 feet 6 inches east of Polk; also to store 600 gallons of gasoline.

Transfer Public Garage.

To Durbin & Schweining, permit heretofore granted Bragg & Walker to conduct a public garage at 1019 Clement street by Resolution No. 22372. The

granted under rights this resolution shall be exercised within six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non. Welch—3.

Full Acceptance, Streets.

Bill No. 6792, Ordinance No. 6322

(New Series), as follows: Providing for conditional acceptance of the roadways of Acadia street between Joost avenue and its northerly termination.

Alabama street between Fifteenth

and Sixteenth streets.

Chestnut street between Baker and Lyon streets.

Esmeralda avenue between Prospect avenue and Lundy's lane.

Grafton avenue between Harold

and Lee avenues.

Grafton avenue between Brighton

and Lee avenues.

Jamestown avenue between Third and Ingalls streets, including the crossing of Jamestown avenue and Jennings street and the intersection of Jamestown avenue and Ingalls street.

Moraga street between Eighteenth

and Nineteenth avenues.

Madrid street between Italy and

Amazon avenues.

Newhall street between Hudson and Third streets, including the crossing of Newhall street, Third

street and Innes avenue.

North Point street between Columbus avenue and Taylor street. including the crossings of Jones street between Mason and Powell streets, between Powell and Stockton streets, and between Stockton street and The Embarcadero, including the crossing of Grant avenue.

Palou avenue between Newhall

and Phelps streets.

Rhode Island street between Mariposa and Eighteenth streets and between Eighteenth and Nineteenth streets.

between Rhode Island street Twenty-second and Twenty-third streets and crossing of Rhode Island street and Twenty-second street.

San Bruno avenue between Nineteenth and Twentieth streets.

Twentieth avenue between Rivera

and Santiago streets.

avenue between Thirty-seventh

Cabrillo and Fulton streets.

Ulloa street between Twenty-second and Twenty-seventh avenues, including the crossings of Ulloa street and Twenty-third avenue, Ulloa street and Twenty-fourth avenue, Ulloa street and Twenty-fifth avenue and Ulloa street and Twenty-sixth avenue.

Ulloa street between Thirty-fifth and Thirty-sixth avenues, and the crossing of Ulloa street and Thirty-

fifth avenue.

Ulloa street between Nineteenth and Twentieth avenues, between Twentieth and Twenty-first avenues, and crossings of Ulloa street and Twenty-first avenue, Ulloa street Twenty-second avenue and crossing of Ulloa street and Twentieth avenue.

Crossing of Santiago street and

Twentieth avenue.

Crossing of Cabrillo street and Thirty-seventh avenue.

A yes — Supervisors Badaracco, Bath. Colman. Deasy, Harrelson, Hayden. Katz, McGregor. McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Establishing Street Grades.

Bill No. 6793, Ordinance No. 6323

(New Series), as follows:

Establishing grades on Worden street between Francisco street and a line parallel with and 125 feet northerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The grades on Worden street between Francisco street and a line parallel with and 125 feet northerly therefrom are hereby established at points hereinafter named and at heights above city base as herein-after stated, in accordance with recommendation of the Board

Public Works filed July 19, 1924.
3.80 feet westerly from the easterly line of, at Francisco street northerly line, 21.49 feet. (The being the present official same

grade.)

3.80 feet easterly from the westerly line of, at Francisco street northerly line, 20.93 feet. (The

being the present official same

grade.)

3.80 feet easterly from the west-erly line of, 22.50 feet northerly from Francisco street, 17.53 feet.

3.80 feet easterly from the west-erly line of, 52.50 feet northerly from Francisco street, 13.77 feet.

3.80 feet easterly from the west-erly line of, 82.50 feet northerly from Francisco street, 11.55 feet. Vertical curve passing through

the last three described points.

3.80 feet westerly from the easterly line of, 22.50 feet northerly from Francisco street, 17.85 feet.

3.80 feet westerly from the easterly line of, 52.50 feet northerly

from Francisco street, 13.85 feet.

3.80 feet westerly from the easterly line of, 82.50 feet northerly from Francisco street, 11.55 feet. Vertical curve passing through

the last three described points. 125 feet northerly from Francisco

street, 9.50 feet. On Worden street between Francisco street and a line parallel with and 125 feet northerly therefrom be established to conform to true gradients between the elevations above given therefor.

A y es - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent—Supervisors Robb, Shan-

non, Welch-3.

Fixing Sidewalk Widths.

Bill No. 6786, Ordinance No. 6324 (New Series), as follows: Amending Ordinance No.

entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto new sections, to be numbered 842 and 843.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office July 22, 1924, by adding thereto new sections, to be numbered 842 and 843, to read as follows:

Section 842. The width of side-walks on California street between Kearny and Powell streets shall be

Kearny and fifteen (15) feet.

The width of side between Mawalks on Geary street between Mason street and Van Ness avenue, shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be born by the property own-

Section 3. This ordinance shall take effect and be in force from and

after its passage.

A yes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Spur Track Permit, Western Pacific Railroad Company.

Bill No. 6794, Ordinance No. 6325 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Western Pacific Railroad Company to construct, maintain and operate a spur track across Seventeenth street and along the east side of De Haro street to Sixteenth street, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Western Pacific Railroad Company to construct, maintain and operate a spur

track as follows:

Beginning at a point in the center line of The Western Pacific Railroad Company's main line of railroad in Block 173, in the City and County of San Francisco, State of California, said point being approximately 85.0 feet southeasterly, measured along said center line from the east line of De Haro street; thence in a northerly direction with switch and turnout to the right approximately 70.0 feet: thence continuing on a curve to the right approximately 129.0 feet to a point crossing the southerly line of Seventeenth street approximately 4.0 feet easterly of the east line of said De Haro street and the north line of said Seventeenth street approximately 8½ feet westerly of the east line of said De Haro street; thence continuing northerly on a reverse curve to the left approximately 15.0 feet to a point distant approximately 8½ feet westerly of the east line of said De Haro street; thence northerly approximately 81/2 feet from and parallel with the east line of said De Haro street a ap-proximately 348.0 feet to the south line of Sixteenth street, said point being distant approximately feet from the point of beginning.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Scries) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by The Western Pacific Railroad Company.

Provided, that Western Pacific Railroad Company shall erect and all-night lighted maintain arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15,

Absent-Supervisors Robb, Shan-

non. Welch-3.

Action Deferred.

The following matter was laid over one week.

Salary Ordinance of Department Electricity as Amended and Presented by Supervisor Schmitz July 28, 1924, and Passed for Printing July 31, 1924.

Bill No. —, Ordinance No. — (New Series), as follows: Fixing the compensation to be paid to the employees of the Department of Electricity.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The employees of the Department of Electricity shall receive, respectively, the following

compensation:

(a) One office superintendent at a salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of

\$3,000 a year.

(c) One clerk at a salary of \$2,700 a year.

(d) One stenographer-typewriter at a salary of \$2,100 a year.

(e) One helper messenger at a salary of \$1,800 a year.

(f) One chief inspector at a salary of \$3,000 a year.
(g) Fourteen inspectors, each at

a salary of \$2,700 a year.

(h) One chief operator at a salary of \$3,000 a year.

(i) Eight fire alarm operators, each at a salary of \$2,700 a year. (j) Four telephone operators,

each at a salary of \$1,800 a year. (k) One superintendent of plant

at a salary of \$3,300 a year.
(1) One cable splicer at a salary

of \$8.50 per day. (m) One batteryman at a salary

of \$2,400 a year.

(n) One foreman instrument maker at a salary of \$3,000 a year.

(o) Five instrument makers, each at a salary of \$2,700 a year.

(p) One foreman of underground construction at a salary of \$2,100 a year.

(q) Two laborers, each at \$5.50

per day

Two machinists, each at a (r)

salary of \$2,700 a year.
(s) Three foremen linemen, each

at \$2,460 a year. (t) Twelve linemen, each

\$2,280 a year. (u) One inside wireman at a sal-

ary of \$1,500 a year.

(v) One commissary at a salary \$2,100 a year.

(w) One repairer at a salary of

\$2,340 a year.

(X) One clerk at a salary of \$2,100 a year.

(y) One clerk at a salary of

\$1,800 a year. Section 2. This ordinance shall take effect July 1, 1924.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$44,922.35, recommends same be allowed and ordered paid.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Urgent Necessity.

Spring Valley Water Co., water

for horse troughs, \$79.20.

Ayes—Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSleehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch—3.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. ---- (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds for payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.

(1) William Cluff Co., groceries, Hetch Hetchy construction (claim dated Aug. 1, 1924), \$1,717.80.

(2) Joshua Hendy Iron Works, rock crusher parts (claim dated

Aug. 1, 1924), \$590.75.

(3) Jardine Machinery Co., one set crusher rolls (claim dated Aug. 2, 1924), \$1,300.

(4) Miller & Lux Inc., meats dated July 31, 1924), (claim

\$1,196.47.

- J. H. Newbauer & Co., groceries (claim dated Aug. 1, 1924), \$660.93.
- (6) Old Mission Portland Cement Co., cement (claim dated Aug. 1, 1924), \$9,843.47.

(7) Old Mission Portland Cement Co., cement (claim dated Aug. 1,

1924), \$640.27.

(8) Old Mission Portland Cement Co., cement (claim dated Aug. 1, 1924), \$9,988.94.

(9) Old Mission Portland Cement Co., cement (claim dated Aug. 1,

1924), \$11,480.94. (10) M. M. (M. M. O'Shaughnessy, refund expenditures, per volving vouchers (claim dated Aug. 2, 1924), \$888.18.

(11)M. M. O'Shaughnessy, refund expenditures, per volving vouchers (claim dated Aug. 2, 1924),

\$1,764.41.

- (12)Department of Public Health, care of Hetch Hetchy employees at the San Francisco Hospital (claim dated Aug 1, 1924), \$683.50.
- (13) Standard Oil Co., oil and gasoline (claim dated Aug 1, 1924), \$995.24.
- (14) Western Meat Co., meats (claim dated Aug. 1, 1924), \$743.95.
- (15) Johns-Manville Inc. of California, asbestos service sheet packing (claim dated Aug. 1, 1924), \$959.70.
 - Old Mission Portland Ce-(16)

ment Co., cement (claim dated Aug. 1, 1924), \$715.50.
(17) Coffin Valve Co., ninth payment, 36-inch valves, contract 79 (claim Aug. | 6, 1924). dated \$6.863.92.

County Road Fund.

(18)Alexander Koffer and Olga Koffer, purchase of property and damages in full to property re-quired for opening and widening of Roosevelt way; per Resolution No. 22752, New Series (claim dated Aug. 7, 1924), \$4,250. (19) Municipal Construction Co.,

City's portion for improvement of Silver avenue between Merrill and Vienna streets, second payment

(claim dated Aug. 6, 1924), \$8,145. (20) James R. McElroy, eleventh payment, construction of boulevard from Lincoln Park to Sutro Heights (claim dated Aug. 6, 1924), \$4,500.

Auditorium Fund.

(21) Crown Electric Co., for installation of an inter-communicating telephone system in Auditorium (claim dated Aug. 6, 1924), \$613.50. School Construction Fund, Bond

Issue 1923.

(22) John Reid, Jr., fouth payment, architectural service for addition to the High School of Commerce (claim dated Aug. 6, 1924), \$10,017.58.

Special School Tax.

(23) J. Greenback, first payment, general contract for alterations and improvements to Yerba Buena School (claim dated Aug. 6, 1924), \$4,155.

A. Lettich, final payment, ag work, Horace Mann (24)plumbing School (claim dated Aug. 6, 1924),

\$2,923.85.

Railway Depreciation Municipal Fund.

(25) The White Company, one passenger bus for Municipal Railways (claim dated Aug. 1, 1924), \$8,820.

(26)James M. Smith, second payment, concrete trolley poles for Ocean View line of Municipal Railways (claim dated Aug. 6, 1924), \$2,670.

Municipal Railway Fund.

(27) Pacific States Electric Company, railway trolley wire (claim dated Aug 1, 1924), \$1,317.45. (28) American Brake Shoe &

Foundry Co., railway brake shoes (claim dated Auggust 6, 1924), \$1,304.16.

General Fund, 1923-1924.

(29) Henry J. Mahony, first payment, general construction of Fire Department building in Mint avenue (claim dated Aug. 6, 1924), \$5,038,27.

(30) Standard Oil Co., asphalt for street repair (claim dated June

30, 1924), \$1,367.54.

Park Fund.

Pacific Gas & Electric Co., (31) gas and electric service for parks (claim dated Aug. 8, 1924), \$3,338.22.

General Fund, 1924-1925. (32) The Edisan Storage Battery Supply Co., battery cells, Dept. of Public Works (claim dated Aug 1, 1924), \$505.40.

Spring Valley Water Co., (33)water for public buildings (claim dated Aug. 5, 1924), \$1,783.03.

(34) H. Hallensleben, first payment, reconstruction of Ward "R,"

Francisco Hospital San dated Aug. 6, 1924), \$3,870.

(35) John Kitchen Jr. Co., printing and furnishing ordinance books

(claim dated Aug. 11, 1924), \$518. (36) San Francisco Chronicle, official advertising (claim dated

Aug. 11, 1924), \$679.25.
(37) Daniel J. O'Brien, police contingent expense for August (claim dated Aug. 4, 1924), \$750.
(38) Spring Valley Water Co., water furnished palygrounds (claim

dated Aug. 6, 1924), \$1,245.04. (39) Spring Valley Water Co., water for playgrounds (claim dated

Aug. 6, 1924), \$1,423.56.

(40) A. Carlisle & Co., election anks, etc. (claim dated Aug. 7, blanks. 1924), \$975.

(41) Dollar Steamship Line. freight on voting machines (claim dated Aug. 7, 1924), \$610.35. (42) William Cluff Co., sugar, Re-

lief Home (claim dated July 28,

1924), \$1,760.

- (43) J. L. Freitas Co., beet pulp, Relief Home (claim dated July 28, 1924), \$570.
- (44)Healey & Donaldson, to-Relief Home (claim dated bacco. July 28, 1924), \$1,060.
- (45) C. Nauman & Co., vegebles, Relief Home (claim dated tables, July 28, 1924), \$892.57.
- (46) Sperry Flour Co., flour, Relief Home (claim dated July 28, 1924), \$1,656.
- (47) Herbert F. Dugan, drug sundries, San Francisco Hospital (claim dated July 29, 1924), \$540.25.

(48) George H. & Henry Kahn Co., X-ray films, etc., S. F. Hospital (claim dated July 19, 1924), \$967.80.

(49) Langendorf Baking Co., bread, S. F. Hospital (claim dated July 31, 1924), \$1,022.15.

(50) William Cluff Co., groceries, F. Hospital (claim dated July

23, 1924), \$2,356.81.
(51) William Cluff Co., groceries,
S. F. Hospital (claim dated July

31, 1924), \$616.

(52) Miller & Lux, meats, S. F. Hospital (claim dated July 31, 1924), \$1,376.38. (53) Fred L. Hilmer Co., butter,

S. F. Hospital (claim dated July 31,

1924), \$1,436.40.

(54) Jacobs, Malcolm & Burtt, fruits, etc., S. F. Hospital (claim dated July 31, 1924), \$644.98.
(55) A. Levy & J. Zentner Co., fruits, S. F. Hospital (claim dated July 31, 1924), \$554.35.
(56) American Laundry Machine

(56) American Laundry Machinery Co., one washing machine, less allowance for old washer, S. F. Hospital (claim dated July 30, 1924), \$3,341.

(57) Sherry Bros., Inc., eggs and cheese, S. F. Hospital (claim dated July 31, 1924), \$2,069.71.
(58) Mayor's Citizens' Boys'

Week Committee, publicity and advertising, Boys' Week celebration (claim dated Aug. 11, 1924), \$973.73.

(59) J. E. O'Mara, heating work, second payment, swimming tank and bathhouse at Ocean Beach (claim dated Aug. 1, 1924), \$900.

(60) Old Mission Portland Cement Co., cement, Ocean Beach bathhouse (claim dated Aug. 1, 1924), \$526.75

1924), \$526.75.

(61)S. Levi, first payment, Beach bathhouse dressing Ocean construction (claim room

Aug. 8, 1924), \$5,500. (62) Emil Hogberg, first payment, tile partitions, Ocean Beach bathhouse (claim dated Aug. 1, 1924), \$1,335.

Appropriations.

On motion of Supervisor Mc-Leran:

Resolution No. — (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) For construction of the Pulgas Tunnel, Contract No. 85, Hetch Hetchy Water Construction, additional to \$700,000 heretofore appropriated, \$38,429.23.

School Construction Fund, Bond Issuc 1923.

(2) For cost of additional excavation, concrete and reinforcing steel on the Francisco School, due to soil conditions, \$5,500.

Miscellaneous Repairs to Buildings, Budget Item No. 55.

(3) For painting of interior and exterior of Pumping Station No. 1, Fire Department, \$6,500.

and Painting of Bridges, Revairs Budget Item No. 41.

Third For repairs to the (4)Fourth street and street, Fourth stree Creek bridges, \$1,385. Islais

Appropriations, Payments for Land Required for Improvements School Purposes.

On motion of Supervisor Mc-Leran:

Resolution No. --(New Series), as follows:

That the following Resolved, amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments and improvements required being payments for lands school purposes, to-wit:

- (1) To Marion Smith Oliver, for land and improvements situate and commencing at the intersection of northerly line of Ellis street with easterly line of Hollis street, of di-mensions 65 by 60 feet, as per ac-ceptance of offer by Resolution No. 22765. New Series (required for the Durant School), \$26,000.
- (2) To Victor Hasselberg, for land and improvements situate and commencing on westerly line of Eureka street, 290 feet northerly from 23d street, of dimensions 25 by 134 feet 3 inches; per acceptance of offer by Resolution No. 22757, New Series (required for the Alvarado School), \$7,000.
- To Frederick Schmidt, for land situate and commencing on the westerly line of Eureka street, distant thereon 117 feet southerly from 22d street, of dimensions 38½ feet by 134 feet 3 inches; per acceptance of offer by Resolution No. 22758, New Series, (required for the Alvarado School), \$8,250.
- (4) To Osear Heyman & Bro., for land situate and commencing on easterly line of Thirty-seventh avenue, distant thereon 166 feet 2 inches southerly from Anza street, of dimensions 153 feet 10 inches on Thirty-seventh avenue, and of irregular depth; per acceptance of offer by Resolution No. 22756, New (required for the Anza Series School), \$8,500.

Appropriation, \$10,500 Payment Stanford Heights Building Association for Land Required for Douglass Twenty-sixth Streets Playand ground.

On motion of Supervisor Me-Leran:

Resolution No. -- (New Se-

ries), as follows:

Resolved, That the sum of \$10,500 be and the same is hereby set aside and appropriated out of "Playground, Douglass and Twenty-sixth streets, purchase of land," Budget Item No. 66, Fiscal Year 1924-1925, and authorized in payment to Stanford Heights Building Association; being payment for approximately the easterly one-half of the total area of land known as Blocks Nos. 237, 238 and 239, Horner's Addition, in the City and County of San Francisco; being in accordance with Ordinance No. 6612 (New Series); and completing the purchase of the total area of said blocks of lands; said lands being required for playground purposes.

Appropriation, \$8,000 Out of County Roads Fund for the Construction of a Concrete Parapet Roadway, Sutro Heights Park.

On motion of Supervisor Mc-Leran:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$8,000 be and the same is hereby set aside, appropriated and authorized to be expended out of County Road Fund to cover cost of constructing a concrete parapet roadway in Sutro Heights Park, including inspection in Sutro and possible extras. awarded to James M. (Contract Smith at \$5,735.)

Appropriation, \$1,828.79 Out of County Roads Fund, Credit Virginia Avenue Widening Fund, Representing Unpaid Assessments.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$1,-828.79 be and the same is hereby set aside and appropriated out of County Road Fund to the credit of the Virginia Avenue Widening Fund, representing unpaid assessments against properties for the widening of Virginia avenue, and which properties were, in accordance with Section 14, Chapter III, Article VI of the Charter, sold to the City and County of San Francisco, June 23, 1924, for non-payment of said assessments. The said sum of \$1, \$28.79 to be restored to the County Road Fund upon redemption of said properties by the owners thereof. Reference is hereby made to Resolution No. 82416 (Second Series), Department of Public Works, for subdivision numbers and sale prices.

Accepting Offer to Sell Land for Right of Way Easement in Alameda County, Hetch Hetchy Project.

Supervisor McLeran presented:

Resolution No. 22779 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by City and County of San Francisco City and County of San Francisco from the following named owners of a right of way easement over the following described land situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the latest header to reduce the sum.

Hetch Hetchy project, for the sum set forth opposite their names, viz.:

Daniel Sullivan and Annie W. Sullivan, \$1,300.—A portion of Plot No. 36 of the Bernal portion of the Rancho el Valle de San Jose, containing 11.2 acres. (As per written offer on file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite their names be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said easement and if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title therto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Relative to the Amortization of Capital Expenditures by the Spring Valley Water Company for the Improvement of Water Service to the Consumers of San Francisco.

Supervisor McLeran presented: Resolution No. 22780 (New Series), as follows:

Whereas, the Spring Valley Water Company has been required by an order made by the Railroad Com-mission of the State of California upon the 12th day of August, 1921, as amended by a first supplemental order made by the said Railroad Commission on the 12th day of April, 1922, to make certain capital expenditures for the purpose of increasing its water supply and providing additions to its structures and facilities for making delivery of such increased water supply to

its consumers; and .
Whereas, the Spring Valley Water Company is further required in and by the said order as amended by the said first supplemental order aforesaid, to create and estab-lish a fund for the purpose of amortizing the capital expenditures to be incurred by the company in accordance with the requirements last referred to, such fund being referred to as the amortization fund; and

Whereas, in the judgment of this Board, it will from time to time be necessary and desirable in the public interest that Spring Valley Water Company shall make capital expenditures additional to those required in and by the said order and first supplemental order of Railroad Commission of the State of California as aforesaid, for the purpose of providing additions to and extensions of its properties used and useful in the development, transmission and distribution of water for the service of its con-sumers in the City and County of San Francisco; and

Whereas, in the judgment of this Board, it is desirable and in the public interest, that provision be made for the amortization of such capital expenditures in the same manner and with the same effect that provision is made for the amortization of the capital expenditures required in and by the said order and first supplemental order of the Railroad Commission of the State of California; now, therefore,

be it

Resolved by the Board of Supervisors of the City and County of San Francisco, that in the event that Spring Valley Water Company shall hereafter and prior to the first day of January, 1934, and pursuant to the prior request by resolution of the Board of Public Works of the City and County of San Francisco, make any capital expenditures for the purpose of increasing the supply of water available for distribution to its consumers in the City and County of San Francisco,

or for the purpose of providing additional transmission or distribution facilities, or for any other purpose connected with the improvement, betterment or extension of its water facilities, then and in every such event all such expenditures should, in the judgment of this Board, be amortized, prior to the said first day of January, 1934, in the same manner and to the same effect that provision is made for the amortization of the capital ex-penditures required in and by the said order and first supplemental order of the Railroad Commission of the State of California hereinbefore referred to.

Resolved. Further, That a copy of this resolution be transmitted to the Railroad Commission of the

State of California.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non. Welch-3.

Passed for Printing.

The following matters were passed for printing:

Oil and Boiler Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Gibbs, Geo. southwest corner Haves and Steiner streets, 1500 gallons capacity.

Maas & Sauer, northeast corner Chestnut and Laguna streets, 1500

gallons capacity.

C. Olsen, northeast corner Fif-teenth and Guerrero streets, 1500 gallons capacity.

Boiler.

Olympic Golf and County Club, Junipero Serra boulevard, two 50 horse power boilers.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permit.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That J. M. Olsen be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north sire of O'Farrell street, 137 feet 6 inches west of Leavenworth street;

also to store 1200 gallons of gasoline.

Action Deferred.

The following resolution was, on motion, laid over two weeks:

- (New Se-Resolution No. -

ries), as follows:

Denying permission, in the exercise of the sound and reasonable discretion of the Board of Supervisors, to James J. Ryan to have transferred to him the permit granted by Resolution No. 15990 (New Series) to Mrs. Marie Gommet to maintain a stable on the west line of Thirty-sixth avenue, distant 150 feet south of Cabrillo street.

June 2, 1924—Over two weeks. June 16, 1924-Special Committee authorized to be appointed by his Honor the Mayor and subject matter over 30 days.

July 21, 1924—Over three weeks. Extensions of Time, Francisco School.

Supervisor Wetmore presented: Resolution No. 22281 (New Se-

ries), as follows:

Resolved, That extensions of time be and are hereby granted to the following persons and firms on their respective contracts for the construction of the Francisco School situate east side of Powell street between Chestnut and Francisco streets, being the first extensions granted, to-wit:
To I. M. Sommer, for general con-

struction, ninety days from and after August 11, 1924. To A. Lettich, for heating work, ninsty days from and after September 4, 1924.

To A. Lettich, for plumbing work, ninety days from and after August 4, 1924.

To Globe

Electric Works, electrical work, ninety days from and after August 20, 1924.

For the reason, in each instance, that delays were caused in obtain-

ing the property.

The advertising fees for printing this resolution are hereby remitted. (Recommendation of Board of Public Works filed August 4, 1924.)

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent—Supervisors Robb, Shan-

non, Welch—3.

Mayor Authorized to Sell at Public Auction Improvements on Civic Center Property.

Supervisor Wetmore presented:

Resolution No. 22782 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to sell at public auction, in accordance with provisions of the Charter, the certain buildings situate on lands recently purchased by the City for Civic Center purposes, to-wit:

Being the brick building located on land purchased from Sanford Sachs and situate northwesterly line of Market street, distant 552 feet, more or less, southwest from Jones street (dimensions of land

25 x 200 feet).

Also, the brick building located on land purchased from the Levy Estate (Rebecca L. Liebenthal et al.) situate northwesterly line of Market street, distant 527 feet, more or less, southwest from Jones street (dimensions of land 25 x 200 feet).

Also, brick building located on land purchased from Marguerite E. Marchand (Geo. T. Marye) situate northwesterly line of Market street, distant 477 feet, more or less, southwest from Jones street (dimensions of land 50 x 200 feet).

The Board of Public Works is requested to prepare specifications for the removal of the buildings

by the purchaser.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Accepting Offer of B. Getz to Sell Land on Anza Street East of Thirty-seventh Avenue Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22783 (New Se-

ries), as follows:

Whereas, an offer has been received from B. Getz (Incorporated) to convey to the City and County of San Francisco certain land situate at the intersection of the southerly line of Anza street with the easterly line of Thirty-seventh avenue required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be

it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free

of all encumbrances, for the sum of \$5,750 be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:

Commencing at a point formed by the intersection or the southerly line of Anza street with the easterly line of Thirty-seventh avenue, running thence southerly along said easterly line of Thirty-seventh avenue 166 feet 2 inches; thence southeasterly 10 feet 2 inches; thence northeasterly 174 feet 9 inches, more or less, to the southerly line of Anza street; thence westerly along the southerly line of Anza street 68 feet 2 inches to the easterly line of Thirty-seventh avenue and point of commencement. Being a portion of O. L. Block 319, also known as Block 1579 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

deed to said land is hereby accepted.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Mayor Authorized to Sell at Public Auction Dwelling House and Appurtenances on Land Required for Widening of Virginia Avenue.

Supervisor Harrelson presented: Resolution No. 22784 (New Se-

ries), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, towit:

Dwelling houses and appurtenances situated on those certain pieces or parcels of land acquired for the widening of Virginia avenue

and more particularly described as follows:

Parcel 1. Beginning at a point on the southerly line of Virginia avenue, distant thereon 143 feet 6 inches easterly from the easterly line of Mission street and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

Parcel 2. Beginning at a point

Parcel 2. Beginning at a point on the southerly line of Virginia avenue, distant thereon 83 feet 6 inches easterly from the easterly line of Mission street and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles mortherly 40 feet to the point of benotherly 40 feet to the point of benother the southern the southern

ginning.

Parcel 3. Beginning at a point on the southerly line of Virginia avenue, distant thereon 183 feet 6 inches easterly from the easterly line of Mission street and running thence easterly along the southerly line of Virginia avenue 40 feet; thence at right angles southerly 40 feet; thence at right angles westerly 40 feet; thence at right angles northerly 40 feet to the point of beginning.

The terms of said sale shall be cash upon delivery of bill of sale, said dwelling houses to be removed by the purchasers within thirty (30) days of purchase thereo.

by the purchasers within thirty (30) days of purchase thereo'.

Adopted by the following vote:

A y es—Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Roncovieri,
Rossi, Schmitz, Wetmore—15.

Absent—Supervisors Robb, Shannon, Welch—3.

Award of Contract, Printing.

Resolution No. 22785 (New Series), as follows:

Resolved, That award of contract for furnishing stationery during the fiscal year ending June 30, 1925, be made to the following on bids (Proposal No. 61) submitted June 23, 1924, viz.:

H. S. CROCKER Co. (Bond fixed at \$300.)

CLINE	1.	
Item No.	Item No.	
20\$1.24	21	\$1.19
(with cover)		it cover)
CLAS	SS 3.	
50 \$1.68	62	\$3.20

 $63 \dots 2.28$

 $52 \dots 3.22$

$54 \dots 3.86 \qquad 67 \dots 33$
5551 68 1.57
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CLASS 4.
88\$2.30 90\$4.00
CLASS 5. 100\$6.60 102\$8.00
100\$6.60 102\$8.00
101 3.47 104 3.56
CLASS 7. 120\$.41 124\$.41
CLASS 8. 146\$.25 148\$2.00
14762 150 1.04
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$162 \dots 24\frac{1}{2} 166 \dots 47$
16347
CLASS 11. 201\$3.13 209\$1.29
201\$3.13 209\$1.29 203
A. CARLISLE & COMPANY. (Bond fixed at \$200.)
CLASS 1.
4\$17.40
CLASS 3.
64\$1.75 123\$.93
70 4.50
CLASS 8.
CLASS 10. 181\$.30 182\$.67
208\$.85 223 1.30
22290
SCHWABACHER-FREY STATION-
ERY CO.
(Bond fixed at \$100.)
CLASS 1.
CLASS 2. 30\$1.24 31\$2.12
CLASS 3.
CLASS 9.
NEAL, STRATFORD & KERR.
(Bond fixed at \$100.)
CLASS 3. 56\$1.10 57\$1.25
CLASS 5.
105\$3.30
CLASS 7.
125\$.90
CLASS 11.
$202 \dots \$5.40$ $220 \dots \$3.75$ $217 \dots .65$ $221 \dots 1.50$
22.
MONTEBELLO INK COMPANY.

(No bond required.)

\$3\$4.00

S2\$6.50

THE PROPERTY OF COM	
FIELD-ERNST ENVELOPE COM- PANY.	
(No bond required.)	
(No bond required.) CLASS 2. 32\$1.12 34\$.60 33 1.73	8
33 1.73	·
WOBBERS, INC. (No bond required.)	
CLASS 4. 83½\$8.64 144\$1.23	9
. PATRICK & COMPANY. (No bond required.)	***
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CLASS 10.	to av
175\$5.00 180\$1.50 179 1.00	de ity
H. C. MAGNUS & COMPANY. (Bond fixed at \$100.)	te
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$172 \dots 2.00 176 \dots 1.35 $ $173 \dots 2.00 177 \dots 5.00$	H: M:
INK RIBBON MFG. COMPANY.	Re
(No bond required.) CLASS 4.	nc
80\$1.25 85\$2.40	R
THE CRAFT SALES CO. (No bond required.)	
CLASS 11	,
218\$.60 IRVINE & JACHENS.	
(No bond required.)	•
CLASS 10. \$45.00	ri
PACIFIC COAST PAPER COM-	of m
PANY. (Bond fixed at \$100.)	br ci:
CLASS 1. \$.52	de m
BLAKE, MIFFITT & TOWNE. (Bond fixed at \$200.)	co te:
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COMMERCIAL TRADING COMPANY.	vo
(Bond fixed at \$300.)	S
3\$.20¾ 10\$.23½	
KEE LOX MFG. CO. (Bond fixed at \$200.)	rie
110\$.25	re
REMINGTON TYPEWRITER COMPANY.	St
(Bond fixed at \$100.)	re
CLASS 1.	er
5\$.80 GRAND PRIZE CARBON PAPER	th wl
CO.	th
(No bond required.) 6\$.67½	lar in-

H. EDWARDS MFG. CO. (No bond required.) CLASS 4.

 $9 \dots \$6.75$ 93\$6.00 $01 \dots 6.00$

THE JASMINE INK CO. (No bond required.) CLASS 4.

Resolved. That all other bids subitted thereon be rejected.

Note: All above awards are made the lowest bidder except when vard is made in consideration of eliveries or on account of the qual-y offered as determined by such sts as required or recommended the Purchaser of Supplies.

y the Furchaser of Supplies.

Adopted by the following vote:

A y e s — Supervisors Badaracco,
ath, Colman, Deasy, Harrelson,
ayden, Katz, McGregor, McLeran,
lcSheehy, Morgan, Roncovieri,
ossi, Schmitz, Wetmore—15.

Absent-Supervisors Robb, Shan-

on, Welch—3.

OLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Death of Fred W. Pitts.

Supervisor Bath presented: Resolution No. 22786 (New Se-

es), as follows:

Whereas, this Board has learned f the death of Fred W. Pitts, for any years associated with the usiness activities of San Fransco:

Resolved, That we express our eep regret at the passing of a ost esteemed citizen, and that the ondolence of this Board be exempled to his sorrowing family; at when this Board adjourns it des so as a mark of respect to his emory.

Adopted unanimously by rising ote.

eparate Income Tax, Community Property Returns.

Supervisor Morgan presented: Resolution No. 22791 (New Se-

es), as follows:

Whereas, the Federal Government cognizes in community property ates the right of husband and ife to make separate income tax turns; and

Whereas, in all community prop-ty States other than California its practice has been followed, hile California has been refused

at right; and

Whereas, pursuant to our State w, upheld by Federal decisions, cluding the United States Su-

preme Court, the Attorney-General of the United States in March of this year handed down an opinion granting to California the same right of separate return as now enjoyed by the other community property States; and Whereas, in May of this year

the succeeding Attorney-General of United States witrdrew the the opinion of his predecessor, thus continuing the discrimination between California and the other community

property States; and

Whereas, as a result of this unjust discrimination, California tax-payers have been improperly required to pay income taxes amounting to tens of millions of dollars;

Whereas, the Federal Government, in its relation to the welfare of California, could take no present action approaching in importance the quick determination of this question and the correction of this discrimina-

tion;

Therefore, the Board of Supervisors of the City and County of San Francisco respectfully petitions the Attorney-General of the United States to give such immediate attention to this matter as is consistent with his other official duties, and to make effective for California the same procedure now in force in the other States having similar laws.

Adopted by the following vote: A y es — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri. Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch-3.

Sidewalk Occupancy Permit.

Supervisor Badaracco presented: Bill No. 6796, Ordinance No. -

(New Series), as follows: Authorizing the Board of Public Works to issue a permit to Unione Sportiva Italiana to occupy the sidewalk on the south side of Beach street between Powell and Mason streets.

Be it ordained by the People of the City and County of San Francisco as follows:
Section 1. The Board of Public

Works is hereby authorized to grant a revocable permit for a period not more than six months to Unione Sportiva Italiana for the temporary occupancy of the sidewalk area on the southerly side of Beach street between Powell and Mason streets, under such conditions as said Board may impose.

Section 2. This ordinance shall

take effect immediately.

Passed for printing under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent-Supervisors Robb, Shan-

non, Welch—3.

Accepting Grant of Western Pacific Railroad Company Right of Way for Hetch Hetchy Viaduct.

Supervisor McSheehy presented: Resolution No. 22788 (New Se-

ries), as follows:

Whereas, the Western Pacific Railroad Company, a corporation, Pacific has executed and delivered to the City and County of San Francisco certain instrument dated August 5th, 1924, granting a right of way easement for the construction of the Hetch Hetchy aqueduct across and underneath the right of way of said railroad at a point near Irvington, California; and

Whereas, said grant is made upon certain conditions relative to the construction, operation and maintenance of culverts and pipe lines underneath the tracks of said railroad, all of which are satisfactory to the

City Engineer; now, therefore, be it Resolved, That the City and County of San Francisco does hereby accept said grant from the Western Pacific Railroad Company subject to the conditions therein con-

tained; be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said company of the acceptance of said grant, and to file said grant for record, with a copy of this resolution attached thereto as evidence of such acceptance by the City and County of San Francisco.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran. McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore-15.

Absent—Supervisors Robb, Shan-

non, Welch-3.

Request That Bay Shore and Skyline Boulevards Be included in State Highway System.

Supervisor McLeran presented: Resolution No. 22787 (New Se-

ries), as follows:

Whereas, by authorization of the Legislature, a committee of nine has been studying the State Highway situation in order to make recommendations in regard to the same to the next Legislature; and

Whereas, the City and County of San Francisco is spending \$500,000 of its own funds outside this City and County to begin the work on the Bay Shore Highway, a 125-foot boulevard to San Jose, which will be a most important link in the Oregon to Mexico State system of highways; and

Whereas, the partially built Skyline boulevard should be extended to Watsonville and Gilroy, in order to become still more useful as a portion of the State's main highway system; be it

Resolved, That this Board of Supervisors, having by its action in contributing said \$500,000, clearly evidenced its desire to aid in making California's State highway system the best highway system in the world, and believing that this request will materially contribute to

this desired end, requests and urges said committee of nine to recommend to the next Legislature that the Bay Shore highway and the Skyline boulevard extension be included in the State highway system.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Wetmore—15.

Absent—Supervisors Robb, Shannon, Welch—3.

ADJOURNMENT.

There being no further business, the Board at the hour of 7:45 p. m. adjourned.

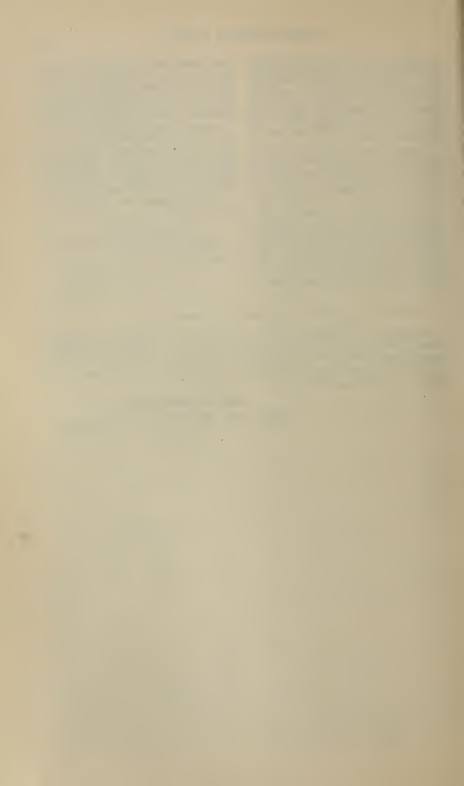
J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors August 18, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated ,and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco



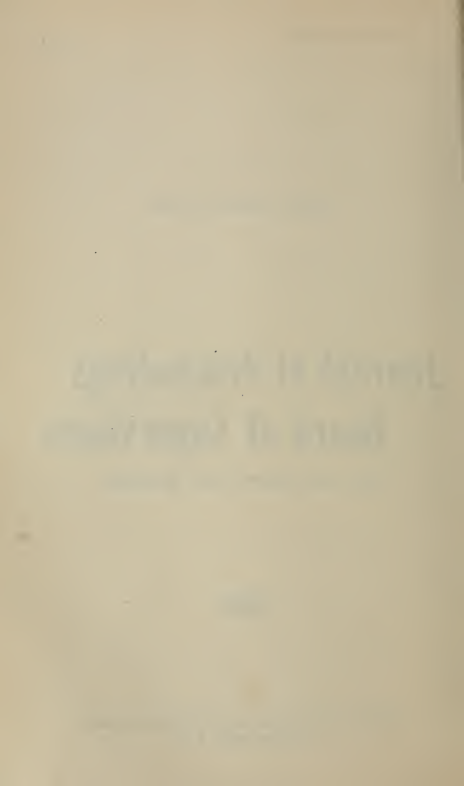
Monday, August 18, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, AUGUST 18, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, August 18, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Col. man, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of June 30, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Memorial Resolution, John O. Walsh. The following was presented by Supervisor Welch and read by the Clerk:

Resolution No. 22792 (New Se-

ries), as follows:

John O. Walsh, who, as Supervisor, served with honor to himself and to the credit of the City, has passed away, and it is fitting that we should inscribe upon the records of this Board a brief testimonial to his high character and his faithful public service. He was respected for the honesty of his opinions and the vigor with which he combatted that which he believed to be wrong; he was respectful of the opinions of others and preserved a friendship that will always endure, and those of us who served with him will cherish a high regard for him. We are all sorry that he has gone and feel that the community has suffered a distinct loss.

Adopted unanimously by a rising

vote.

The Clerk was directed to transmit a copy of the above rescution

to the bereaved members of the family, and also a copy be forwarded to the Labor Council, of which John O. Walsh was a member.

Upon motion of Supervisor Welch the Board when it adjourned did so out of respect to his memory.

Authorization.

The following resolution was presented and ordered passed to print:

Resolution No. ——— (New Se-

ries), as follows:

Resolved, That the sum of \$5,750 be and the same is hereby set aside ani appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to B. Betz (Incorporated); being payment for lands situate at the intersection of southerly line of Anza street with easterly line of Thirty-seventh avenue; particularly described by Resolution No. 22783 (New Series), accepting offer. Required for the Anza School. (Claim dated August 18, 1924.)

PRESENTATION OF PROPOSALS.

Sale of Relief Home Bonds.

Sealed proposals were received this day between the hours of 2 and 3 p. m. from the following for the purchase of Relief Home bonds, issued of March 1, 1923, amounting to \$1,900,000, to-wit:

1—Anglo London Paris Co., Bank of Italy, First National Bank of New York, Eldridge & Co., Redmond & Co., The Detroit Co., Inc., Kissel Kinnicutt & Co., \$1,989,326, accompanied by certified check on Anglo London and Paris National Bank in

sum of \$10,000.

2—American Securities Co., Wm. Cavalier Co., \$95,000 maturing 1928, \$95,000 maturing 1929, par and \$3,991 premium, accompanied by certified check on American Bank in sum of \$10,000.

3—American Securities Co., Wm. Cavalier Co., \$95,000, each 1928, 29, 30, 31, par and \$7,791 premium, accompanied by certified check on American Bank in sum of \$10,000.

4—Harris Trust & Savings Bank. Wm. R. Compton Co., Drake, Riley & Thomas, \$1,984,430, accompanied by certified check on Wells Fargo Bank & Union Trust Co. in sum of

\$10,000.

5-Guaranty Company of New York, Pierce Fair & Co., Blyth Witter & Co., \$1,990.992.90, accom-panied by certified check on Bank of California in sum of \$10,000.

6-The National City Company California, \$1,991,371, accompanied by certified check on Bank of California in sum of \$10,000.

7-Geo. H. Burr & Co., Hemphill, Noyes & Co., Stranaham, Harris & Otis, B. J. Van Ingen & Co., Geo. H. Burr, Conrad & Broom, Inc., \$1,-981,868.92, accompanied by certified check on Bank of California in sum of \$10,000.

8-R. H. Moulton & Co., Halsey Stewart & Co., Brown Bros., White, Weld & Co., Hayden Stone & Co., \$1,984,151, accompanied by certified check on Wells Fargo Bank & Union Trust Co. in sum of \$10,000.

9—Julia J. Schwartz, \$10,000 maturing 1947, \$10,000, accompanied by certified check on First National Bank of S. F. in sum of \$500.

On motion, the bids were referred

to the Finance Committee, and after consideration the committee recommended the adoption of the following:

Resolution No. 22811 (New Se-

ries), as follows:

Wheeras, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the pur-chase of certain bonds of said City and County, to-wit: Relief Home bonds, issue of March 1, 1923, to the amount of \$1,900,000, would be of ened and considered on Monday, the 18th day of August, 1924; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly

considered; therefore Resolved, That the bid of The National City Company of California for said \$1,900,000 Relief Home bonds, comprising ninety-five bonds of \$1,000 denomination maturing each year 1928 to 1947, inclusive, be and the same is hereby accepted and said bonds are hereby struck off and sold to said The National City Company of California for the price bid therefor, to-wit, \$1,991,371, and accrued interest thereon at the

date of delivery.

That the Finance Committee be directed to arrange for the delivery

of said bonds.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Bids for Document Files for County

Clerk.

Sealed proposals were received for furnishing document files for the County Clerk between the hours of 2 and 3 p. m. this day and referred to the Supplies Committee.

REPORTS OF COMMITTEES.

bv following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings and Lands Committees, by Supervisor Wetmore, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Calling and providing for a special election to be held October 7, 1924, submitting a proposition to incur a bonded debt in sum of ten million dollars for acquisition and construction of aqueduct tunnels, etc., Hetch Hetchy water project, as follows:

Calling and Providing for \$10,000,000 Water Bond Election.

Bill No. 6795, Ordinance No. 6326

(New Series), as follows: Calling and providing for a special election to be held in the City County of San Francisco on the 7th day of October, 1924, for the purpose of submitting to the voters of said City and County a proposi-tion to incur a bonded debt for the City and County of San Francisco in the amount of ten million dollars for the purpose of the acquisition and construction of a public utility, to-wit, aqueduct tunnels in the Nevada Mountains, Sierra umne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and

County and its inhabitants

Whereas, the Board of Supervisors did, on the 28th day of January, 1924, adopt and finally pass Ordinance No. 6118 (New Series), determining and declaring that pub-lic interest and necessity demand the construction of a public utility, to-wit, a series of aqueduct tunnels, together with structures and appurtenances incidental thereto, to be constructed in the Sierra Nevada Mountains in Tuolumne County, California, and in the Coast Range Mountains in San Joaquin and Alameda counties, California, to be used as a part of the Hetch Hetchy project for the conveyance of water from the Lake Eleanor-Tuolumne system to San Francisco for domestic and municipal purposes, and directing the Board of Public Works to procure and place on file with the Board of Supervisors plans and estimates of the cost of original construction and completion by said City and County of the public util-ity therein named, and did desig-nate said Lake Eleanor-Tuolumne water supply system as an available source of a sufficient supply of good, pure water for said City and County of San Francisco and its inhabitants; and

Whereas, pursuant to the direction of said Ordinance No. 6118 (New Series), said Board of Public Works procured and on the 23d day of June, 1924, filed with the Board of Supervisors plans and estimates of the cost of original construction and acquisition of the public utility named in said ordinance; and on the 7th day of August, 1924, filed a supplemental report showing the cost of such construction and acquisition thereof during the next three years; and

Whereas, the Board of Supervisors did, on the 8th day of August, 1924, adopt Resolution No. 22768 (New Series), reciting the filing of said original and supplemental plans and estimates of cost of construction of said aqueduct tunnels, together with the finding by the Board of Supervisors that said cost could not be paid out of the annual revenue of the City, but would require the incurring of a municipal indebtedness therefor;

and

Whereas, the Board of Supervisors did, on the 8th day of August, 1924, adopt and finally pass Resolution No. 22769 (New Series), soliciting offers for the sale to the City and County of San Francisco of any existing system of water supply and works for supplying

water to said City and County and its inhabitants, or any portion thereof, and expressed in said resolution the determination of the Board of Supervisors to consider any offers that might be made for the sale of said public utility described therein, and directed the Clerk of the Board of Supervisors to give notice that such offers were solicited and would be considered; and

Whereas, no offers of sale have been received by the Board of Supervisors in response to said resolution or notice given and published in accordance with the terms

thereof;

Now, therefore, be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on the 7th day of October, 1924, for the purpose of submitting to the electors of said City and County a proposition, to-wit:

To incur a bonded debt for the

To incur a bonded debt for the City and County of San Francisco in the amount of ten million dollars for the purpose of the acquisition and construction of a public utility, to-wit, a series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains. Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and apurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants.

Section 2. It is hereby recited that the plans and estimates of the cest of original construction of the aqueduct tunnels and appurtenant structures described in the proposition above mentioned have been procured by the Board of Public Works through the City Engineer and filed with the Board of Supervisors; that said plans and estimates have been fully considered by the Board of Supervisors, and said Board has declared by resolution that the estimated cost of the acquisition and construction of said public utility described in the proposition hereinabove metioned cannot be paid out of the annual revenues of the City and County in addition to other necessary expenses thereof, nor paid from taxes levied

for that purpose, and that it is necessary to incur a bonded indebt-

edness therefor.

Section 3. It is hereby further recited that on the 8th day of August, 1924, the Board of Supervisors duly adopted a resolution numbered 22769 (New Series), by trere was solicited offers which for sale of an alternative system of water supply or any portion thereof, and directed publication of said notice, and the mailing of copies thereof to the owners of privately owned systems; that the noitce required by said resolution was duly published for the length of time therein specified, copies thereof mailed to the owners of privately owned utilites as directed therein; that no offers of sale have been received by the Board of Supervisors in response to said resolution or notice therein set forth.

Section 4. The estimated cost of construction of the aqueduct tunnels, rights of way and structures incidental and appurtenant thereto described in the above proposition

is ten million dollars.

Section 5. The method and man ner of payment of the estimated cost of said aqueduct tunnels is by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale of bonds for the aqueduct tunnels to defray the cost of construction of the same.

Section 6. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof nade, and the result thereof acsertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

The ballots to be used at such special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"MUNICIPAL TICKET."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition stamp a cross (X) in the blank space to the right of the word "Yes."

To vote against the proposition, and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "No."

Also said ballot shall have printed

thereon the following:

HETCH HETCHY AQUEDUCT TUNNELS.

A proposition to incur a bonded debt of the City and County of San Francisco to the amount of ten million dollars, for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and rights of way, structures, and appurtenances incidental thereto, be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants. Bonds issued for such purpose shall bear interest at the rate of five per centum per annum, payable semi-annually,

Sample ballots containing the above matter required to be printed thereon shall be supplied to the electors of said City and County by the Board of Election Commissioners, but a failure on the part of any elector to receive such sample hallot shall not be held to invalidate the election or affect in any manner the legality of any bonds that may be authorized thereat.

Section 7. Any qualified elector of the City and County of San Francisco may vote at said special election for or against the proposition herewith submitted. To vote in favor of and authorize the incurring of a bonded debt for the purposes set forth in the proposition herein mentioned he shall stamp a cross (X) in the square to the right of the word "Yes" printed opposite to the proposition, and to vote against and refuse to authorize the incurring of a bonded debt for the purposes set forth in the proposition he shall stamp a cross (X) in the square to the right

of the word "No" printed opposite

said proposition.

Each cross (X) stamped in the square to the right of the word "YES" shall be counted as a vote in favor of, and to authorize, the incurring of a bonded indebtedness for the purpose set forth in the proposition and each cross (X) stamped in the square to the right of the word "NO" shall be counted shall be counted as a vote not in favor of, and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

The election precincts and the numbers, names and boundaries thereof for said special election, and the places of voting, and the offi-cers to conduct such election, and all other necessary proceedings in that behalf, shall be respectively defined, designated, selected, ap-pointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct

said special election.

When the polls are closed the officers of election shall count the ballots cast at such election, and canvass the votes cast respectively for and against the proposition stated and make return thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections. and shall also certify said results to the Board of Supervisors.

Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incuring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the public utility described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated January 1st, 1925. shall bear in-terest at the rate of five per centum per annum, payable semi-annually on the first days of July and January, shall be of the denomination

of one thousand dollars each, and the principal and interest thereof

the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Hetch Hetchy Water Bonds." Bonds issued for the purposs stated in said proposition shall be numbered from one to ten thou-sand, both inclusive, and shall be payable two hundred and fifty thousand dollars thereof five years from the date of said bonds, beginning with the lowest numbers, and two hundred and fifty thousand dollars thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the following form: THE UNITED STATES OF

AMERICA State of California.

City and County of San Francisco. HETCH HETCHY WATER BOND \$1,000.00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer, on the 1st day of January, 19..., one thousand dollars, with interest thereon at the rate of five per centum per annum, payable semi-annually January 1st and July 1st, on presentation and surrender of the coupons hereto atdue, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and produly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and

manner as required by law, and that the amount of this bond, to-gether with all indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made as required by the Constitu-tion and statutes of said State and Charter of said City and County for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presenta-tion to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a state-ment, stamped, printed or written upon the back or face of the bond, to the effect that this bond is registered in the name of the owner and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized, on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the 1st day of January, 1925.

Mayor. Treasurer.

Countersigned:

Auditor. FORM OF COUPON

\$25.00 On...., 19..., the

City and County of San Francisco, California, will pay to bearer, at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of the City and County of San Francisco, in the City and State of New York, twenty-five dollars (\$25.00) in gold coin of the United States, being six (6) months' interest then due on its Hetch Hetchy Water, Bond, dated January 1st Water Bond dated January 1st, 1925, Number

Treasurer.

FORM OF REGISTRATION

San Francisco,, 19... This bond is registered pursuant to Charter of the City and County of San Francisco, State of Cali-fornia, in the name of..... and the interest and principal thereof are hereafter payable to such owner.

Treasurer. Section 10. The amount of tax levy to be made for the payment of said ten million dollars bonds issued under said proposition shall be the sum of five hundred thou-sand dollars each year for the first five years from the date of said bonds to pay the annual interest on said bonds and in season to pay such interest as it becomes due, and for the sixth year after the date of said bonds the sum of \$487,500 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$250,000 thereof due five years and thereafter a sum each year for 38 years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of \$12,500 by reason of the payment each year, beginning five years from the date of said bonds, of \$250,000 of said bonds; and said tax levy shall further in-clude the sum of \$250,000 each year, beginning four years from the date beginning four years from the date of said bonds, to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for thirty-nine years until the principal of all said bonds has been paid.

The purpose and intent of the foregoing tax provisions are and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded in-debtedness as will fall due within the succeeding year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days' notice of such special election shall be given and published as re-

quired by law. Section 12. This ordinance is one of a series of ordinances which will be adopted by the Board of Supervisors, relating to and designed to secure the acquisition and construction of the utility named.

Section 13. This ordinance shall

take effect immediately.

And the Clerk is hereby directed to advertise this bill and ordinance in The San Francisco Chronicle as

required by law.

Ayes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Authorizations.

Resolution No. 22793 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds for payment to the following named claimants, to-wit:

Construction Fund, Bond Issue 1910.

William Cluff Co., groceries, (1) Hetch Hetchy construction (claim dated Aug. 1, 1924), \$1,717.80.

(2) Joshua Hendy Iron Works, rock crusher parts (claim dated Aug. 1, 1924), \$590.75.
(3) Jardine Machinery Co., one

set crusher rolls (claim dated Aug. 2, 1924), \$1,300.

(4) Miller & Lux Inc., meats (claim dated July 31, 1924),

\$1.196.47.

(5) J. H. Newbauer & Co., groceries (claim dated Aug. 1, 1924), \$660.93.

(6) Old Mission Portland Cement Co., cement (claim dated Aug. 1, 1924), \$9.843.47.

(7) Old Mission Portland Cement Co., cement (claim dated Aug. 1; 1924). \$640.27.

(8) Old Mission Portland Cement Co., cement (claim dated Aug. 1,

1924), \$9,988.94.
(9) Old Mission Portland Cement Co., cement (claim dated Aug. 1, 1924), \$11,480.94.

M. M. O'Shaughnessy, re-(10)fund expenditures, volving vouchers (claim dated Aug. 2, 1924), \$888.18.

M. M. O'Shaughnessy, refund expenditures, per (11)volving vouchers (claim dated Aug. 2, 1924),

\$1,764.41.

Department of (12)Public Health, care of Hetch Hetchy employees at the San Francisco Hospital (claim dated Aug 1, 1924), \$683.50.

Standard Oil Co., oil and gasoline (claim dated Aug 1, 1924),

\$995.24.

(14)Western Meat Co., meats (claim dated Aug. 1, 1924), \$743.95. (15) Johns-Manville Inc. of Cali-

fornia, asbestos service sheet packing (claim dated Aug. 1, 1924), \$959.70.

(16)Old Mission Portland Ce-

ment Co., cement (claim dated Aug. 1, 1924), \$715.50.
(17) Coffin Valve Co., ninth payment, 36-inch valves, contract 79 dated (claim Aug. 6, 1924), \$6.863.92.

County Road Fund.

(18)Alexander Koffer and Olga Koffer, purchase of property and damages in full to property required for opening and widening of Roosevelt way; per Resolution No.

Aug. 7, 1924), \$4.250.

(19) Municipal Construction Co., City's portion for improvement of Silver avenue between Merrill and streets, second payment Vienna (claim dated Aug. 6, 1924), \$8,145.

(20) James R. McElroy, eleventh payment, construction of boulevard from Lincoln Park to Sutro Heights (claim dated Aug. 6, 1924), \$4,500.

Auditorium Fund.

(21) Crown Electric Co., for installation of an inter-communicating telephone system in Auditorium (claim dated Aug. 6, 1924), \$613.50. Construction Fund, Bond School Issuc 1923.

(22)John Reid, Jr., fouth pay ment, architectural service for addition to the High School of Commerce (claim dated Aug. 6, 1924),

\$10,017.58.

Special School Tax.

(23) J. Greenback, first payment. general contract for alterations and improvements to Yerba Buena School (claim dated Aug. 6, 1924), \$4,155.

(24) A. Lettich, final payment, plumbing work, Horace Mann School (claim dated Aug. 6, 1924), \$2,923.85.

Railway Depreciation Municipal Fund.

(25) The White Company, one passenger bus for Municipal Railways (claim dated Aug. 1, 1924), \$8,820.

James M. Smith, second (26)payment, concrete trolley poles for Ocean View line of Municipal Railways (claim dated Aug. 6, 1924), \$2,670.

Municipal Railway Fund.

(27) Pacific States Electric Company, railway trolley wire (claim dated Aug 1, 1924), \$1,317.45. (28) American Brake Shoe &

Foundry Co., railway brake shoes (claim dated Auggust 6, 1924), \$1,304.16.

General Fund. 1923-1924.

(29) Henry J. Mahony, first payment, general construction of Fire Department building in Mint avenue (claim dated Aug. 6, 1924), \$5,038.27.

(30) Standard Oil Co., asphalt for street repair (claim dated June

30. 1924), \$1,367.54.

Park Fund.

(31) Pacific Gas & Electric Co., gas and electric service for parks (claim dated Aug. 8, 1924), \$5.338.22.

General Fund, 1924-1925. (32) The Edisan Storage Battery Supply Co., battery cells, Dept. of Public Works (claim dated Aug 1, 1924), \$505.40.

(33)Spring Valley Water Co., water for public buildings (claim dated Aug. 5, 1924), \$1,783.03.

(34) H. Hallensleben, first payment, reconstruction of Ward "R," San Francisco Hospital (claim dated Aug. 6, 1924), \$3,870.
(35) John Kitchen Jr. Co., print-

ing and furnishing ordinance books

(claim dated Aug. 11, 1924), \$518. (36) San Francisco Chronicle, advertising (claim dated

Aug. 11, 1924), \$679.25. (37) Daniel J. O'Brien, police contingent expense for August (claim dated Aug. 4, 1924), \$750. (38) Spring Valley Water Co.,

water furnished palygrounds (claim dated Aug. 6, 1924). \$1,245.04.

(39) Spring Valley Water Co., water for playgrounds (claim dated Aug. 6, 1924), \$1,423.56.

(40) A. Carlisle & Co., election blanks, etc. (claim dated Aug. 7, 1924), \$975.

Dollar Steamship Line, (41)freight on voting machines (claim dated Aug. 7, 1924), \$610.35. (42) William Cluff Co., sugar, Re-

lief Home (claim dated July 28, 1924), \$1,760.

J. L. Freitas Co., beet pulp, (43)Relief Home (claim dated July 28,

1921), \$570. (44) He Healey & Donaldson, tobacco, Relief Home (claim dated July 28, 1924), \$1,060.

(45) C. Nauman & Co., vegetables, Relief Home (claim dated

July 28, 1924), \$892.57. (46) Sperry Flour Co., flour, Relief Home (claim dated July 28,

1924), \$1,656. (47) Herb Herbert F. Dugan, drug sundries, San Francisco Hospital (claim dated July 29, 1924), \$540.25. (48) George II. & Henry Kahn

Co., X-ray films, etc., S. F. Hospital (claim dated July 19, 1924), \$967.80. Langendorf Baking Co.,

bread, S. F. Hospital (claim dated July 31, 1924), \$1,022.15. (50) William Cluff Co., groceries, S. F. Hospital (claim dated July

23, 1924), \$2,356.81. (51) William Cluff Co., groceries, (51) William Club Co., S. F. Hospital (claim dated July 31, 1924), \$616.

(52) Miller & Lux, meats, S. F. Hospital (claim dated July 1924), \$1,376.38. 31.

Fred L. Hilmer Co., butter. S. F. Hospital (claim dated July 31, 1924), \$1,436.40.

(54) Jacobs, Malcolm & Burtt, fruits, etc., S. F. Hospital (claim dated July 31, 1924), \$644.98.
(55) A. Levy & J. Zentner Co., fruits, S. F. Hospital (claim dated July 31, 1924), \$554.35.
(56) American Laundry Machine

(56) American Laundry Machinery Co., one washing machine, less allowance for old washer, S. F. Hos-pital (claim dated July 30, 1924), \$3,341.

(57) Sherry Bros., Inc., eggs and cheese, S. F. Hospital (claim dated

July 31, 1924), \$2,069.71.

(58) Mayor's Citizens' Boys' Week Committee, publicity and advertising, Boys' Week celebration (claim dated Aug. 11, 1924), \$973.73.

(59) J. E. O'Mara, heating work, second payment, swimming tank and bathhouse at Ocean (claim dated Aug. 1, 1924). \$900. (60) Old Mission Portland Ce

ment Co., cement, Ocean Beach bathhouse (claim dated Aug. 1,

1924), \$526.75.

S. Levi. first payment, Beach bathhouse dressing (61)Ocean construction (claim dated room Aug. 8, 1924), \$5,500. (62) Emil Hogberg, first pay-

ment, tile partitions, Ocean Beach bathhouse (claim dated Aug.

1924), \$1,335.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent-Supervisor Shannon-1.

Appropriations.

Resolution No. 22794 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Water Construction Fund, Bond

Issue 1910.

(1) For construction of the Pulgas Tunnel, Contract No. 85, Hetch Hetchy Water Construction, additional to \$700,000 heretofore appropriated, \$38,429.23.

School Construction Fund, Bond

Issue 1923.

(2) For cost of additional excavation, concrete and reinforcing steel on the Francisco School, due to soil conditions, \$5,500.

Repairs and Painting of Bridges,

Budget Item No. 41. For repairs to the Third street, Fourth street and Creek bridges, \$1,385. Islais

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Appropriating Amounts, Purchase of

School Lands.

Resolution No. 22795 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named perment to the hereinafter named permet named named named name being payments for lands and improvements required school purposes, to-wit:
(1) To Marion Smith Oliver, for

land and improvements situate and commencing at the intersection of northerly line of Ellis street with northerly line of Ellis street with easterly line of Hollis street, of di-mensions 65 by 60 feet, as per ac-ceptance of offer by Resolution No. 22765. New Series (required for the Durant School) \$26,000. (2) To Victor Hasselberg, for

land and improvements situate and commencing on westerly line of Eureka street, 290 feet northerly from 23d street, of dimensions 25 by 134 feet 3 inches; per acceptance of offer by Resolution No. 22757, New Series (required for the Alvarado Seboal) \$7.000 varado School), \$7,000.

(3) To Frederick Schmidt, for (3) To Frederick Schillatt, 101 and situate and commencing on the westerly line of Eureka street, distant thereon 117 feet southerly from 22d street, of dimensions 38½ feet by 134 feet 3 inches; per acceptance of offer by Resolution No. 22758, New Series, (required for the Alvarado School), \$8,250.

(4) To Oscar Heyman & Bro., for land situate and commencing on easterly line of Thirty-seventh ave-nue, distant thereon 166 feet 2 inches southerly from Ana street, of dimensions 153 feet 10 inches on Thirty-seventh avenue, and of irregular depth; per acceptance of offer by Resolution No. 22756, New Series (required for the Anza School), \$8,500.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Appropriating \$10,500, Purchase Lands for Playground, Douglass and Twenty-sixth Streets.
Resolution No. 22796 (New Se-

ries), as follows:

Resolved, That the sum of \$10,500 be and the same is hereby set aside and appropriated out of "Playground, Douglass and Twenty-sixth streets, purchase of land," Budget Item No. 66, Fiscal Year 1924-1925, and authorized in payment to Stanford Heights Building Association; being payment for approximately the easterly one-half of the total area of land known as Blocks Nos. 237, 238 and 239. Horner's Addition, in the City and County of San Francisco; being in accordance with Or dinance No. 6012 (New Series); and completing the purchase of the total area of said blocks of lands; said lands being required for playground purposes.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon—1.

Appropriating \$8,000 for Construction of Concrete Parapet in

Resolution No. 22797 (New Se-

ries), as follows:

Resolved, That the sum of \$8,000 be and the same is hereby set aside, appropriated and authorized to be expended out of County Road Fund to cover cost of constructing a con-crete parapet roadway in Sutro Heights Park, including inspection and possible extras. (Contract awarded to James M. Smith at

\$5,735.)

Aves - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetnicre-17.

Absent-Supervisor Shannon-1.

Appropriating \$1,828.79, Virginia Avenue Widening Fund.

Resolution No. 22798 (New Se-

ries), as follows:

Resolved. That the sum of \$1,-828.79 be and the same is hereby set aside and appropriated out of County Road Fund to the credit of the Virginia Avenue Widening Fund, representing unpaid assessments against properties for the widening of Virginia avenue, and which properties were, in accordance with Section 14, Chapter III, Article VI of the Charter, sold to the City and County of San Francisco, June 23, 1924, for non-payment of said assessments. The said sum of \$1,-828.79 to be restored to the County Road Fund upon redemption of said properties by the owners thereof. Reference is hereby made to Resolution No. 82416 (Second Series), Department of Public Works, for subdivision numbers and sale prices.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon--1. Establishing Set-Back Lines on Jackson Street and Other Streets.

Bill No. 6797, Ordinance No. 6327

(New Series), as follows:
Establishing set-back lines along
portions of Jackson street, Washington street, Broderick street, Francisco street, Faxon avenue, Sixteenth avenue and Eighth avenue.

Be it ordained by the People of the City and County of San Fran-

eisco as follows:

Section 1. It is hereby recited that on the 14th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 46, to establish set-back lines along por-tions of Jackson street, Washington street, Broderick street, Francisco street, Faxon avenue, Sixteenth avenue and Eighth avenue, and fixed the 11th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place atoresaid, and that all objections made at said hearing have been properly overruled.

Section 2. Purusant to the foregoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series), set-back lines are hereby established as follows:

Along the northerly side of Jackson street from Maple street to Spruce street, said set-back line to be 8 feet.

Along the northerly side of Jackson street from Spruce street to Locust street, said set-back line to be 10 teet. ·

Along the northerly side of Washington street from Cherry street to Maple street, said set-back line to be 10 teet.

Along the northerly Washington street from Laurel street to Walnut street, said setback line to be 10 feet.

Along the easterly side of Broderick street, commencing at Fulton street and running thence northerly 137.5 feet, said set-back line to be 11.5 feet.

Along the northerly side of Francisco street from Polk street to Larkin street, said set-back line to

be 15 feet.

Along the westerly side of Faxon avenue, commencing at Lakeview avenue and running thence northerly to a point 62.5 feet southerly from Grafton avenue, said set-back line to be 9 feet; along the easterly side of Faxon avenue, commenci, g at Lakeview avenue and running thence northerly to a point 100 feet southerly from Gratton avenue, said set-back line to be 10 feet.

Along the easterly side of Sixteenth avenue, commencing Judah street and running thence northerly 431 feet 11 inches, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 3 1/3 feet.

Along the westerly side of Eighth avenue from Moraga street to Lawton street, said set-back line to be 15 feet; along the easterly side of

Eighth avenue, commencing at Moraga street and running thence northerly 193 feet, said set-back line to be 8 feet; thence northerly 63 feet, said set-back line of be 10 feet; thence northerly 143.5 feet. said set-back line to be 12 feet; thence northerly 200.5 feet, said set-back line to be 15 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Establishing Set-Back Lines on Francisco Street and on Other Streets.

Bill No. 6798, Ordinance No. 6328 (New Series), as follows:

Establishing set-back lines along portions of Francisco street, Chestnut street, Broderick street and Bay

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 14th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 47, to establish set-back lines along portions of Francisco street, Chestnut street, Broderick street and Bay street, and fixed the 11th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the lines of said streets in time, form and manner required by Ordinance No. 5636 (New Series): that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series) set-back lines are hereby established as follows:

Along both sides of Francisco street, commencing at points 93.75 feet easterly from Baker street and running thence easterly to points 93.75 feet westerly from Broderick street, said set-back line to be 6

Along both sides of Chestnut street, commencing at points 93.75 feet easterly from Broderick street and running thence easterly to points 93.75 feet westerly from Divisadero street, said set-back lines to be 6 feet.

Along both sides of Broderick street between Chestnut street and Francisco street, said set-back lines to be 5 feet.

Along both sides of Bay street, commencing at points 93.75 feet easterly from Baker street and running thence easterly to points 93.75 feet easterly from Broderick street, said set-back lines to be 6 feet.

Along both sides of Francisco street, commencing at points 93.75 feet easterly from Broderick street running thence easterly to and feet westerly from 93.75 points , Divisadero street, said set-back lines to be 6 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines. except as provided in said Ordinance No. 5636 (New Series) and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent-Supervisor Shannon-1.

Oil Tank and Boiler Permits.

Resolution No. 22799 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Geo. Gibbs, southwest corner Hayes and Steiner streets, 1500 gallons capacity.

Maas & Sauer, northeast corner Chestnut and Laguna streets, 1500 gallons capacity.

C. Olsen, northeast corner Fif-

teenth and Guerrero streets, 1500 gallons capacity.

Boiler.

Olympic Golf and County Club, Junipero Serra boulevard, two 50

horse power boilers.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon- 1.

Garage Permit.

Resolution No. 32800 (New Se-

ries), as follows:

Resolved, That J. M. Olsen and is hereby granted permission revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north sire of O'Farrell street, 137 feet 6 inches west of Leavenworth street; also to store 1200 gallons of gasoline.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon -1.

Permission to Occupy Sidewalk on Beach Street Between Powell and Mason Streets.

Bill No. 6796, Ordinance No. 6329

(New Series), as follows: Authorizing the Board of Public Works to issue a permit to Unione Sportiva Italiana to occupy the sidewalk on the south side of Beach street between Powell and Mason streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works is hereby authorized to grant a revocable permit for a period not more than six months to Unione Sportiva Italiana for the temporary occupancy of the sidewalk area on the southerly side of Beach street between Powell and Mason streets. under such conditions as said Board may impose.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Sehmitz, Welch, Wetmicre-17.

Absent-Supervisor Shannon-1.

Fixing Compensation, Employees the Department of Electricity.

Bill No. 6789, Ordinance No. 6330 (New Series), as follows:

Fixing the compensation to be paid to the employees of the Department of Electricity.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The employees of the Department of Electricity shall receive, respectively, the following

compensation

(a) One office superintendent at salary of \$4,500 a year, which position has been declared by the Civil Service Commission to be confidential and exempt from examination.

(b) One secretary at a salary of

\$3,000 a year.

(c) One clerk at a salary of \$2,700 a year.

(d) One stenographer-typewriter at a salary of \$2,100 a year.

(e) One helper messenger at a

salary of \$1,800 a year. (f) One chief inspector at a sal-

ary of \$3,000 a year.
(g) Fourteen inspectors, each at

a salary of \$2,700 a year.

One chief operator at a sal-(h)

ary of \$3,000 a year. (i) Eight fire alarm operators,

each at a salary of \$2,700 a year. Four telephone operators. each at a salary of \$1,800 a year.

(k) One superintendent of plant at a salary of \$3,300 a year.

(1) One cable solicer at a salary

of \$8.50 per day.

(m) One batteryman at a salary of \$2,400 a year.

(n) One foreman instrument

maker at a salary of \$3,000 a year. (o) Five instrument makers, each at a salary of \$2,700 a year.

(p) One foreman of underground construction at a salary of \$2,100 a

year.

(q) Two laborers, each at \$5.50 per day

Two machinists, each at a (r)

salary of \$2,700 a year.
(s) Three foremen linemen, each (s)

(s) Three at \$2,460 a year.

Twelve linemen,

\$2,280 a year.

(u) One inside wireman at a salary of \$1,500 a year.

(v) One commissary at a salary \$2 100 a year.

(w) One repairer at a salary of \$2,340 a year.

(X) One clerk at a salary of

\$2,100 a year. (y) One clerk at a salary of \$1,800 a year.

Section 2. This ordinance shall take effect July 1, 1924.
Ages — Supervisors Badaracco,

Rath. Deasy, Harrelson, Hayden, Katz, McSheehy, Robb, Roncovieri, Schmitz, Welch—11. Noes—Supervisors Colman, Mc-

Gregor, McLeran, Morgan, Rossi,

Wetmore-6.

Absent-Supervisor Shannon-1.

Action Deferred on Garage Permit. The resolution granting permission to L. Sokolov to conduct and maintain a public garage on the west side of Fillmore street between Clay and Washington streets was taken up on final passage.

Attorney Stanley Nolan, representing property owners protesting against permission being granted, was allowed the privilege of the floor and was heard at length.

F. J. Miller, Mr. Barolay, Mrs. F. Quinen, Mrs. Sydney Joseph and Mrs. Kessler were also heard and expressed their objections to the permit being granted.

Attorney Clarence Morris

heard in behalf of the petitioner.

Whereupon, on motion of Supervisor Schmitz, action on final passage of the resolution was laid over for a period of two weeks.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$49,395.57. recommends same be allowed and ordered paid.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon—1.

NEW BUSINESS.

Passed for Printing.

The following matters were passed

for printing:

Providing Revenue and Levving Taxes for the Fiscal Year Ending June 30, 1925.

On motion of Supervisor Mc-

Leran:
Bill No. 6799, Ordinance No. —

(New Series), as follows:

Providing revenue and levying taxes for City and County purposes for the fiscal year ending June 30,

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Under and pursuant to the provisions of the Charter of

the City and County of San Francisco and of the laws of the State of California, and in conformity of Camornia, and in Contolling therewith, a tax is hereby levied for City and County purposes, including special City and County school building purposes for the fiscal year ending June 30, 1925, on all the property, real and personal, in the City and County of San Francisco, except such property as is by law exempt from taxation, in the sum of three and forty-seven hundredths (3.47) dollars on each one hundred dollars valuation of said taxable property as the same appears upon the assessment roll of said City and County for said fiscal year, which said sum of three and forty-seven hundredths (3,47) dollars on each one hundred dollars valuation as aforesaid is hereby apportioned to the funds and accounts and for the purposes designated as follows:

For the General Fund, to meet all expenses of the City and County not otherwise herein provided for, a rate of\$0.9464

To pay an aliquot part equal to one-tenth of the whole of each of the following final judgments against the City and County of San Francisco pursuant to writs of mandate served upon the members of the Board of Supervisors, towit: one-tenth of the amount of each of the judgments referred to in the writs of mandate is-sued in the proceedings in the Supreme Court of the State of California, numbered on the records of said c our t respectively:
S. F. Nos. 10320, 10379,
10738, 10749, 10746, 10762,
10780, 10800, 10829, 10799
10790, 10791, 11170, 11228,
11231, 11247, 11251, and
L. A. No. 7823. And in the
District Court of Appeal,
First Appellate District,
numbered on the records of numbered on the records of court respectively: said court respectively:
Nos. 4309, 4312, 4317, 4318,
4319, 4320, 4321, 4339, 4345,
4347, 4709, 4744, 4646, 4647,
4750 and 4757........
For the General Fund, to

meet the cost of the con-struction and repairs to streets sewers and buildings for the Detention Home and for the Police, Fire, Health and School Departments, other than the special school building

.0189

tax hereinafter provided	0000	For special tax levied for	
for, the rate of For the General Fund, to	.3306	publicity and advertising pursuant to Subdivision 33	
For the General Fund, to		of Section 4041 of the De	
meet the cost of elections		of Section 4041 of the Political Code of the State,	
and to pay the demands,		the rote of	.01030
salaries, expenses or other obligations imposed upon		the rate of	.0109
		City Employee	05.474
the City and County by		City Employes For Maintenance of the	.05470
al enactment of the State		Blind, Statutes 1919, chap-	
of Colifornia or of the		tor 144	.00220
legislative or constitutional enactment of the State of California or of the United States, other than the minimum City and County school taxes hereinsfer provided for:		ter 144	.0022
the minimum City and		hart Aquarium	.00600
County school taxes here-		hart Aquarium For the respective funds to redeem and pay the in-	.0000
inafter provided for; ex-		redeem and pay the in-	
penses or other obligations		terest on bonds sold prior	
imposed upon the City and		to November 8, 1910, as fol-	
County by direct vote of		lows:	
County by direct vote of the people of the City and		Street Bond Redemption and	
County of San Francisco, the rate of		Interest Fund, issue 1904. Children's Playground Bond	.00474
the rate of	.6464	Children's Playground Bond	
For the City and County Ele-		Redemption and Interest	
mentary School Fund, the		Fund, issue 1904	.00354
minimum City and County		Golden Gate Park and Pre-	
school tax for the ele-		Redemption and Interest Fund, issue 1904	
mentary schools to equal			
mentary schools to equal the estimated minimum		Fund, issue 1904	.00160
for such purpose furnished to the Board of Super- visors by the Superintend-		Fund, issue 1904 Mission Park Bond Redemption and Interest Fund, issue 1904 Fire Protection Bond Redemption and Interest	
to the Board of Super-		tion and Interest Fund,	0014
visors by the Superintend-		issue 1904	.0014
ent of Schools, in accordance with the provisions of Section 1817 of the Po-		Fire Protection Bond Re-	
of Costion 1917 of the Do		demption and Interest Fund, issue 1908	.03109
litical Code of the State,		Sewer Bond Redemption and	.0310
the rate of	.1072	Interest Fund, issue 1908.	.01890
For the City and County	.1012	School Bond Redemption and	.01020
the rate of		Interest Fund, issue 1908.	.02286
minimum City and County		Interest Fund, issue 1908. Hospital Bond Redemption and Interest Fund, issue	.0220
high school fax to equal		and Interest Fund, issue	
the estimated minimum for such purpose fur-		1908	.00900
for such purpose fur-		Hall of Justice Bond Re-	
nished to the Board of		demption and Interest	
Supervisors by the Super-		Fund, issue 1908	.00517
nished to the Board of Supervisors by the Super- intendent of Schools in accordance with the pro- visions of Section 1764 of the Political Code of the		Garbage Disposal Bond Re-	
accordance with the pro-		demption and Interest	0000
visions of Section 1764 of		Fund, issue 1908	.00630
Cite 1 Official Code of the	0000	For the respective funds to	
State For a special school tax for	.0880	demption and Interest Fund, issue 1908 Garbage Disposal Bond Redemption and Interest Fund, issue 1908 For the respective funds to redeem and pay the interest or bonds sold since	
the School Building Fund,		est on bonds sold since November 8, 1910, as fol-	
the rate of	.03680	lows:	
the rate of	.00000	Street Bond Redemption and	
Fund, in addition to the		Interest Fund, issue 1904.	.00091
minimum amounts for ele-		School Bond Redemption and	.0000
mentary schools and high		Interest Fund, issue 1918.	.03875
schools, and the special		Interest Fund, issue 1918. Library Bond Redemption and Interest Fund, issue	
school tax for the School		and Interest Fund, issue	
mentary schools and high schools, and the special school tax for the School Building Fund hereinbe-			.01036
tore provided, the rate of	.28660	Fire Protection Bond Re-	
For the Library Fund, to		demption and Interest Fund, issue 1908	
meet the cost of maintain-		Fund, issue 1908	.00926
ing public libraries and		Sewer Bond Redemption and	01.071
ing public libraries and the purchase of books therefor, the rate of For the Park Fund, to pay	02570	Interest Fund, issue 1908. School Bond Redemption and	.01271
For the Park Fund to pay	.00010	Interest Fund issue 1000	.02070
for the maintenance of		Interest Fund, issue 1908. Hospital Bond Redemption	.02070
parks, squares and public		and Interest Fund, issue	
grounds, the rate of	.10000	1000	.00884
parks, squares and public grounds, the rate of For the Firemen's Relief		Hall of Justice Rond Re-	
and Pension Fund, the		demption and Interest	
rate of	04760	Fund, issue 1908	00339

High School Polytechnic

Bond Redemption and Interest Fund, issue 1910... .00570 Water Bond Redemption and

Interest Fund, issue 1910. .30022 City Hall Bond Redemption

and Interest Fund, issue .08174 1912

Exposition Bond Redemption and Interest Fund, issue

.047141912 Hospital - Jail Completion

Bond Redemption and In-.01836 terest Fund, issue 1913...

Total\$3.47

A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
Margar, Bab, Barasaran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Noes—Supervisor McSheehy—1.

Absent—Supervisor Shannon—1.

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. - (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Public Library Fund.
(1) G. E. Stechert & Co., library books (claim dated July 31, 1924), \$535.93.

(2) San Francisco News Co., library books (claim dated July 31,

1924), \$592.56.
(3) Walter N. Reed, final payment, work on North Beach branch of Public Library (claim dated July 31, 1924), \$1,586.

American Building Mainte-(4)nance Co., janitor service, Public Library (claim dated July 31, 1924),

\$615.

(5) Foster & Futernick Co., binding library books (claim dated July 31, 1924), \$898.15.

Special School Tax.

(6) John Reid, Jr., first payment, service, additional architectural units to Galileo High School (claim dated Aug. 12, 1924), \$7,600.

Water Bonds, 1910. Healy-Tibbitts Construction Co., seventh payment, construction of substructures for steel bridge across Dumbarton straits (claim dated Aug. 11, 1924), \$112,486.21 (8) Western Pipe and Steel Co.,

twelfth payment, construction Bay Crossing Pipe Line, Contract 90 (claim dated Aug. 11, 1924) dated (claim Aug. 11,

\$31,537.55.

(9) Leonard F. Youdall, second payment, construction timber trestles for Bay Crossing Pipe Line (claim dated Aug. 12, 1924), \$69,-725.97.

Anaconda Copper Mining (10)Co., first payment, electric transmission line conductors (claim dated Aug. 13, 1924), \$49,382.17.

Associated Oil Co., oils, (11)Hetch Hetchy construction (claim dated Aug. 8, 1924), \$1,188.10.

(12) Bodinson Manufacturing Co.

machine parts (claim dated Aug. 7, 1924), \$901.45.
(13) Roy Brooks, truck hire (claim dated Aug. 9, 1924), \$675.
(14) Jacobs, Malcolm & Burtt,

potatoes (claim dated Aug. 8, 1924), \$849.05.

(15) Joshua Hendy Iron Works, Hadsel crusher and parts (claim dated Aug. 8, 1924), \$3,118.34. (16) Main Iron Works, castings

for spillway gates (claim dated Aug. 8, 1924), \$3,190.67.

(17) The Midvale Co., locomotive tires (claim dated Aug. 7, 1924), \$1,300.42.

(18) Und Old Mission Portland Ce-Co., cement (claim dated ment

Aug. 8, 1924), \$5,446.31.
(19) M. M. O'Shaughnessy, re-

volving fund expense, per vouchers (claim dated Aug. 7, 1924), \$1,658.47

M. M. O'Shaughnessy, re-fund expenditures, per (20)volving vouchers (claim dated Aug. 9, 1924), \$1,863.93.

(21) Standard Oil Co., fuel oil laim dated Aug. 8. 1924), (claim Aug. dated

\$1,057.95.

(22) Grant Smith & Co., expense account City Engineer's Department (claim dated Aug. 9, 1924), \$598.18.

(23) Edw. L. Soule Co. steel bars dated 8. 1924), (claim Aug.

\$1,300.83.

(24) State Compensation Insurance Fund, premium, Hetch Hetchy employees (claim dated Aug. 8,

1924), \$1,016.87. (25) State Compensation Insurance Fund, premium, Hetch Hetchy employees' insurance (claim dated

Aug. 8, 1924), \$3,212.18. (26) Atlas Rock Co., concrete mixture (claim dated Aug. 11. 1924), \$764. (27) California Boiler Works, 3

storage tanks (claim dated Aug.

8, 1924), \$1,698.65. (28) Garfield & Co., hopper, hoist bucket, etc. (claim dated Aug. 8, 1924), \$587.62.

(29) A. L. Greene, concrete white paint (claim dated Aug. 8, 1924), \$524.54.

Main Iron Works, 3 tem-(30)plates (claim dated Aug. 8, 1924), \$728,63.

Old Mission Portland Ce-(31)ment Co., cement (claim dated Aug. 8, 1924), \$1,053.05.

(32) Edw. L. Soule Co., steel bars laim dated Aug. 8, 1924), (claim \$1,377.14.

(33) Associated Oil Co., fuel oil dated Aug. 12, 1924). (claim

\$1,537.53

(34) O. Z. Bailey, hauling gravel (claim dated Aug. 13, 1924), \$2,163. (35) N. Clark & Sons, roofing tile,

Moccasin Creek buildings (claim

Moceasin Creek burnings dated Aug. 12, 1924), \$4,580. (36) Del Monte Meat Co., meats (alaim dated Aug. 12, 1924), \$2,458.74.

(37) Haas Bros., groceries (claim dated Aug. 12, 1924), \$702.78.
(38) M. M. O'Shaughnessy, revolving fund expenditures, per (claim dated Aug. vouchers 13. 1924), \$642.71. (39) Old Mission Portland Ce-

(a) Oil Mission Located Aug. 12, 1924), \$6,956.45.

(40) Sperry Flour Co., flour (claim dated Aug. 12, 1924), \$1.525.66.

525.66. (41) Standard Oil Co., (41) Aug. 12, fuel oil 1924), (claim \$1.084.05.

Municipal Railway Fund.

(42) American Brake Shoe and Foundry Co., railway brake shoes (claim dated Aug. 12, 1924), \$1,307.46

(43) Bridgeport Brass Co., trol-

ley wire (claim dated Aug. 12, 1924), \$2,799.88. (44) Market Street Railway Co., electric power, repairs, etc. (claim dated Aug. 12, 1924), \$3,188.13. (45) Market Street Railway Co.,

reimbursement per agreement Dec. 1918 (claim dated Aug. 12,

1924), \$1,446.55. (46) Pacific Gas and Electric Co., electric and gas service, Municipal Railways (claim dated Aug. 12,

1924), \$35,022.55. (47) San Fra San Francisco City Employces' Retirement System, for pensions, etc. (claim dated Aug. 6, 1924), \$6,457.66.

General Fund, 1924-1925.

(48) California Meat Co., meats, in Francisco Hospital (claim San dated July 31, 1924), \$880.22.

(49) San Francisco Dairy Co. ilk, San Francisco Hospita milk. Hospital 31, dated July (claim 1924), \$4,036.38.

Spring Valley Water Co., (50)for hospitals (claim dated water

yalva 157 hospitals (Claim dated July 31, 1924), \$1,538.08.

(51) Spring Valley Water Co., water. Relief Home (claim dated July 31, 1924), \$740.76.

(52) Baumgarten Bros., meats,

Relief Home (claim dated July 31, 1924), \$2,863.25.

(53) California Meat Co., meats, Relief Home (claim dated July 31, 1924), \$519.74.

(54) A. Ginocchio & Son., alfalfa, Relief Home (claim dated July 31, 1924), \$1,175.64. (55) Fred L. Hilmer Co., butter, Relief Home (claim dated July 31,

1924), \$949.05.

(56)

P. Lorrillard Co., tobacco, Relief Home (claim dated July 31,

1924), \$1,016.06. (57) A. Paladini Inc., fish, Relief Home (claim dated July 31,

1924), \$834.37.

(58) Sherry Bros. Inc., eggs, Relief Home (claim dated July 31,

1924), \$864. (59) John J. Dailey, services as Special Counsel, electric properties valuations (claim dated Aug. 15, 1924), \$850. (60) N. Randall Ellis, engineer-

ing services, electric properties valuations (claim dated Aug. 15,

1924), \$750. (61) Standard Oil Co., gasoline, Police Department (claim dated

Aug. 11, 1924), \$836.06. (62) Howard Automobile Co., one Buick coupe, Police Department (claim dated Aug. 11, 1924), 11, \$2,200.15.

(63) St. Vincent's School, maintenance of minors (claim dated

Aug. 12, 1924), \$1,701.22.

(64) Protestant Orphanage, maintenance of minors (claim dated

Aug. 12, 1924), \$787.50. (65) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Aug. 12, 1924), \$612.50.

(66) Roman Catholic Orphanage, maintenance of minors (claim dated Aug. 12, 1924), \$3,555.53. (67) Boys' Aid Society, mainte-

nance of minors (claim dated Aug. 12, 1924), \$1,145.36. (68) Albertinum

Orphanage, maintenance of minors (claim dated

Aug. 12, 1924), \$1,049.23. (69) Little Childre Children's maintenance of minors (claim dated

Aug. 12, 1924), \$9,615.20. (70) Eureka Benevolent Society,

maintenance of minors (claim dated Aug. 12, 1924), \$4,020.33. (71) Children's Agency, maintenance of minors (claim dated Aug.

1924), \$18,769.82. 72) St. Catherine's maintenance of minore dated Approximately (72)Home. (claim \$631.32.

(73) Langendorf Baking bread, County Jails (claim dated July 31, 1924), \$714.81.

(74) Levi Strauss & Co., wearing

apparel, County Jails (claim dated July 31, 1924), \$922.50. (75) Stana Cruz Portland Cement

Co., cement for street repair (claim dated Aug. 12, 1924), \$1,678.48.

(76) Pacific Gas and Electric Co.,

lighting public buildings (claim

dated Aug. 9, 1924), \$2,537.05.

(77) Recorder Printing and Publishing Co., printing Law and Motion and Trial Calendars (claim

dated Aug. 18, 1924), \$770. (78) Pacific Gas and Electric Co., street lighting during July (claim dated Aug. 18, 1924), \$46,256.48.

(79) Pacific Gas and Electric Co.,

gas and electricity, Fire Department (claim dated July 31, 1924), \$1,557.84.

partment (claim dated July

1924), \$835.81. (82) Spring Valley Water water, Fire Dept. (claim dated Co., (claim dated July 1924), \$835.81.

(83) Standard Oil Co., gasoline and oils, Fire Department (claim

dated July 31, 1924), \$1,844.74. School Construction Fund, Bond Issue 1918.

(84) The Graton & Knight Mfg. Co., leather belting for Galileo High School (claim dated Aug 12, 1924), \$941.92.

Appropriation, \$6,500 for Painting Fire Department Pumping Station No. 1.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the sum of \$6,500 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 55 (Miscellaneous Repairs, etc., to Buildings), for painting interior and exterior of Fire Department Pumping Station No. 1.

Appropriation, \$16,187.50 Out of County Road Fund for Widening Fillmore Street Between Chestnut Street and Cervantes Boulevard, and Mallorca Way Between Chestnut and Alhambra Streets.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the sum of \$16,-187.50 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to the California Pacific Title Insurance Company as agent in behalf of property owners; being payment for lands required for the widening of Fillmore street between Chestnut street and Cervantes boulevard, and of Mallorca way be-Chestnut tween and Alhambra

streets. Reference is hereby made to Resolution No. 22673 (New Series), and Resolution No. - (New Series), for description of lands and conditions.

Refunds of Taxes Paid for Delinquent Property.

Supervisor McLeran presented: - (New Se-Resolution No. -

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Tax Collector Special Fund, and authorized in payment to the here-inafter named persons; being re-funds of amounts paid to Tax Collector for real property at Tax Collector's sale of properties June 24, 1924, on account of unpaid and de-linquent taxes, and deeds to which properties, on account of court action and advice of City Attorney, the Tax Collector refuses to convey to the purchasers thereof, to-wit:

To Mario Noceti, the sum of \$3,-

007.62.

To Jerome J. Weinstein, the sum of \$1,019.77.

Garage Permit.

On motion of Supervisor Deasy: Resolution No. -- (New Se-

ries), as follows:

Resolved, That The Carlson Yeager Co. be and is hereby granted permission, revocable at will of the Board of Supervisors, to conduct and maintain a public garage at 1375 Golden Gate avenue.

Oil Permits.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks. C. E. Fleishman, north side of Washington street, 150 feet west of Cherry street, 600 gallons capacity.

Gilley Schmid Co., west line of Julian avenue, 150 feet south of Fifteenth street, 1500 gallons capacity.

Gilley Schmid Co., west line of Pierce street, 75 feet north of Ful-

ton street, 1500 gallons capacity.
Celesti Guigni, west line of
Franklin street, 125 feet north of Chestnut street, 1500 gallons ca-

Axel Johnson, southeast corner Van Ness avenue and Francisco street. 1500 gallons capacity.

Emil Nelson, west side of Pierce street, 70 feet south of Union street, 1500 gallons capacity.

Superba Packing Co., 2501 Howard street, 600 gallons capacity.

J. V. Campbell, south side of

California street, 225 feet east of Gough street, 1500 gallons capacity.

rights granted under this The resolution shall be exercised within six months, otherwise said permits become null and void.

Automobile Supply Station Permits. Also, Resolution No. -- (New

Series), as follows:

That the following rev-Resolved. ceable permits are hereby granted: Automobile Supply Stations.

W. Mardecich, to maintain and operate an automobile supply tion on the northwest corner of San Bruno avenue and Arleta street.

Merrill C. Morshead, to maintain and operate an automobile supply station on the northwest corner of Twenty-first avenue and Clement street; also to store 2000 gallons

of gasoline.

Union Oil Company of California, to maintain and operate an automobile supply station on the southwest corner of Railroad and Evans avenues: also to store 2000 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Transfer of Garage Permit.

Also, Resolution No. - (New

Scries), as follows:
Resolved, That Douglas Fleming
and Herbert E. Nott be and are
hereby granted permission, revocable at will of the Board of Supervisors, to have transfered to them public garage permit heretofore granted H. M. Thurber for premises on Geary street, 57½ feet east of Thirty-first avenue, by Resolution No. 21810.

Adopted.

The following matters were adopted:

Authorizing Execution of Deeds Property Owners for Portions Closed Streets.

Resolution No. 22801 (New Se-

ries), as follows:

Resolution authorizing the execution of deeds by the Mayor and the Clerk of the Board of Supervisors to affronting and adjacent property owners to portions of streets closed by Resolution No. 22673 (New Series), in exchange for property for new streets to be opened in lieu of

such closed streets.

Whereas, this Board on Monday, the 14th day of July, A. D. 1924. after proceedings theretofore had pursuant to the provisions of Chapter III, Article VI of the Charter of the City and County of San Francisco, duly and regularly adopted Resolution No. 22673 (New Series), clesing and abandoning portions of Mallorca way, Toledo way, Alhambra street and Cervantes boulevard;

Whereas, said resolution was presented to his Honor the Mayor tor his approval and was, on the 14th day of July, A. D. 1924, duly approved by him; and

Whereas, these proceedings were instituted as a part of a general plan for the westerly widening of Fillmore street between Chestnut street and Cervantes boulevard, to a width of 117 feet 6 inches, and the realignment and widening of Mallorca way between Chestnut street and Alhambra street, said Mallorca way to be 50 feet in width and 20 feet from the new westerly line of Fillmore street; and

Whereas, it was determined that the cost of the necessary widening of Fillmore street should be borne entirely by the City and County of San Francisco, and that adjacent property owners should donate the necessary 10 feet for the widening of Mallorca way to 50 feet; and

Whereas, all of the property owners involved have signed an agreement to convey to the California Pacific Title Insurance Company the necessary land for the widening of the said streets; and

Whereas, the California Pacific Title Insurance Company, in behalf of the property owners adjacent to or fronting on said streets, has offered to convey or cause to be conveyed to the City and County of San Francisco, property for the widening of Fillmore street and the realignment and widening of Mallorca way in lieu of such streets or portions of streets closed and abandoned by Resolution No. 22673,

and the sum of \$16,187.50; and Whereas, said offer will and dees constitute ample compensation to said City and County of San Francisco for the payment of the above sum and its deed or deeds to the portion of said streets closed and abandoned in said resolution, as aforesaid, and hereinafter described, and will be of much greater practical value both to the City and County and to the general public than the said portions of said streets so closed and abandoned;

Whereas, this Board has deemed and does deem that equity requires the conveyance of said closed and abandoned streets to said agent of the owners of property fronting thereon or adjacent thereto as hereinafter set forth;

Now, therefore, the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco in the name of said City and County are hereby authorized and instructed, upon receiving from the California Pacific Title Insurance Company deeds to the property hereinbelow described, to execute a deed conveying all of the right, title and interest of said City and County to said California Pacific Title Insurance Company to the portions of the said closed and abandoned streets described as follows:

All that certain real property situate, lying and being in the City and County of San Francisco, State of California, and bounded and particularly described as follows, towit:

Parcel 1. Commencing at the point of intersection of the northerly line of Toledo way with the westerly line of Mallorca way and running thence northerly along the westerly line of Mallorca way 109 .-977 feet; thence nortnerly on a curve to the left of 240-foot radius, tangent to the preceding course, central angle 14 degrees 57 minutes 04 seconds, a distance of 62.627 feet; thence northerly on a line which deflects 14 degrees 57 min-utes 04 seconds to the right from the tangent to the last described curve at the last described point, a distance of 24.806 feet; thence northerly on a curve to the left of 200-toot radius, tangent to the preceding course, central angle 33 degrees 43 minutes 13 seconds a distance of 117.706 feet to the northeasterly line of Mallorca way: line of Mallorca thence southeasterly along the northeasterly line of Mallorca way on a curve to the right of 280-foot radius, the tangent to which deflects 11 degrees 12 minutes 40 seconds to the left from the tangent to the last described curve at the last described point, central angle 44 degrees 55 minutes 53 seconds a distance of 219.576 feet; thence southerly along the easterly line of Mallorca way, tangent to the preceding curve a distance of 149.977 feet; thence southeasterly along the northeasterly line of Mallorca way on a curve to the left of 111.269-foot radius, tangent to the preceding course, central angle 45 degrees 00 minutes a distance of 87.390 feet; thence southeasterly along northeasterly line of Mallorca way, tangent to the preceding curve, a distance of 168.696 feet; thence deflecting to the right an angle of 45 degrees and running southerly a distance of 56.568 feet to the southwesterly line of Mallorca way; thence deflecting to the right an angle of 135 degrees 00 minutes and running northwesterly along the southwesterly line of Mallorca way 208.696 feet; thence continuing northwesterly along the southwesterly line of Mallorca way on a curve to the right of 151.269-foot radius, tangent to the preceding course, central angle 45 degrees 00 minutes a distance of 118.806 feet to the southerly line of Toledo way; thence northerly tangent to the preceding curve a distance of 40 feet to the northerly line of Toledo way and the point of commencement.

Farcel 2. Commencing at the point of intersection of the northerly line of Toledo way with the westerly line of Mallorca way and running thence westerly along the northerly line of Toledo way 8.125 feet; thence at a right angle southerly 40 feet to the southerly line of Toledo way; thence at a right angle easterly 8.125 feet along the southerly line of Toledo way to the westerly line of Mallorca way; thence at a right angle northerly 40 feet to the point of commencement.

Farcel 3. Commencing at a point on the southeasterly line of Alhambra street, distant thereon 138.330 feet northeasterly from the northeasterly line of Mallorca way and running thence easterly along the southerly line of the intersection of Alhambra street with Cervantes boulevard on a curve to the right of 50.248-foot radius, tangent to Alhambra street, central angle 81 degrees 44 minutes 02 seconds a distance of 71.680 teet to a point on the southwesterly line of Cervantes boulevard; thence southeasterly, tangent to the preceding curve, along the southwesterly line of Cervantes boulevard, a distance of 125.728 feet; thence northwesterly on a curve to the left of 50-foot radius, the tangent of which deflects 151 degrees 41 minutes 27 seconds to the left from the last degrees 41 minutes 27 seconds to the left from the last degrees 41 minutes 27 seconds to the left from the last degree 41 minutes 27 seconds to the left from the last degree 41 minutes 27 seconds to the left from the last degree 41 minutes 27 seconds to the left from the last degree 41 minutes 27 seconds to the left from the last degree 41 minutes 27 seconds to the left from the last degree 42 minutes 27 seconds to the left from the last degree 42 minutes 27 seconds to the left from the last degree 42 minutes 27 seconds to the left of 50 foot the left o scribed course at the last described point, central angle 23 degrees 15 minutes 59 seconds, a distance of 20.304 feet; thence northwesterly tangent to the preceding curve a distance of 100.533 feet; thence westerly on a curve to the left of 50-foot radius, tangent to the preceding course, central angle 87 degrees 15 minutes 54 seconds a distance of 76.153 feet; thence southwesterly on a curve to the right of 1731.26-foot radius, tangent to the preceding curve, central angle 0 degrees 29 minutes 18 seconds, a distance of 14.756 feet to the point

of commencement.

Said deed hereby authorized to be executed by the Mayor and the Clerk of the Board of Supervisors of this City and County shall not be delivered or recorded until said California Pacific Title Insurance Company shall have delivered to this City and County good and sufficient conveyances vesting in said City and County the title to property for streets so to be opened, widened and extended, described as follows, to-wit:

All that certain real property situate, lying and being in the City and County of San Francisco, State of California, and bounded and described as follows, to-wit:

and described as follows, to-wit:

Being parts of Marina Gardens,
according to map thereof recorded
November 13, 1918, in Map Book
"H," at pages 104 to 106, inclusive,
in the office of the Recorder of the
City and County of San Francisco,
State of California, and more particularly described as follows:

licularly described as follows:
Parcel "A". Commencing at a point on the northerly line of Chestnut street, distant thereon 114.375 feet westerly from the easterly line of Fillmore street and running thence westerly along the northerly line of Chestnut street 3.125 feet; thence at a right angle northerly and parallel with the easterly line of Fillmore street 20.465 feet to the southwesterly line of Mallorca way; thence deflecting 125 degrees 00 minutes to the right and running southeasterly along the southwesterly line of Mallorca way 4.419 feet; thence deflecting 45 degrees 00 minutes to the right and running southerly parallel with the easterly line of Fillmore street 17.34 feet to the northerly line of Chestnut street and the point of commencement.

Parcel "B". Commencing at a point which is perpendicularly distant 77.033 feet northerly from the northerly line of Chestnut street and 117.50 feet westerly from the eastline of Fillmore street, running thence northerly 302.777 feet along a line parallel to and distant 48.75 feet westerly from the westerly line of Fillmore street; thence at a right angle easterly 48.75 feet to the westerly line of Fillmore street; thence at a right angle southerly along the westerly line of Fill nore street 299,185 feet; thence deflecting to the right at an angle of 45 degrees and running southwesterly 37.011 feet to a point in the northeasterly line of Mallorca way; thence at a right angle

northwesterly along the northeasterly line of Mallorca way 31.932 feet to the point of commencement.

feet to the point of commencement. Parcel "C". Commencing at a point which is perpendicularly distant 379.810 feet northerly from the northerly line of Chestnut street and 48.75 feet westerly from the westerly line of Fillmore street, and running thence northerly 77.379 feet along a line parallel to and distant at a right angle 48.75 feet westerly from the westerly line of Fillmore street; thence at a right angle easterly 48.75 feet to the westerly line of Fillmore street; thence at a right angle southerly along the westerly line of Fillmore street 77.379 feet; thence at a right angle westerly 48.75 feet to the point of commencement.

Parcel "D". Commencing at a point which is perpendicularly distant 457.189 feet northerly from the mortherly line of Chestnut street and 48.75 feet westerly from the westerly line of Fillmore street, and running thence northerly 51.56 feet along a line parallel to and distant 48.75 feet at a right angle westerly from the westerly line of Fillmore street; thence at a right angle easterly 48.75 feet to a point in the westerly line of Fillmore street; thence at a right angle southerly along the westerly line of Fillmore street 51.56 feet; thence at a right angle westerly 48.75 feet to the point of commencement.

at a right angle westerly 48.75 feet to the point of commencement.

Parcel "E". Commencing at a point which is perpendicularly distant 508.749 feet northerly from the northerly line of Chestnut street and 48.75 feet westerly from the westerly line of Fillmore street, and running thence northerly 25 feet along a line parallel to and distant 48.75 feet at a right angle westerly from the westerly line of Fillmore street; thence at a right angle easterly 48.75 feet to a point on the westerly line of Fillmore street; thence at a right angle southerly along the westerly line of Fillmore street; thence at a right angle southerly along the westerly line of Fillmore street 25 feet; thence at a right angle westerly 48.75 feet to

point disper westerly 48.15 feet to the point of commencement.

Parcel "F". Commencing at a point which is perpendicularly distant 533.749 feet northerly from the northerly line of Chestnut street and 48.75 feet westerly from the westerly line of Fillmore street and running thence northerly 122.318 feet along a line parallel to and distant 48.75 feet at a right angle from the westerly line of Fillmore street and the westerly line of Fillmore street and the westerly line of Fillmore street produced northerly: thence northerly on a curve to the left of 50-foot radius, tangent to the preceding course, central angle 23 de-

grees 28 minutes 15 seconds a distance of 20.482 feet to a point on the southwesterly line of Cervantes boulevard; thence southeasterly along the southwesterly line of Cervantes boulevard, which deflects an angle of 151 degrees 41 minutes 27 seconds to the right from the tangent to the last described curve at the last described point, a distance of 42.253 feet; thence southeasterly along the southwesterly line of Cervantes boulevard on a curve to the right of 51.639-foot radius, tangent to the preceding course, central angle 51 degrees 46 minutes 48 seconds, a distance of 46,668 feet to a point on the westerly line of Fillmore street; thence southerly along the westerly line of Fillmore street, tangent to the preceding curve, a distance of 75.521 feet; thence at a right angle westerly 48.75 feet to the point of commencement.

Parcel "G". Commencing at the point of intersection of the northeasterly line of Mallorca way with the southeasterly line of Alhambra street and running thence south-easterly along the northeasterly line of Mallorca way a distance of 44.818 feet; thence southeasterly, continuing along the northeasterly line of Mallorca way on a curve to the right of 280-foot radius, tangent to the preceding course, central angle 1 degree 48 minutes 21 seconds, a distance of 8.825 feet; thence northwesterly on a curve to the left of 200-foot radius, the tangent to which deflects 11 degrees 12 minutes 40 seconds to the right from the tangent to the last descibed curve to the last described point, central angle 13 degrees 01 minutes 01 seconds, a distance of 45.438 feet; thence northwesterly, tangent to the preceding curve, a distance of 7.913 feet to a point on the southeasterly line of Alhambra. street; thence southwesterly along the southeasterly line of Alhambra street on a curve to the right of 1731.26-foot radius, the tangent of which deflects to the left 82 degrees 21 minutes 56 seconds from the last described course at the last dedescribed point, central angle 0 degrees 10 minutes 01 seconds, a distance of 5.044 feet to the northeasterly line of Mallorca way and the point of commencement.

Parcel "H". Commencing at a point on the southerly line of Toledo way, distant thereon 8.125 feet westerly from the westerly line of Mallorca way and running thence westerly along the southerly line of Toledo way 50 feet; thence at a right angle southerly 275 feet to the northerly line of Chestnut street; thence at a right angle easterly and along the northerly line of Chest-nut street 50 feet; thence at a right angle northerly 275 feet to the southerly line of Toledo way and the point of commencement.

Parcel "I". Commencing at a point on the northerly line of Toledo way, distant thereon 8.125 leet westerry from the westerly line of Mallorca way and running thence westerly along the northerly line of Toledo way 50 feet; thence at a right angle northerly 156.702 feet; thence northwesterly on a curve to the left of 150-foot radius, tangent to the preceding curve, central angle 46 degrees 44 minutes 14 seconds, a distance of 122.358 leet; thence northwesterly, tangent to the preceding curve, a distance of 15.360 feet to the southeasterly line of Alhambra street; thence northeasterly along the southeast-erly line of Alhambra street on a curve to the left of 1731.26-foot radius, the tangent to which deflects 99 degrees 18 minutes 27 secends to the right from the last described course at the last described point, central angle 0 degrees 10 mmutes 04 seconds, a distance of 5.070 feet to the southwesterly line of Mallorca way; thence southeasterly along the southwesterly line of Mallorca way, a distance of 50.774 feet; thence southeasterly along the southwesterly line of Mallorca way on a curve to the right of 240-foot radius, tangent to the preceding course, central angle 31 degrees 47 minutes 10 seconds, a distance of 133.145 feet; thence southerly on a line wnich deflects 14 degrees 57 minutes 04 seconds to the right from the tangent to the last degribed anywa at the last degribed anywa at the last degribed. last described curve at the last described point, a distance of 171.896 feet to the northerly line of Toledo way and the point of commencement.

Parcels A, B, C, D, E and F being for the widening of Fillmore street, and Parcels G, H and I tor

ing for the widening of Fillmore street, and Parcels G, H and I for the realignment of Mallorca way. It is hereby understood and agreed that the necessary street work for the widening of Fillmore street only shall be an obligation on the part of the City and County of San Francisco. Best Parcel of the County of San Francisco. Be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise this resolution in the official newspaper, as required by law, and the City Attorney is hereby directed to examine the titles to the said properties, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, the deeds conveying title thereto, and he is hereby authorized to file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Mayor Authorized to Execute Lease With Spring Valley Water Company for 50-Foot Strip of Land Extend-ing from Skyline Boulevard to Golf Links and Playground.

Supervisor McLeran presented:

Resolution No. 22802 (New Series), as follows:

Resolved, That the Mayor be and he is hereby authorized to execute in the name of the City and County of San Francisco, a certain lease dated May 29, 1924, by the terms of which the City and County leases from the Spring Valley Water Company a strip of land fifty feet wide extending from the Skyline boulevard to and into the tract of land leased by the City of said company by lease dated July 1, 1922, and used as a public golf links and playground, subject to the following conditions to be performed by the City and County, viz.:

(a) To construct a road along said strip of land and erect fences

along the same.
(b) To pay all taxes and assessments imposed against the property

leased.

(c) Not to permit water or rubbish to remain on said land.

(d) All timber cut to belong to the lessor.

(e) To construct approaches to

existing cross-roads. (f) To maintain such roads and

approaches. (g) To prevent camping or dam-

age by trespassers.
(h) To hold the lessor blameless

damages.

(i) Not authorize the use of the land for purposes not therein authorized.

Said lease to expire on June 30, 1937.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb Roncovieri, Rossi, Schmitz, Welch Wetmere-17.

Absent—Supervisor Shannon—1.

Statement of Gross Receipts of Market Street Railway Accepted.

Supervisor McLeran presented: Resolution No. 22803 (New Se-

ries), as follows:

Resolved, That the statement eretofore filed by the Market heretofore Street Railway Company showing gross receipts from passenger fares for the month ending June 30, 1924, upon which percentages in the following amounts are due the City and County, be and the same are hereby accepted, to-wit: Parnassus and Ninth Ave-

Gough Street Railroad

Further Resolved, That the Mar-et Street Railway Company is ket hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Also, Resolution No. 22804 (New

Series), as follows: Resolved, That the statement by the Market Street Railway Company for the year ending December 31, 1923, showing franchise per-centage due the City and County from passenger receipts in the sum of \$51,874.30, be and the same is hereby accepted and further
Resolved, That the Market Street

Railway Company is hereby rected to deposit said sum of \$51,-874.30 with the Treasurer of the City and County, the same to be placed to the credit of the General

Fund.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Fund Transfer to Depreciation Fund of Credit Balances of the Municipal Railway Accounts.

Supervisor McLeran ; resented:

Resolution No. 22805 (New Serics), as follows:

Resolved, That the following amounts, representing unexpended balances remaining in appropria-tions out of Municipal Railway Depreciation Fund for the purposes, and by the resolutions bereinafter mentioned, be and the said amounts 88.96

442.30

are hereby set aside to the credit of the Municipal Railway Depreciation Fund, to-wit: Masonic Avenue and Sun-

set District extensions, estimates, by Resolution No. 21365 (New Series).\$
Purchase of 20 car bodies, investion and extrast by

inspection and extras, by Resolution No. 20304

(New Series) 3,406.17 Purchase 20 motor equipments, Resolution 110. 20304 (New Series)..... 5.109.46

Purchase

equipments, Resolution No. 20304 (New Series). 1,573.33

Reconstruction of crane house and track in pipe yard, by Resolution No. 20379 (New Series).... 1,493.67

Construction safety station

Seventeenth, Castro and Market streets, by Resolution No. 21575 (New Series)

(The attention of the Auditor and Treasurer is directed to the provisions of this resolution.)

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncocieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Removal and Installation of Street

Lights. Supervisor Schmitz presented:

Resolution No. 22806 (New Series), as follows:

Resolved. That the Pacific Gas and Electric Company be and is hereby instructed to install, change and remove street lights as follows:

Install 600 C. P. (all night.) Divisadero street-

East side, 4 feet north of California street.

West side, 44 feet south of Pine

street. West side, 4 feet north of Bush street.

West side, north line of Sutter

street. side, 45 feet from Post West

street. West side, north line of Geary

street. West side, 35 feet south of O'Farrell street.

West side, 44 feet south of Ellis street.

West side, north line of Eddy street.

West side, 4 feet north of Fulton

West side, 42 feet south of Grove street.

side, south line of Fell West street.

side, north line of West Oak street.

California and Pine Between streets

Between Pine and Bush streets.

Between Bush and Sutter streets. Between Sutter and Post streets. Between Post and Geary streets.

Geary and O'Farrel! Between streets.

O'Farrell Ellis Between and street.

Between Ellis and Eddy streets. McAllister and Fulton Between streets.

Fulton and Grove Between streets.

Between Haves and Fell streets. Between Fell and Oak streets. Between Oak and Page streets. Jones and North Point streets.

Southeast and southwest corners Pacific avenue and Pierce street. Pacific avenue

North side, 103 feet west 01 Pierce street.

South side, 206 feet west 01 Pierce street.
South side, 156 and 309 feet west

of Scott street.

North side, 143 feet west of Dr visadero street.

North side, 206 feet west of Broaerick street.

South side, 103 and 309 feet west Broderick street.

Northeast and southwest corners of Baker street.

South side, 206 feet west of Baker street.

North side, 103 and 309 feet west Baker street.

Northwest and southeast corners of Lyon street.

North side, 165 feet west of Lyon street.

South side, 72 and 250 feet west Lyon street.

Northeast and southwest corners of Presidio avenue.

Install 400 M. T.

Corner of Pierce street. Between Pierce and Scott streets. Between Divisadero and Scott

streets. Between Divisadero and Brod-

erick streets. Between Baker and Broderick

streets.

Corner of Baker street.

Between Baker and Lyon streets. Corner of Lyon street.

Between Lyon street and Presidio avenue.

Corner of Presidio avenue.

Change 250 M. R. to 400. Pacific avenue between Steiner and Pierce streets.

Remove Gas Lumps.

Twenty-first street-

Northeast and southwest corners of Folsom street.

South side, 120 feet west of Fol-

som street.

Northeast and southwest corners of Shotwell street.

North side, 122 feet west of Shotwell street.

Northeast and southwest corners

of Howard street. North side, 136 feet west of How-

ard street.

Northeast and southwest corners

of Capp street.

North side, 153 feet west of Capp street. Double Inverted.

North side Twenty-first street, 37 feet west of Capp street.

Install 400 C. P.

Twenty-first street-

Bet. Mission and Capp streets.

Corner of Capp street. Bet. Capp and Howard streets. Corner of Howard street.

Bet. Howard and Shotwell streets. Corner of Shotwell street.

Bet. Shotwell and Folsom streets. Corner of Folsom street.

Install 600 C. P. Ornamental. West side of Mission street, 120 feet south of Fourteenth street.

Install 250 M. R. Forth-third avenue between Anza and Balboa streets.

Remove Gas Lamps. West side Third avenu-south of Lincoln way. avenue.

Jessie street, north side, 183 and 460 feet west of Fourth street.

Jessie street, south side, 264 feet west of Fourth street.

Nineteenth street, northeast and southwest corners of Noe street.

street, south side, and third west of Nineteenth first, second Church street.

Nineteenth street. south side. first and second west of Sanchez street

Nineteenth street, north side. first west of Church street.

Corner Nineteenth and Sanchez streets.

Nineteenth street, north first and second west of Sanchez street.

Install 400 M. R.

Ellington street between Mt. Vernon and Ottawa streets.

Clinton Park between Valencia and Guerrero streets.

Brosnan street between Valencia

and Guerrero streets. Grove street between Cole and

Shrader streets.

Nineteenth street between Sanchez and Noe streets.

Corner of Nineteenth and Sanchez streets.

Nineteenth street, fourth pole west of Church street.

Mt. Vernon and Sargent streets. Install 600 C. P.

Jessie street, 200 and 450 feet west of Fourth street.

Kearny street between Bush and Pine streets.

Kearny street between Pine and California streets.

Light Electroliers.

West side of Fourth street be-tween Mission and Howard streets (three).

East side of Fourth street between Mission and Howard streets (one).

Change 200w to 300w Electroliers. Fourth street between Market and Townsend streets.

Change Gas Lamps.

South side of California street, first east of Gough street, to east property line.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Accepting Offer of A. J. Kruzmeyer to Sell Land and Improvements on Eureka Street, South of Twenty-second Street, Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22807 (New Se-

ries), as follows:

Whereas, an offer has been received from A. J. Krutmeyer to convey to the City and County of San Francisco certain land and improvements situate on the west line of Eureka street, distant 155 feet 6 inches southerly from Twenty-second street, of dimensions 25 x 134 feet 3 inches, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all en-cumbrances, for the sum of \$7,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Eureka street, distant thereon 155 feet 6 inches southerly from the southerly line Twenty-second street; running

thence southerly along said westerly line of Eureka street 24 feet 6 inches; thence at a right angle westerly 134 feet 3 inches; thence at a right angle northerly 24 feet 6 inches; thence easterly 134 feet 3 inches to the westerly line of Eureka street and point of commencement. Being Lot No. 2 in Block No. 2773 on As-

sessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner tree of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore-17 .

Absent-Supervisor Shannon-1.

Accepting Offer of Mary G. Mason to Sell Land and Improvements on Dehon Street, South of Sixteenth, Required for School Purposes.

Also, Resolution No. 22808 (New Series), as follows:

Whereas, an offer has been re-ceived from Mary G. Mason to con-yey to the City and County of San Francisco certain land and improvements situate on the east line of Dehon street, distant 260 feet southerly from Sixteenth street, of dimensions 25 x 80 feet, required for school purposes; and 260 feet

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$4,400, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, dis-

tant thereon 260 feet southerly from the southerly line of Sixteenth street; running thence southerly along said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement. Being a nortion of Mission ment. Being a portion of Mission Block No. 95, also known as Lot No. 48, Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and deliv-ered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Award of Contract, School Department.

Supervisor Rossi presented: Resolution No. 22809 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing lumber for School Department be hereby made to White Brothers on bid submitted August 4, 1924 (Proposal No. 70), as follows, viz.: Industrial Arts Dept.....\$3,099.00

Galileo High School Shops. 226.50Mission High School, Me-chanic Arts Dept..... 88.70

Polytechnic High School 124.20

mitted thereon be rejected.

Adopted by the following vote:

A yes — Supervisors Badaracco Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Award of Contract, Ambulance Body, Emergency Hospitals.

Also, Resolution No. 22810 (New

Series), as follows: Resolved, That award of contract for furnishing ambulance body for emergency hospitals be hereby made to the Auto Body & Top Works for the sum of \$1,350, on bid submitted August 11, 1924. (Proposal No. 71.)

Resolved, That all other bids submitted thereon he rejected

mitted thereon be rejected.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Notice of Reconsideration, Long Issue for Municipal Railway Extension.

Supervisor McSheehy at the last meeting gave notice that he would move for a reconsideration of the vote, whereby the following resolution was adopted:

Resolution No. 22789 (New Se-

ries), as follows:

Whereas, the people of the Eureka Valley District first, and also other districts of San Francisco are in urgent need of street railway transportation to keep pace with the growth of the City; and

Whereas, it is not financially feasible at this time to build these needed street railways out of the the Municipal

current earnings of the Railway; therefore, be it

Resolved, That the Board of Supervisors will recommend submission to the people early in 1925 a proposition of incurring a bonded indebtedness for the purpose of building, first, the Eureka Valley, and also other railroad extensions as urgently needed, provided that these extensions cannot be financed in any other way. Resolved Further, That the City

Engineer be requested to make a report within ninety days to the Board of Supervisors on the estimate of cost of such extensions as are necessary to meet the needs of

San Francisco.

Discussed by Supervisors Mc-Sheehy, Bath, Hayden, Schmitz and McLeran.

Reconsideration Defeated.

Thereupon, the roll was called on reconsideration, and the motion defeated by the following vote:
A y e s — Supervisors Badaracco,

Deasy, Katz, McSheehy, Welch-5. Noes—Supervisors Bath, Colman, Harrelson, Hayden, McGregor, Mc-Leran, Morgan, Robb, Roncovieri, Ressi, Schmitz, Wetmore—12.

Absent-Supervisor Shannon-1.

Deputy Mayor of Gisbourne, N. Z., Addressed the Board.

Mr. De Costa, Deputy Mayor of Gisbourne, New Zealand, was intro-duced by the Chair and addressed the Board. The gentleman stated that his visit to the City has been a very enjoyable occasion; that he felt very thankful for the kind and cordial reception tendered him by his Honor Mayor Rolph. He complimented San Francisco and stated that in his extensive travels he finds that the streets and roads in our City are the finest he has seen.

The remarks of the gentleman were responded to by Supervisor

Schmitz.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

City Departments Prepare Exhibit for the California Industrial Exposition.

Supervisor Coleman presented: ' Resolution No. 22812 (New Se-

ries), as follows:

Whereas, many commercial and civic organizations and manufac-turing industries have indicated their intention to participate in the California Industries Exposition, to be held in the Exponential torium October 13 to November 3, be held in the Expoistion Audi-1924, inclusive, as a method of showing to the center of popula-tion the resources and opportunities of their various districts; and Whereas, the development of the

natural resources of California is followed by the development of our industries, which is of vital importance to San Francisco in that it develops the business and comiting the same companions.

merce of our City; therefore, be it Resolved, That the Board of Supervisors of San Francisco direct the various departments of this City, particularly the Auditor, the Police and Fire departments, De-partment of Electricity, Board of Public Works, Bureau of Engineering, Park Commission, Playground Commission, Board of Health and Board of Education, to get together an exhibit worthy and representative of San Francisco, the same to be placed in the California Indus-tries Exposition in the space purchased by the City and reserved therein for this purpose.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Mayor to Appoint Committee, Observance of Columbus Day.

Supervisor Rossi presented: Resolution No. 22813 (New Se-

ries), as follows: Resolved, That the Mayor be authorized to appoint a committee of citizens to arrange for the proper observance of Columbus Day, Octo-

ber 12th. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch Wetmore-17.

Absent—Supervisor Shannon—1.

Mayor to Invite Committee on Highways to Hold Its Meetings Chambers of the Board.

Supervisor Welch presented: Resolution No. 22814 (New Se-

ries), as follows:

Whereas, the Governor of the State of California has appointed a commission consisting of nine members representing the different sections of the State for the purpose of making a state-wide study of the highways of the State with the view of extending the existing and adding new highways to our

present system; and Whereas, said commission will report their findings and recommendations to his Excellency the Governor and the Legislature of the State of California at its next

regular session;

Resolved, That his Honor the Mayor be respectfully requested by the Board of Supervisors of this City and County to invite the honorable commission to hold its meetings in the chambers of the Board of Supervisors at a time to be fixed by said commission for presentation by San Francisco and discont counties of the presents. adjacent counties of the necessity of new highways and highway ex-tensions in San Francisco and contiguous counties to aforesaid commisison.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Proposed Amendment to Charter. Supervisor Bath presented the

following:

Charter Amendment No. .., describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, to amend the Charter of the said City and County by adding a new section to Article XIII of the Charter relating to appointments, transfers and promotions in the classified Civil Service.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the said City and Coun-ty at a general election, to be held on the day of, 1924, a proposal to amend the Charter of the said City and County as

follows:

That a new section is hereby added to Article XIII, to be known as Section 23, and to read as fol-

lows:

Section 23. For the purpose of appointment, transfer or promotion the classified Civil Service of the City and County shall be regarded as a whole, and employees of any office or department of the municipal government shall be eligible to apopintment, transfer or promotion to any other office or depart-ment of said government in accordance with the rules which the Civil-Service Commission shall make to govern such appointments, transfers or promotions.

The reason for the submission of this amendment is that under the present law employees having the designation "General Clerk" are the only ones eligible to a transfer.

On motion referred to Judiciary

Committee.

ADJOURNMENT.

There being no further business, the Board at the hour of 5:35 p. m. adjourned.

J. S. DUNNIGAN, Clerk. Approved by the Board of Supervisors August 25, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco

Monday, August 25, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, AUGUST 25, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, August 25, 1924,

p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the fol-Supervisors lowing were noted present:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors Bath, Shannon-2.

Quorum present. His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of August 8, 11 and 18, 1924, were approved.

ROLL CALL FOR PETITIONS FROM MEMBERS

Invitation to Participate in Labor Day Festiivities.

Communication, from San Francisco Labor Council, extending a most cordial invitation to the members of the Board to participate in September 1st, by marching at the head of the First Division of the labor parade, starting from the labor parade, starting from the Ferry along Market street at 10 a. m.; also to attend the literary exercises in the evening at the Civic Auditorium, where seats will be reserved on the platform for members of the Board and city officials.

Read by the Clerk and the invita-

tion accepted.

Communication From Board of Public Works Transmitting Copy of Resolution of the Turlock Irrigation District Agreeing to Pay the Sum of \$90,000 for Purchase of Water From Hetch Hetchy.

Resolution No. ----. Resolved that:

Whereas, the City and County of San Francisco has heretofore de-livered to the Turlock Irrigation District 60.000 acre feet of water from the O'Shaughnessy Dam in accordance with the terms and conditions heretofore agreed upon by and between the engineers for the City and County of San Francisco and the engineers for the Turlock Irrigation District and duly approved heretofore by the Board of Directors of said District; and

Whereas, by releasing said quantity of water at said O'Shaughnessy Dam the City of San Francisco has complied with its part of said agree-

ment; now, therefore, be it

Resolved, That the Turlock Irrigation District does hereby agree to pay to the City and County of San Francisco on or before the first day of January, 1925, the sum of \$90,000, being the agreed purchase price for said water, at the rate of \$1.50 per acre foot; be it

Further Resolved, That if said payment is not made on or before the first day of January, 1925, the said sum of \$90,000 shall thereafter bear interest at the rate of 5 per cent per annum, and shall be added to said principal sum and become due and payable, together with said principal upon demand. Be it

Further Resolved, That the Secretary of this Board be and she is hereby instructed and directed to send to the City Engineer of the City and County of San Francisco a certified copy of this resolution in vidence of the agreement therein evidence of the agreement therein set forth.

Moved by Director Chance, seconded by Director McCabe, the fore-going resolution be adopted. Roll call being had, was adopted by the following vote:
Ayes—Directors Hultman, Chance,

Fritts, Johnson, McCabe.

Noes-Directors none. Absent—Directors none.

I hereby certify the foregoing to be a true and correct copy of a resolution adopted by the Board of Directors of the Turlock Irrigation District at a regularly adjourned

meeting held at Turlock, August 15th, 1924.

Attest:

(Seal) ANNA SORENSEN, Secretary Turlock Irrigation District.

Read and ordered spread in Jour-

nat.

Acceptance of Deed From the Spring Valley Water Company to Land in San Mateo County for Hetch Hetchy.

The communication transmitted by Robert M. Searls, Special Counsel Hetch Hetchy, approved by M. M. O'Shaughnessy, City Engineer, recommending the acceptance of a deed from the Spring Valley Water Company to 3.44 acres of land in San Mateo County required for the pumping station on the Bay Division of the Hetch Hetchy aqueduct, was received and considered with the passage of the resolution accepting said deed.

Communication From the State Board of Equalization Transmitting Statement of Revenues for the Seventy-

sixth Fiscal Year.

August 18, 1924.
To the Board of Supervisors and County Auditor, San Francisco County.

Please take notice that on Monday, August 18, 1924, the State Board of Equalization adopted the following resolution and order:

following resolution and order: Whereas, Chapter 232 of the laws of 1923 (approved May 26, 1923),

provides as follows:

"The State Board of Equalization shall, between the first Monday in March and the first Monday in July in the year one thousand nine hundred twenty-four, for the support of the State government assess and levy taxes upon the property in the manner and upon the rates of taxation as provided for the in the subdivisions a, b, c and d of section fourteen of article thirteen of the Constitution of the State of California, or if any rate of taxation shall have been changed by the legislature pursuant to subdivision f of said section and article, then upon such rate of taxation as so changed and fixed for the purpose of raising the sum of forty million dollars for annual expenditure for the support of the State government for the seventy-sixth fiscal year, and in the event that the taxes so assessed and levied, together with all available revenues other than those revenues required by law to be used for special uses, shall not raise said sum of forty million dollars then said shall be above named revenues deemed insufficient to meet the annual expenditures of the State for the seventy-sixth fiscal year, which

deficiency is hereby declared to be the difference between the amount of taxes assessed and levied upon the property and in the manner and upon the rates of taxation herein-before specified, together with all other State revenues, other than those revenues required by law to be used for special uses, and said sum of forty million dollars, then said State Board of Equalization in accordance with the provisions of subdivision e of said section fourteen of article thirteen of the Constitution of the State of California, at the time provided in section three thousand six hundred ninety-six of the Political Code, shall fix such an ad valorem rate of taxa-tion for the said seventy-sixth fiscal year upon each one hundred dollars in value of taxable property, upon all the property in the State of California not exempt from taxation under the law and subject to taxation for State purposes on the seventh day of November in the year one thousand nine hundred ten, as, after allowing five per cent for de-linquencies, will raise for said seventy-sixth fiscal year the amount of said deficiency."

And whereas, Subdivision "e" of Section 14 of Article XIII of the Constitution of California, ratified November 8, 1910, provides as fol-

lows:

"Out of the revenues from the taxes provided for in this section, together with all other State revenues, there shall be first set apart the moneys to be applied by the State to the support of the public school system and the State University. In the event that the above named revenues are at any time deemed insufficient to meet the annual expenditures of the State, including the above named expenditures for educational purposes, there may be levied, in the manner to be provided by law, a tax, for State purposes, on all the property in the State, including the classes of property enumerated this section, sufficient to meet the deficiency. All property enumerated in subdivisions a, b and d of this section shall be subject to taxation, in the manner provided by law, to pay the principal and interest of any bonded indebtedness created and outstanding by any city, city and county, county, town, town-ship, or district, before the adoption of this section. The taxes so paid for principal and interest on such bonded indebtedness shall be deducted from the total amount paid in taxes for State purposes.

And whereas, the State Board of

Equalization, from the records of the State, determines and declares that there will be collected and received as State taxes under the provisions of Section 14 of Article XIII of the Constitution, and from all other sources, for support and maintenance of the State government for the seventy-sixth fiscal year beginning July 1, 1924, the following amounts or thereabouts:

From electric and street railways,

\$3,186,341.52.

From steam railroads, \$13,081,-443.38.

From gas and electric companies,

\$8,598,900.70.

and telephone From telegraph companies, \$2,489,565.92.

From car companies, \$323,245.20. From express companies, \$106,-775.68.

From insurance companies, \$4,-

396,657.66.

From national banks. \$1,483,-915.02.

From state banks, \$2,652,157.18. From general franchises, \$3,931,-996.

Total taxation, \$40.250,from

998.26.

Other sources:

Inheritance taxes, \$5.500,000.

License taxes, \$1,000,000.

Fees, Secretary of State, \$350,000. Interest on deposits in banks, \$600,000.

Punitive and reformatory schools,

collections, \$500,000.

Fees, Supre Courts, \$12,000. Supreme and Appellate

Miscellaneous receipts, \$450,000. Total other sources, \$8,412.000. Total from all sources, \$48,662,-

Now, therefore, the State Board of Equalization believes and thereupon adjudges and decrees that the State of California is and will be in receipt of sufficient revenues for its support and maintenance for the seventy-sixth fiscal year and that no deficiency or other ad valorem taxes need or shall be levied or collected for said fiscal year.

R. E. COLLINS. Chairman State Board of Equal-

W. D. LACK, Secretary. Read and ordered noted in Journal.

Charter Amendments.

Communication from the Down Town Association submitting a proposed amendment to Chapter VIII, Article IX, of the Charter, relating to salary of the Chief Engineer of the Fire Department.

Also, by adding a new section (No. 15) to Article XIV of the Charter, relating to powers of the Board

of Park Commissioners in matter of leasing space under public parks and squares.

On motion referred to the Ju-

diciary Committee.

San Francisco Labor Council Endorsing Hetch Hetchy Bond Issue.

San Francisco, August 25, 1924. The Honorable Board of Supervisors. City and County of San Francisco.

Gentlemen:

Pursuant to action of the San Francisco Labor Council, at its last regular meeting, held Friday evening, August 22, 1924, I take great pleasure in informing your honorable Board that the Council by unanimous vote has endorsed the \$10,000,000 Hetch Hetchy bond issue, which is to be submitted to the people at a special election to be held in the near future. The delegates were privileged to hear a detailed report on the principles and facts involved in the question as made by Mr. Henry Boyen, a member of the Citizens' Advisory Com-An interesting discussion mittee. was held on the subject, and the action taken augurs well for the success of the proposal if it receives the same thorough and full consideration of all the facts by the citizens as the delegates of this Council have bestowed on the question.

Trusting that the favorable action of the Council may assist in securing complete success for the bond issue at the polls on October 7. I have the honor to be, on behalf

of the Council,

Respectfully. JNO. A. O'CONNELL, Secretary.

Read and ordered spread in Journal.

Hearing of Objections to Establishment of Set-Back Lines.

Hearing of objections to Farral-lones street, included in bill and establishing set-back ordinance lines on Casa way and other streets, was taken up, and it was ordered that Farrallones street be eliminated therefrom and recommitted committee.

The bill and ordinance as amended was thereupon passed to print as

follows:

Bill No. 6800, Ordinance No. -

(New Series), as follows:

Establishing set-back lines along portions of Casa way, North Point street, Taraval street, Mt. Vernon avenue, Eighteenth avenue, Nine-teenth avenue, Twentieth avenue. Twenty-fifth avenue and Twentyseventh avenue.

Be it ordained by the People of

the City and County of San Francisco, as follows:

It is hereby recited Section 1. It is hereby recited that on the 28th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 48 to establish set-back lines along por-tions of Casa way, North Point street, Taraval street, Mt. Vernon avenue, Eighteenth avenue, Nine-Twenty-fifth avenue, and fixed the 25th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of Ordinance No. 5636 (New Series), set-back lines are hereby established as fol-

lows:

Along the northeasterly side of Casa way between Retiro way and Marina boulevard, said set-back line to be 10 feet; along the southwest-erly side of Casa way, commencing at a point 10.595 feet northwesterly from Retiro way and running thence northwesterly 58.024, feet, said set-back line to be 3.33 feet; thence northwesterly 32.5 feet, said set-back line to be 6.66 feet; thence northwesterly 386.6 feet, said set-

back line to be 10 feet.

Along both sides of North Point street, commencing at points 93.75 feet easterly from Baker street and running thene easterly to points 93.75 feet westerly from Broderick street, said set-back line to be 6

feet.

Along the northerly side of Taraval street between Thirty-fourth avenue and Thirty-fifth avenue, said set-back line to be 8.5 feet; along the southerly side of Taraval street between Thirty-fifth avenue and Thirty-fourth avenue, said setback line to be 8 feet.

Along the southerly side of Mt. Vernon avenue between Louisberg street and Tara street, said set-back line to be 15 feet.

Along the westerly side of Eighteenth avenue, commencing at Moraga street and running thence northerly 375 feet, said set-back

line to be 7.5 feet; thence northerly 30 feet, said set-back line to be 6 street; said set-back line to be of street; thence northerly to Lawton street, said set-back line to be 5 feet; along the easterly side of Eighteenth avenue between Moraga street and Lawton street, said setback line to be 15 feet.

Along the easterly side of Nineteenth avenue, commencing at a point 100 feet northerly from Quintara street and running thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 75 feet, said set-back line to be 6 feet.

Along the easterly side of Twentieth avenue, commencing at Lawton street and running thence northerly 450 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 6 feet; thence northerly to Santiago street, said set-back line to be 9 feet; along the easterly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set back line to be 3 feet; thence northerly 25 feet, said set back line to be 6 feet; thence northerly to Santiago street. said set-back line to be 9 feet,

Along the westerly side of Twenty-seventh avenue between Vicente street and Ulloa street, said set-back line to be 12.5 feet; along the easterly side of Twenty-seventh avenue between Vicente street and Ulloa street, said set-back line to be

11.5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Hearing of Objections to the Establishment of Set-Back Lines

Hearing of objections to Filbert street included in bill and ordinance establishing set-back lines on Avila road and other streets was taken up and it was ordered that Filbert street be eliminated therefrom, and recommitted to committee.

The bill and ordinance amended was thereupon passed to print, as follows:

Bill No. 6801. Ordinance No. — (New Series), as follows:

Establishing set-back lines along portions of Avila road, Marina boulevard, Scott street, Pierce street, Capra way and Avila way.

Be it ordained by the People of the City and County of San Francisco er follows:

cisco as follows:

Section 1. It is hereby recited that on the 28th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 49 to establish set-back lines along portions of Avila road, Marina boulevard, Scott street, Pierce street, Capra way and Avila way, and fixed the 25th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series), set-back No. 5636 (New Series), set-back lines are hereby established as fol-

lows:

Along both sides of Avila road between Chestnut street and Alhambra street, said set-back line to be 10 feet.

Along the southerly side of Marina boulevard between Avila road and Cervantes boulevard, said set-

back line to be 5 feet.

Along the westerly side of Scott between Chestnut street and Francisco street, said set-back line to be 5 feet; along the easterly side of Scott street between Chestnut street and Alhambra street, said set-back line to be 5 feet.

Along both sides of Pierce street between Caura way and Beach street, said set-back line to be 7

Along the southerly side of Marina boulevard between Alhambra street and Casa way, said set-back line to be 5 feet.

Along both sides of Capra way between Scott street and Pierce street, said set-back line to be 10

Along both sides of Avila way between Capra way and Alhambra street, said set-back line to be 10 feet.

Along the southerly side of Marina boulevard between Divisadero street and Broderick street, said set-back line to be 5 feet.

Along the southerly side of Marina boulevard between Scott street and Divisadero street, said set-back

line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

REPORTS OF COMMITTEES.

by following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings and Lands Committee, by Supervisor Wetmore, chairman.

City Planning Committee, by Supervisor McGregor, chairman

PRESENTATION OF PROPOSALS Pump Casings for Fire Boat.

Sealed proposals were received between the hours of 2 and 3 p. m. this day and referred to the Supplies Committee.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Providing Revenue and Levylng Taxes for City and County Purposes for the Fiscal Year Ending June 30, 1925.

Bill No. 6799, Ordinance No. 6331

(New Series), as follows:

Providing revenue and levying taxes for City and County purposes for the fiscal year ending June 30, 1925.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Under and pursuant to the provisions of the Charter of the City and County of San Francisco and of the laws of the State of California, and in conformity therewith, a tax is hereby levied for City and County purposes, in-cluding special City and County school building purposes for the fiscal year ending June 30, 1925, on all the property, real and personal, in the City and County of San Fran-

702	
cisco, except such property as is by law exempt from taxation, in the sum of three and forty-seven hundredths (3.47) dollars on each one hundred dollars valuation of said taxable property as the same appears upon the assessment roll of said City and County for said fiscal year, which said sum of three and forty-seven hundredths (3.47) dollars on each one hundred dollars valuation as aforesaid is hereby apportioned to the funds and accounts and for the purposes designated as follows: For the General Fund, to meet all expenses of the City and County not otherwise herein provided for, a rate of	United States, other than the minimum City and County school taxes hereinafter provided for; expenses or other obliagtions imposed upon the City and County by direct vote of the people of the City and County of San Francisco, the rate of
City and County of San Francisco pursuant to writs of mandate served upon the members of the Board of Supervisors, towit: one-tenth of the amount of each of the judgments referred to in the writs of mandate issued in the proceedings in the Supreme Court of the State of California, num-	For the City and County High School Fund, the minimum City and County high school tax to equal the estimated minimum for such purpose fur- nished to the Board of Supervisors by the Super- intendent of Schools in accordance with the pro- visions of Section 1764 of the Political Code of the
bered on the records of said court respectively: S. F. Nos. 10320, 10379, 10738, 10749, 10746, 10762, 10780, 10800, 10829, 10799 10790, 10791, 11170, 11228, 11231, 11247, 11251, and L. A. No. 7823. And in the District Court of Appeal, First Appellate District,	State
numbered on the records of said court respectively: Nos. 4309, 4312, 4317, 4318, 4319, 4320, 4321, 4339, 4345, 4347, 4709, 4744, 4646, 4647, 4750 and 4757	Building Fund hereinbe- fore provided, the rate of28660 For the Library Fund, to meet the cost of maintain- ing public libraries and the purchase of books therefor, the rate of03570 For the Park Fund, to pay
struction and repairs to streets, sewers and build- ings for the Detention Home and for the Police, Fire, Health and School	for the maintenance of parks, squares and public grounds, the rate of
Departments, other than the special school building tax hereinafter provided for, the rate of	rate of
and to pay the demands, salaries, expenses or other obligations imposed upon the City and County by legislative or constitution-	the rate of
al enactment of the State of California or of the	Blind, Statutes 1919, chapter 144

For Maintenance of Stein-

.01836

For Maintenance of Stein- hart Aquarium	.00600	Hospital - Jail Completion Bond Redemption and In-
hart Aquarium For the respective funds to redeem and pay the in-		terest Fund, issue 1913
terest on bonds sold prior to November 8, 1910, as fol-		Total\$ The foregoing bill and ord
lows:		was taken up on final passa
Street Bond Redemption and Interest Fund, issue 1904	.00474	was taken up on final passa was discussed by Superviso Sheehy, Welch and Roncovie pervisor Welch asked for the
Interest Fund, issue 1904. Children's Playground Bond		pervisor Welch asked for the
Redemption and Interest Fund. issue 1904	.00354	lege of presenting his opini writing for purposes of
Golden Gate Park and Pre-		Granted. Supervisor McShee
demption and Interest		sented the following statem writing and asked that it
Fund, issue 1904	.00160	serted in the record as exp
Fund, issue 1904 Golden Gate Park and Presidio Extension Bond Redemption and Interest Fund, issue 1904 Mission Park Bond Redemption and Interest Fund, issue 1904		August 25.
issue 1904 Bond Re-	.00140	As a member of the Board pervisors of the City and Cor
demption and Interest		pervisors of the City and Cor San Francisco I wish to qual vote of "no" and have sa corded and inserted in the
Fund, issue 1908 Sewer Bond Redemption and	.03109	corded and inserted in the
Interest Fund, issue 1908.	.01890	for the following reasons, to- On May 26, 1924, I submreduction of fourteen items 584 items as called for budget. This reduction
School Bond Redemption and Interest Fund, issue 1908.	.02286	reduction of fourteen items
Interest Fund, issue 1908. Hospital Bond Redemption and Interest Fund, issue		584 items as called for i
		amount to \$000,470, a cut t
Hall of Justice Bond Re-		cents in the tax rate. In compiling this year's ta
demption and Interest Fund, issue 1908	.00517	In compiling this year's to the Finance Committee und
Fund, issue 1908 Garbage Disposal Bond Re- demption and Interest		mated the tax roll \$2,667,328, amounts to \$94,000. They a
Fund, issue 1908 For the respective funds to	.00630	derestimated revenues from sources, as shown by thei itemized statememnt subitted
For the respective funds to redeem and pay the inter-		itemized statemennt subitted
est on bonds sold since		Board on August 18, 1924, amount of \$326,894, a to \$420,824, a cut of 6½ cents
November 8, 1910, as follows:		\$420,824, a cut of 61/2 cents
Street Bond Redemption and	00001	tax rate. A total of these items reflec
Interest Fund, issue 1904. School Bond Redemption and	.00091	the tax rate would amount to of 17 cents, making a tax 1 \$3.30 and not \$3.47.
Interest Fund, issue 1918.	.03875	\$3.30 and not \$3.47.
and Interest Fund, issue		This cut can be made with
Fire Protection Bond Re-	.01036	pairing the efficiency of the government in any manner of J. B. McSHEEH
demption and Interest		J. B. McSHEEH Superv
Fund, issue 1908	.00926	Supervisors Schmitz, M
Sewer Bond Redemption and Interest Fund, issue 1908.	.01271	Ronocvieri and Hayden were in favor of the passage of th
School Bond Redemption and Interest Fund, issue 1908.	.02070	nance and complimented t nance Committee in present
Hospital Bond Redemption	.02010	their judgment a very fair re
and Interest Fund, issue	.00884	Supervisor McLeran, chairs the Finance Committee, thank
Hall of Justice Bond Re-		Supervisors for their express
demption and Interest Fund, issue 1908	.00332	confidence in the committee.
Polytechnic High School		Whereupon, the question called and the said bill and
Bond Redemption and Interest Fund, issue 1910	.00570	nance was finally passed by t lowing vote:
Water Bond Redemption and Interest Fund issue 1910	.30022	Aves — Supervisors Bade
Water Bond Redemption and Interest Fund, issue 1910. City Hall Bond Redemption and Interest Fund, issue	.000	Colman. Deasy, Harrelson, H Katz, McGregor, McLeran, V
and Interest Fund, issue	.08174	. Robb. Roncovieri, Rossi, Sc
Exposition Bond Redemption		Robb, Roncovieri, Rossi, Sc Welch, Wetmore—15. No—Supervisor McSheehy—
and Interest Fund, issue	.04714	Absent—Supervisors Baun
1912	.07/17	non—2.

....\$3.47 nd ordinance passage and pervisors Mc-oncovieri, Sufor the priviopinions in of record. IcSheehy prestatement in nat it be inas explaining

Hospital - Jail Completion

st 25, 1924. Board of Sund County of to qualify my ive same rei the records ns, to-wit:

submitted a items out of for in the ction would cut of $10\frac{1}{2}$

ear's tax rate ee underesti-67,328, which They also unfrom other their own ubitted to our 1924, to the a total of cents in the

s reflected in ount to a cut tax rate of

e without imof this city nner or form. HEEHY,

Supervisor. tz. Morgan. were heard of the ordiited the Firesenting in fair report.

chairman of thanked the expression of ittee.

nestion was ill and ordid by the fol-

Badaraeco, son, Havden, ran, Vorgan, ssi, Schmitz,

Bath Shan-

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22815 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Public Library Fund. G. E. Stechert & Co., library books (claim dated July 31, 1924), \$535.93.

(2) San Francisco News Co., library books (claim dated July 31,

1924), \$592.56.
(3) Walter N. Reed, final payment, work on North Beach branch of Public Library (claim dated July 31, 1924), \$1,586.

(4) American Building Maintenance Co., janitor service, Public Library (claim dated July 31, 1924),

(5)Foster & Futernick Co., binding library books (claim dated July 31, 1924), \$898.15. Special School Tax.

John Reid, Jr., first payment, additional architectural service, units to Galileo High School (claim dated Aug. 12, 1924), \$7,600. Water Bonds, 1910.

Healy-Tibbitts Construction (7)Co., seventh payment, construction of substructures for steel bridge

across Dumbarton straits (claim dated Aug. 11, 1924), \$112,486.21 (8) Western Pipe and Steel Co., twelfth payment, construction Bay Crossing Pipe Line, Contract 90 dated 11, 1924), (claim Aug.

\$31,537.55.

(9) Leonard F. Youdall, second payment, construction timber trestles for Bay Crossing Pipe Line (claim dated Aug. 12, 1924), \$69,-725.97.

(10)Anaconda Copper Mining Co., first payment, electric transmission line conductors (claim dated Aug. 13, 1924), \$49,382.17.

(11) Associated Oil Co., oils. Hetch Hetchy construction (claim dated Aug. 8, 1924), \$1,188.10.
(12) Bodinson Manufacturing Co.

machine parts (claim dated Aug. 7, 1924), \$901.45.
(13) Roy Brooks, truck hire (claim dated Aug. 9, 1924), \$675.
(14) Jacobs, Malcolm & Burtt, potatoes (claim dated Aug. 8, 1924), \$849.05.

Joshua Hendy Iron Works, (15)Hadsel crusher and parts (claim dated Aug. 8, 1924), \$3,118.34.
(16) Main Iron Works, castings

for spillway gates (claim dated Aug. 8, 1924), \$3,190.67. (17) The Midvale Co., locomotive tires (claim dated Aug. 7, 1924), \$1,300.42.

(18) Or Old Mission Portland Cecement (claim dated ment

Aug. 8, 1924), \$5,446.31.
(19) M. M. O'Shaughnessy, revolving fund expense, per vouchers (claim dated Aug. \$1,658.47

M. M. O'Shaughnessy, re-fund expenditures, per (20) volving vouchers (claim dated Aug. 9, 1924), \$1,863.93

(21) Standard Oil Co., fuel oil laim dated Aug. 8. 1924), (claim

\$1,057.95.

(22) Grant Smith & Co., expense account City Engineer's Department (claim dated Aug. 9, 1924), \$598.18.

(23) Edw. L. Soule Co., steel bars laim dated Aug. 8, 1924), (claim

\$1,300.83.

(24) State Compensation Insurance Fund, premium, Hetch Hetchy employees (claim dated Aug. 8, 1924), \$1,016.87. (25) State Compensation

ance Fund, premium, Hetch Hetchy employees' insurance (claim dated

Aug. 8, 1924), \$3,212.18. (26) Atlas Rock Co., concrete (claim dated Aug. 11, mixture

1924), \$764. (27) Cali California Boiler Works, 3 storage tanks (claim dated Aug.

8, 1924), \$1,698.65. (28) Garfield & Co., hopper, hoist bucket, etc. (claim dated Aug. 8, 1924), \$587.62.
(29) A. L. Greene, concrete white paint (claim dated Aug. 8, 1924),

\$524.54.

(30)Main Iron Works, 3 templates (claim dated Aug. 8, 1924), \$728.63.

(31) Old Mission Portland Ce-

ment Co., cement (claim dated Aug. 8, 1924), \$1,053.05.
(32) Edw. L. Soule Co., steel bars (claim dated Aug. 8, 1924), \$1,377.14.

(33) Associated Oil Co., fuel oil laim dated Aug. 12, 1924), (claim \$1,537.53

(34) O. Z. Bailey, hauling gravel (claim dated Aug. 13, 1924), \$2,163.

(35) N. Clark & Sons, roofing tile, Moccasin Creek buildings (claim dated Aug. 12, 1924), \$4,580.
(36) Del Monte Meat Co., meats

dated Aug. 12, 1924). (claim \$2,458.74.

(37) Haas Bros., groceries (claim dated Aug. 12, 1924), \$702.78.
(38) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Aug. 13, 1924), \$642.71,

(39) Old Mission Portland Cement Co., cement (claim dated Aug.

12, 1924), \$6,956.45. (40) Sperry Flour Co (claim dated Aug. 12, Co., no. 1924), \$1,525.66.

(41) Standard Oil Co., fuel oil laim dated Aug. 12, 1924), (claim \$1,084.05.

Municipal Railway Fund. (42) American Brake Shoe and Foundry Co., railway brake shoes (claim dated Aug. 12, 1924), \$1,307.46.

(43) Bridgeport Brass Co., trol-

ley wire (claim dated Aug. 12, 1924), \$2,799.88. (44) Market Street Railway Co.,

electric power, repairs, etc. (claim dated Aug. 12, 1924), \$3,188.13. (45) Market Street Railway Co., reimbursement per agreement Dec. 12, 1918 (claim dated Aug. 12,

1924), \$1,446.55. (46) Pacific Gas and Electric Co., electric and gas service, Municipal Railways (claim dated Aug. 12, 1924), \$35,022.55.
(47) San Francisco City Em-

ployees' Retirement System, for pensions, etc. (claim dated Aug. 6, 1924), \$6,457.66.

General Fund, 1924-1925.

(48) California Meat Co., meats, San Francisco Hospital (claim dated July 31, 1924), \$880.22.
(49) San Francisco Dairy Co., milk, San Francisco Hospital

31, dated July (claim 1924), \$4,036.38

\$4,036.38.

(50) Spring Valley Water Co., water for hospitals (claim dated July 31, 1924), \$1,538.08.

(51) Spring Valley Water Co., water, Relief Home (claim dated July 31, 1924), \$740.76.

(52) Baumgarten Bros., meats, Relief Home (claim dated July 31, 1924), \$2,863.25.

(53) California Meat Co., meats, Relief Home (claim dated July 31, 1924), \$2,863.25.

Relief Home (claim dated July 31,

1924), \$519.74. (54) A. Ginocchio & Son., alfalfa, Relief Home (claim dated July 31, 1924), \$1,175.64.

Fred L. Hilmer Co., butter, (55)Relief Home (claim dated July 31, 1924), \$949.05.

(56) P. Lorrillard Co., tobacco, Relief Home (claim dated July 31, 1924), \$1,016.06. (57) A. Pala

(57) A. Paladini Inc., fish, Relief Home (claim dated July 31,

1924), \$834.37.
(58) Sherry Bros. Inc., eggs, Relief Home (claim dated July 31, 1924), \$864.

(59) John J. Dailey, services as Special Counsel, electric properties valuations (claim dated Aug. 15, 1924), \$850. (60) N. Randall Ellis, engineer-

ing services, electric properties valuations (claim dated Aug. 15,

1924), \$750. (61) Standard Oil Co., gasoline, Police Department (claim dated

Aug. 11, 1924), \$836.06.

(62) Howard Automobile Co., one Buick coupe, Police Department 11, dated (claim Aug. 1924). \$2,200.15.

(63) St. Vincent's School, maintenance of minors (claim dated

Aug. 12, 1924), \$1,701.22.

(64) Protestant Orphanage, maintenance of minors (claim dated

Aug. 12, 1924), \$787.50. (65) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Aug. 12, 1924), \$612.50.

(66) Roman Catholic Orphanage, maintenance of minors (claim dated Aug. 12, 1924), \$3,555.53. (67) Boys' Aid Society, mainte-

nance of minors (claim dated Aug.

12, 1924), \$1,145.36. (68) Albertinum Orphanage, maintenance of minors (claim dated

Aug. 12, 1924), \$1,049.23. (69) Little Childre Children's maintenance of minors (claim dated Aug. 12, 1924), \$9,615.20. (70) Eureka Benevolent Society

maintenance of minors (claim dated Aug. 12, 1924), \$4,020.33.

(71) Children's Agency, maintenance of minors (claim dated Aug.

nance of minors
12, 1924), \$18,769.82.
(72) St. Catherine's Training
Home, maintenance of minors dated Aug. 12, 1924). (claim **\$**631.32.

(73) Langendorf Baking Co., bread, County Jails (claim dated July 31, 1924), \$714.81.

(74) Levi Strauss & Co., wearing apparel, County Jails (claim dated July 31, 1924), \$922.50.
(75) Stana Cruz Portland Cement

Co., cement for street repair (claim

dated Aug. 12, 1924), \$1,678.48. (76) Pacific Gas and Electric Co., lighting public buildings (claim

lighting public buildings (claim dated Aug. 9, 1924), \$2,537.05.

(77) Recorder Printing and Publishing Co., printing Law and Motion and Trial Calendars (claim dated Aug. 18, 1924), \$770.

(78) Pacific Gas and Electric Co., street lighting during July (claim dated Aug. 18, 1924), \$46,256.48.

(79) Pacific Gas and Electric Co., and electricity. Fire Departments of the Pacific Co., and electricity. Fire Departments of the Pacific Co., and electricity. Fire Departments of the Pacific Co., and electricity.

gas and electricity, Fire Department (claim dated July 31, 1924), \$1,557.84.

(80) Seagrave Co., Fire Department apparatus parts (claim dated July 31, 1924), \$661.25. (81) Shell Co., fuel oil, Fire De-

partment (claim dated July

1924), \$835.81. (82) Spring Valley Water Co.,

water, Fire Dept. (claim dated July

31, 1924), \$835.81.
(83) Standard Oil Co., gasoline and oils, Fire Department (claim dated July 31, 1924), \$1,844.74.

School Construction Fund, Bond

Issue 1918.

(84) The Graton & Knight Mfg. Co., leather belting for Galileo High School (claim dated Aug 12, 1924),

\$941.92.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

Absent-Supervisors Bath, Shan-

non-2.

Appropriation, \$6,500 for Painting Fire Department Pumping Station No. 1.

Resolution No. 22816 (New Se-

ries), as follows:

Resolved, That the sum of \$6,500 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 55 (Miscellaneous Repairs, etc., to Buildings), for painting interior and exterior of Fire Department Pumping Station No. 1.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

---16.

Absent—Supervisors Bath, Shannon-2.

Appropriation, \$16,187.50 Out of County Road Fund for Widening Fillmore Street Between Chestnut Street and Cervantes Boulevard, and Mallorca Way Between Chestnut and Alhambra Streets.

Resolution No. 22817 (New Se-

ries), as follows:

Resolved, That the sum of \$16,-187.50 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to the California Pacific Title Insurance Company as agent in behalf of property owners; being payment for lands required for the widening of Fillmore street between street and Chestnut Cervantes boulevard, and of Mallorca way be-Chestnut and Alhambra streets. Reference is hereby made to Resolution No. 22673 (New Seand Resolution No. 22801 ries), (New Series), for description of lands and conditions.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore -16.

Absent-Supervisors Bath, Shan-

Authorization \$5,750 Payment to B. Betz, Inc., for Land, Southerly Line of Anza Street, Near Thirty-seventh Avenue.

Resolution No. 22818 (New Se-

ries), as follows:

Resolved, That the sum of \$5,750 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to B. Betz (Incorporated); being payment for lands situate at the intersection of southerly line of Anza street with easterly line of Thirtyseventh avenue; particularly described by Resolution No. 22783 (New Series), accepting offer. Required for the Anza School. (Claim dated August 18, 1924.)

Ayes — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

-16.

Absent-Supervisors Bath, Shannon-2.

Refunds of Taxes Paid for Delinquent Property.

Resolution No. 22819 (New Se-

ries), as follows:

That Resolved. the following amounts be and the same are hereby set aside and appropriated out of Tax Collector Special Fund, and authorized in payment to the hereinafter named persons; being refunds of amounts paid to Tax Collector for real property at Tax Collector's sale of properties June 24, 1924, on account of unpaid and de-linguent taxes, and deeds to which properties, on account of court action and advice of City Attorney, the Tax Collector refuses to convey to the purchasers thereof, to-wit:

To Mario Noceti, the sum of \$3,-007.62.

To Jerome J. Weinstein, the sum of \$1,019.77.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore -16.

Absent-Supervisors Bath, Shannon—2.

Garage Permit.

Resolution No. 22820 (New Se-

ries), as follows:

Resolved, That The Carlson Yeager Co. be and is hereby granted permission, revocable at will of the Board of Supervisors, to conduct and maintain a public garage at 1375 Golden Gate avenue.

Ayes — Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore -16.

Absent-Supervisors Bath, Shannon-2.

Oil Permits.

Resolution No. 22821 (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks.

C. E. Fleishman, north side of Washington street, 150 feet west of Cherry street, 600 gallous capacity.
Gilley Schmid Co., west line of Julian avenue, 150 feet south of

Fifteenth street, 1500 gallons ca-

Gilley Schmid Co., west line of Pierce street, 75 feet north of Ful-ton street, 1500 gallons capacity.

Celesti Guigni, west line of Franklin street, 125 feet north of Chestnut street, 1500 gallons capacity.

Axel Johnson, southeast corner Van Ness avenue and Francisco street, 1500 gallons capacity.

Emil Nelson, west side of Pierce street, 70 feet south of Union street, 1500 gallons capacity.

Superba Packing Co., 2501 Howard street, 600 gallons capacity.

J. V. Campbell, south side of California street, 225 feet east of Gough street, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes-- Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore -16.

Absent-Supervisors Bath, Shannon-2.

Automobile Supply Station Permits. Resolution No. 22822 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Automobile Supply Stations. W. Mardecich, to maintain and operate an automobile supply station on the northwest corner of San Bruno avenue and Arleta street.

Merrill C. Morshead, to maintain and operate an automobile supply station on the northwest corner of Twenty-first avenue and Clement street; also to store 2000 gallons of gasoline.

Union Oil Company of California, to maintain and operate an automobile supply station on the southwest corner of Railroad and Evans avenues; also to store 2000 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

· Absent-Supervisors Bath, Shan-

non-2.

Transfer of Garage Permit. Resolution No. 22823 (New Se-

ries), as follows:

Resolved. That Douglas Fleming and Herbert E. Nott be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transfered to them public garage permit heretofore granted H. M. Thurber for premises on Geary street, 57½ feet east of Thirty-first avenue, by Resolution No. 21810.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

Absent-Supervisors Bath, Shannon-2.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$46,967.64, recommends same be allowed and ordered paid.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore

-16.

Absent-Supervisors Bath, Shannon-2.

Urgent Necessity.

Bert Potter, hoof and mouth disease fumigator, \$208.

Wm. F. Carroll, hoof and mouth disease fumigator, \$208.

Laura V. Waldron, stenographerclerk, \$150.

Pacific Tel. & Tel. Co., long distance calls, \$11.03.

A y e s — Supervisors Badaracco,

Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore

Absent—Supervisors Bath, Shan-

non—2.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

Supervisor McLeran presented: Resolution No. --- (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned ac-counts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond *

Issue 1910.
(1) O. Z. Bailey, hoisting and hauling gravel, etc., Hetch Hetchy construction (claim dated August

20, 1924), \$1421.85.
(2) A. Boitano, oat hay (claim dated August 16, 1924), \$514.60.
(3) F. L. Cassaretto, oat hay (claim dated August 16, 1924), \$1,340.95.

(4) California Steam and Plumbing Supply Co., black pipe and valves (claim dated August 19, 1924), \$797.18.

William Cluff Company, gro-(5)ceries (claim dated August 16,

1924), \$561.39. (6) The Edison Storage Battery Supply Co., storage batteries (claim

dated August 19, 1924), \$3,375.03.
(7) Joshua Hendy Iron Works, ore car axles and wheels and crusher parts (claim dated August 19, 1924), \$648.45.
(8) M. L. Isham, one White auto

(claim truck dated August 16,

1924), \$5,016.50.

M. M. O'Shaughnessy, (9)refund expenditures, per volving vouchers (claim dated August 16, 1924), \$2,042.67.

M. M. O'Shaughnessy, refund expenditures, per (10)vouchers (claim dated August 16, 1924), \$746.84.

(11) M. M. O'Shaughness

fund expenditures, volving per vouchers (claim dated August 20,

1924), \$1,635.46. (12) Robert (12) Robert M. Searls, Special Counsel, revolving fund expenditures, per vouchers (claim dated August 20, 1924), \$4,595.
(13) Universal Concrete Gun Co.,

concrete work (claim dated August

20, 1924), \$3,841.79.

(14) Aluminum Company of America, wire and clamps (claim

dated August 19, 1924), \$843. (15) Pacific Coast Steel Co., first payment, transmission line towers, Moccasin Creek power plant (claim dated August 20, 1924), \$11,250.
(16) United States Cast Iron Pipe

and Foundry Co., second payment for cast iron pipe, Contract No. 101

(claim dated August 18, 1924), \$15,-

Municipal Railway Fund. (17) Standard Oil Čo., gasoline, Municipal Railways (claim August 18, 1924), \$1,002.96.

Special School Tax.

(18) W. P. Fuller & Co., lead and oil for schools (claim dated August

15, 1924), \$879.

(19) John Reid, Jr., second payment architectural service for Dudley Stone School (claim dated August 20, 1924), \$545.46.

County Road Fund. Jas. R. McElroy, final pay-improvement of Buchanan (20) ment. street between Hermann street and Duboce avenue (claim dated August 20, 1924), \$8,175.

Robinson Bequest Interest Fund. (21) James Rolph, Jr., for relief of destitute women and children (claim dated August 25, 1924), \$950.

General Fund, 1924-1925.
(22) Frederick H. Meyer, first payment, architectural service for Harbor Emergency Hospital building (claim dated August 20, 1924), \$528.

(23) Baker, Hamilton and Pacific Company, galvanized iron for building repair (claim dated August 15, 1924), \$838.04.
(24) First National Bank of San Francisco, assignee of The Stuart S. Smith Company, one Elgin autosweeper, for street cleaning (claim dated August 18, 1924), \$4,241 dated August 18, 1924), \$4,341.

(25) California Pottery Co., sewer pipe for sewer repairs (claim dated August 15, 1924), \$1,092.24. (26) J. H. Newbauer & Co.,

canned fruits and vegetables, San Francisco Hospital (claim dated July 31, 1924), \$891.75. (27) Herbert F. Dugan, drug sup-

(27) Herbert F. Dugan, drug supplies, S. F. Hospital (claim dated July 31, 1924), \$797.03.

(28) Shell Oil Company, fuel oil, etc., S. F. Hospital (claim dated July 31, 1924), \$2,979.63.

(29) San Francisco Chronicle, official advertising (claim dated August 25, 1924), \$823.84.

Water Construction Fund, Bond Issue 1910.

(30) Tuolumne Foundry and Machine Works, machine parts (claim dated August 16, 1924), \$518.75.

Park Fund.

(31)San Francisco Dairy Co., milk for children's quarters, Golden Gate Park (claim dated August 22,

1924), \$539.63. (32) Spring Spring Valley Water Com-water service for parks water pany, (claim dated August 22, 1924), \$3,-

764.72.

Appropriations.

Also, Resolution No. - (New

Series) as follows:

Resolved, That the sum of \$12,-595 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, for additional compensation to be paid to elevator operators insite and the second of t erators, janitors and watchmen in the employ of the Board of Public Works and the Fire Department, as follows, to-wit:

To the credit of Budget Item No. 365 (Appropriation 29-A), Board of Public Works, the sum of \$12,265.

To the credit of Budget Item No.

473. Fire Department, the sum of

\$330.

Supervisors Coleman and Morgan expressed their objections to the amount set forth in the above resolution being appropriated out of the Urgent Necessity funds, Budget Item No. 26, while not being opposed to the increase of compensation of the employees.

The question being called, insufficient votes were recorded to allow of the appropriation out of the

Urgent Necessity funds.

Thereupon, Supervisor Morgan stated that she desired to change her vote from no to aye and moved that the previous action be rescinded.

Whereupon, the question was again called, and the resolution was ordered passed to print by the fol-

lowing vote:

Ayes - Supervisors Badaracco, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. No—Supervisor Colman—1.

Absent—Supervisors Bath, Shannon—2.

Appropriations.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Property, Budget Irem No. 39.

(1) For city's portion of cost of improving Rhode Island street be-tween Nineteenth and Mariposa streets, at school property, \$998.76.
(2) For cost of repaying the in-

tersection of Carson and Douglass

streets, \$800.

Extensions of Main Sewers, Budget Item No. 42.

For construction of sewer and appurtenances along strip of land owned by Spring Valley Water Company east of Junipero Serra boulevard between Worcester avenue and the Stanley street outlet, as outlet for Worcester avenue sewer, \$3,555.

Publicity and Advertising, Budget Item No. 582.

For publicity and advertising (4)of San Francisco in connection with the Sacramento State Fair, \$2,500.

(5) For publicity and advertising of San Francisco in connection with National Defense Day celebration, \$1,000.

Sehool Construction Fund, Bond Issue 1918.

For cost of elevator system in Addition to High School of Commerce, now under construction; per award of contract to Van Emon Elevator Company, \$3,773. Also, Resolution No. — (New

Series), as follows:

Resolved, That the sum of three hundred and sixty thousand dollars (\$360,000) be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the construction of submarine pipe lines at Dumbarton Strait and Newark Slough, in the Bay Crossing Division of the Hetch Hetchy aqueduct, Hetch Hetchy Water Supply Contract No. 105; award of contract to Healy-Tibbitts Construction Company in sum of \$343,230; for possible bonus, \$15,000, and for incidentals as may be required under contract, \$1,770.

Also, Resolution No. - (New

Series), as follows:

That Resolved, the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for school purposes, to-wit:

To A. J. Krutmeyer, the sum of \$7,500, for lands and improvements situate on the west side of Eureka street, distant 1554% feet southerly from Twenty-second street, of dimensions 25 x 134 feet 3 inches; more particularly described in acceptance of offer by Resolution No. 22807 (New Series), and required for the Alvarado School.

To Mary C. Mason, the sum of \$4,400, for lands and improvements struate on the east line of Dehon street, distant 200 feet southerly from Sixteenth street, of dimen-sions 25 x 80 feet; per acceptance of offer by Resolution No. 22808 (New Series), and required for the Everett School.

Ordering Reconstruction, Certain Accepted Streets.

Also, Bill No. 6802, Ordinance No. - (New Series), as follows:

Authorizing and ordering the re-construction and repair of certain accepted streets in the City and County of San Francisco under the supervision of the Board of Public Works of said City and County during the fiscal year ending June 30, 1925, and appropriating funds for the cost thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and ordered to reconstruct and repair, under its supervision, those certain accepted streets in said City and County particularly designated and described in Ordinance No. 6248 (New Series), approved May 29, (New Series), approved May 29, 1924, fixing and appropriating the aggregate sum of the items thereof allowed to each department, officer, boaard and commission for the fiscal year ending June 30, 1925, and making a budget of the same and in and by said ordinance specified as and by Salt Ordinance specified as Budget Items Nos. 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 97, 98, 99, 100, 101, 102, 103, 104, 106, 111, 111-a, 111-b, 111-c.

There is hereby set aside, appropriated and authorized by the said Board of Public Works for each said item of such work of reconstruction and repair the specific amount provided therefor, respectively, in and by said Ordinance No. 6248 (New Series), towit, \$228.550. Section 2. This ordinance shall

take effect immediately.

Amending Additional Positions Ordinance.

Also. Bill No. 6803, Ordinance No. (New Series), as follows:

Amending Subdivision (s) of Section 28 of Ordinance No. 5460 (New Series), known as the "Ordinance Additional Positions."

Be it ordained by the People of the City and County of San Fran-

cisce as follows:

Section 1. That Subdivision (s) of Section 28 of Ordinance No. 5460 (New Series), is hereby amended to read as follows:

(s) Three watchmen, grade 3, each at a salary of \$1,740 a year. Section 2. This ordinance shall take effect as of August 1, 1924.

Establishing Set-Back Lines, Thirtyfifth Avenue.

Supervisor McGregor presented: Bill No. 6804, Ordinance No. -(New Series), as follows:

Establishing set-back lines along portions of Thirty-fifth avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 16th day of June, 1924, the Board of Supervisors adopted Resolution of Intention No. 44 to set-back establish lines along Thirty-fifth avenue and fixed the 14th day of July, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series): that said hearing was held at the time and place aforesaid, and that no objections were made at said hearing, except such as were properly overruled.

Pursuant to the fore-Section 2. going recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the easterly side of Thirtyfifth avenue, commencing at a point 100 feet southerly from Geary street, and running thence south-erly 25 feet, said set-back line to be 6 feet; thence southerly 150 feet, said set-back line to be 12 feet: thence southerly 25 feet, said set-back line to be 6 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalities for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Amending Zoning Ordinance.

Also. Bill No. 6805, Ordinance No. - (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes and providing penalties

for the violation of its provisions."
Be it ordained by the People of
the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 Section 1. (New Series), the title of which is above recited, is hereby amended as follows:

Section 11 of the Use of Property

Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the following described land in the commercial district instead of the first residential district: Commencing at the point of intersection of the southerly line of Arleta avenue and the westerly line of San Bruno avenue, and running thence southwesterly and along the westerly line of San Bruno avenue 100 feet; thence northwesterly 15 feet; thence northeasterly 87 feet; thence southeast-erly and along the southerly line of Arleta avenue 61.73 feet to the point of commencement.

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety (90) days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the first residential district.

Oil Tank Permits

On motion of Supervisor Deasy: Resolution No. -- (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks.

C. M. Bradley, 60 Santa Ana avenue, 600 gallons capacity.

Chinese Hospital, southeast cor-ner Jackson and Trenton streets,

Theodor Cohn, 1871 Sacramento street, 1500 gallons capacity.

A. Granara, 400 Somerset street,

A. Granara, 400 1500 gallons capacity. Harrison, 960

street, 1500 gallons capacity.

Hodge-Falk Corporation, 1061 Market street, 600 gallons capacity. C. Martzbach, northwest corner Sacramento and Steiner streets,

1500 gallons capacity. Stock & Jose, southwest corner Gough and Chestnut streets, 1500

gallons capacity.

Sussman, Wormster & Co., southcorner Berry Third and streets, 600 gallons capacity.

Thurm, south side of Bay street, 150 feet east of Gough street, 1500 gallons capacity.

E. J. Wade, south side Filbert reet, 175 feet west of Larkin street, 1500 gallons capacity.

Boilers.

A. Granara, 400 Somerset street,

50 horse power boiler. Hodge-Falk Corporation, 1061 Market street, 15 horse power

boiler.
S. Levitt, south side Fifteenth street, 180 feet west of Guerrero

The rights granted under this

resolution shall be exercised within six months, otherwise said permits become null and void.

Laundry Permit.

Also, Resolution No. - (New Series, as follows:

Resolved, that Hom K. Jing and Big Chee be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a steam laundry at No. 820 Stockton street.

Cabinet Shop Permit.

Also, Resolution No. — (New Series, as follows:

Resolved, That John E. Milo and Peter Adamson be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cabinet shop at 828 Innes avenue.

Parking Station Permit.

Also, Resolution No. — (New Series, as follows:

Resolved, That H. F. Slade and F. Wilson be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on two lots fronting on Battery street, corner of Sacramento street.

Garage Transfer.

Also, Resolution No. -

Series), as follows:

Resolved, That Josephine Pierce be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to have transferred to her public garage permit hereto-fore granted W. E. Crichton for premises at 4050 Twenty-fourth street by Resolution No. 22413.

Changing Grades, Woodland Avenue. Supervisor Harrelson presented: Bill No. 6806, Ordinance No. (New Series), as follows:

Changing and re-establishing the official grades on Woodland avenue between Willard street and the first angle southerly from Parnassus avenue, and on Willard street be-tween Woodland avenue and a line at right angles to the westerly line of, at the northerly line of Belmont avenue.

Whereas, the Board of Supervisors, on the written recommenda-tion of the Board of Public Works, did, on the 26th day of June, 1924, by Resolution No. 22553 (New Series), declare its intention change and re-establish the grades on Woodland avenue between Willard street and the first angle southerly from Parnassus avenue, and on Willard street between Woodland avenue and a line at right angles to the westerly line of, at the northerly line of Belmont avenue;

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Woodland Avenue.

On a line at right angles to the westerly line of, at the first angle southerly from Parnassus avenue, 407 feet. (The same being the present official grade.)

10 feet southerly from the northerly line of, at the first angle southerly from Parnassus avenue, 407

feet.

On a line at right angles to the northerly line of, 22.39 feet west-erly from the first angle westerly from Parnassus avenue, 409.08 feet.

On a line at right angles to the northerly line of, at Willard street easterly line, 425 feet.

Willard Street.

On a line at right angles to the westerly line of, at Belmont avenue northerly line, 446 feet. (The same being the present official grade.) Easterly curb line of, cut by a

line at right angles to the westerly line of, at Belmont avenue southerly line, 446.80 feet.

10 feet easterly from the westerly line of, at Belmont avenue south-

erly line, 447 feet.

10 feet westerly from the east-erly line of, 96.11 feet northerly from Woodland avenue, 434 feet.

10 feet westerly from the easterly line of, at Woodland avenue northerly line, 425.50 feet.

10 feet easterly from the westerly line of, on a line at right angles to the easterly line of, at Woodland avenue northerly line, 428 feet.

Woodland avenue between Willard street and the first angle southerly from Parnassus avenue, and on Willard street between Woodland avenue and a line at right angles to the westerly line of, at the northerly line of Belmont avenue, be changed and established to conform to true gradients between the grade elevations above given therefor.

Further Resolved, That Resolu-tion No. 11661 (New Series) is

hereby repealed.

Section 2. This ordinance shall take effect immediately.

Ordering Street Work,

Also, Bill No. 6807, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be decided. lic Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifi-cations are hereby approved and adopted.

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Anza street between Fortieth and Forty-first avenues, by the construction of con-crete curbs and by the construction of an asphaltic concrete pavement on the roadway thereof.

The method of assessment for said improvement determined and declared by the Board of Public Works by its Resolution No. 82905 Series) is hereby con-(Second firmed.

Section 2. This ordinance shall

take effect immediately.

Changing Sidewalk Widths.

Also, Bill No. 6808, Ordinance
No. — (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of
Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty-five.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed this office August 16, 1924, by adding thereto a new section to be numbered eight hundred and fortyfive, to read as follows:

Section 845. The width of side-walks on Capitol avenue between Sadowa street and Sagamore street

shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Ordering Street Work.

Also, Bill No. 6809, Ordinance No. -- (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 2, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Fran-cisco in conformity with the pro-visions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred pay-ments shall be seven per centum per annum.

The improvement of Child street between Greenwich and Lombard streets, and Telegraph place between Child street and its easterly termination, by the construction of concrete curbs; by the construction of artificial stone sidewalks, including the construction of two 3-inch drains; by the construction of an 8-inch ironstone pipe sewer, 28 Y branches, and 3 manholes in Child street from the existing sewer at the northerly line of Greenwich street to a point 95 feet northerly from the northerly line of Telegraph place, said point being the center line of Child street, and along the center line of Telegraph place between a point 20 feet westerly from the easterly termination of Telegraph place to the aforementioned sewer in Child street; by the construction of one set of steps, including the construction of coping and rough finished sidewalk adjacent thereto, and by the construction of a concrete pavement on the roadways thereof.

Section 2. This ordinance shall

take effect immediately.

Ordering Street Work.

Also, Bill No. 6810, Ordinance - (New Series), as follows: No.

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written

Works in written communication filed in the office of the Clerk of the Board of Supervisors August 2, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby ap-

proved and adopted. That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

improvement of Cabrillo street between the easterly line of Forty-first avenue and the westerly of Forty-second avenue, ineluding the crossings of Forty-first and Forty-second avenues with Cabrillo street, by the construction of concrete curbs; by the construction of artificial stone sidewalks on the angular corners thereof; by the construction of 6 brick catchbasins with accompanying 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Establishing Grades.

Also, Bill No. 6811, Ordinance

No. — (New Series), as follows: Establishing grades on Theresa street between lines at right angles to the southwesterly line of, and 105 feet and 594.68 feet, respectively, southeasterly from San Jose avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Theresa street between lines at right angles to the southwesterly line of, and 105 feet and 594.68 feet, respect-ively, southeasterly from San Jose avenue are hereby established at points above city base as hereinafter stated, in accordance with

recommendation of the Board of Public Works filed August 7, 1924.

Theresa Street.

10 feet northeasterly from the southwesterly line of, 594.68 feet southeasterly from San Jose avenue, 109.21 feet.

10 feet southwesterly from the northeasterly line of, 585.43 feet southeasterly from San Jose ave-

nue, 108.88 feet.

10 feet northeasterly from the southwesterly line of, 489.70 feet southeasterly from San Jose avenue, 110.02 feet.

10 feet northeasterly from the southwesterly line of, 439.70 feet southeasterly from San Jose ave-

nue, 112.29 feet.

10 feet northeasterly from the southwesterly line of, 389.70 feet southeasterly from San Jose avenue, 118.35 feet.

Verticle curve passing through the last three described points.

10 feet southwesterly from northeasterly line of, 480.45 feet southeasterly from San Jose ave-

nue, 109.91 feet.
10 feet southwesterly from the northeasterly line of, 430.45 feet southeasterly from San Jose ave-

nue, 112.26 feet.

10 feet southwesterly from the northeasterly line of, 380.45 feet southeasterly from San Jose avenue. 118.35 feet.

Vertical curve passing through the last three described points.

On a line at right angles to the southwesterly line of, 149.96 feet southeasterly from San Jose avenue, 156.43 feet.

On a line at right angles to the southwesterly line of, 127.48 feet southeasterly from San Jose avenue, 159.60 feet.

On a line at right angles to the southwesterly line of, 105 feet southeasterly from San Jose avenue, 162 feet. (The same being the present official grade.)

Vertical curve passing through the last three described points.

On Theresa street between lines at right angles to the southwesterly line of, and 105 feet and 594.68 respectively, southeasterly feet. San Jose avenue be established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall

take effect immediately.

Changing and Re-Establishing Grades. Also, Bill No. 6812, Ordinance No.

· (New Series), as follows: Changing and re-establishing the official grades on Funston avenue between Quintara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega and Noriega streets; on Lawton street between Sixteenth and Seventeenth avenues; on Moraga street between Sixteenth and Seventeenth avenues; on Ortega street between Fifteenth and Sixteenth avenues, and on Quintara street between Twelfth and Fourteenth ave-

Whereas, the Board of Supervisors, on the written recommenda-tion of the Board of Public Works, did, on the 26th day of June, 1924, by Resolution No. 22567 (New Series), declare its intention to change and re-establish the grades on Funston avenue between Quintara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega and Noriega streets; on Lawton street between Sixteenth and Seventeenth avenues; on Moraga street between Sixteenth and Seventeenth avenues; on Ortega street between Fifteenth and Sixteenth avenues, and on Quintara street between Twelfth and Fourteenth avenues; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the ele-vations above city base as hereinafter stated are hereby changed and established as follows:

Funston Avenue.

Fifteen feet easterly from the westerly line of, at Quintara street southerly line, 662.50 feet.
Fifteen feet westerly from the

easterly line of, 7.50 feet southerly from Quintara street, 664.50 feet.

Three hundred feet southerly from Quintara street, 617 feet. (The same being the present offi-

cial grade.)

Fifteenth Avenue.

Twelve feet easterly from the westerly line of, 450 feet northerly from Ortega street, 520 feet.

Twelve feet westerly from the easterly line of, 450 feet northerly from Ortega street produced easterly, 520 feet.

Twelve feet easterly from the westerly line of, 10 feet northerly from Ortega street, 503 feet.

Twelve feet westerly from the easterly line of, 10 feet northerly from Ortega street produced east-

erly, 503 feet.
Westerly line of, 10 feet southerly from Ortega street northerly line, 497.85 feet.

Westerly line of, 10 feet northerly from Ortega street southerly line, 498.74 feet.

Twelve feet easterly from the westerly line of, 10 feet southerly from Ortega street, 504 feet.

Twelve feet westerly from the easterly line of, 10 feet southerly from Ortega street produced easterly, 504 feet.

Twelve feet westerly from the easterly line of, 250 feet northerly from Pacheco street produced easterly, 530 feet.

Twelve feet easterly from the westerly line of, 250 feet northerly from Pacheco street, 530 feet.

Twelve feet easterly from the westerly line of, 170.7 feet northerly from Pacheco street, 433.29 feet.

Fifty feet easterly from the westerly line of, 170.70 feet northerly from Pacheco street, 433.29 feet.

Ten feet easterly from the westerly line of, 104.50 feet northerly from Pacheco street, 536.04 feet.

Forty-five feet easterly from the westerly line of, 104.50 feet northerly from Pacheco street, 536.04 feet.

Easterly line of, at Pacheco street northerly line produced, 541.50 feet.

Ten feet easterly from the west-erly line of, at Pacheco street northerly line, 540 feet. Westerly line of, at Pacheco

street, 540 feet. The same being the present offi-

cial grade.)

Ten feet easterly from the west-erly line of, at Pacheco street southerly line, 540 feet.

(The same being the present offi-

cial grade.)

Fifteen feet westerly from the easterly line of, at Pacheco street southerly line produced, 541.50 feet.

(The same being the present offi-

cial grade.) Nine feet westerly from the easterly line of, at Pacheco street southerly line produced, 545.50 feet. (The same being the present offi-

cial grade.)

Sixteenth Avenue. Thirteen feet easterly from the westerly line of, 296 feet northerly from Noriega street, 454 feet.

Fifty-seven feet easterly from the westerly line of, 296 feet northerly from Noriega street, 454 feet.

Thirteen feet easterly from the westerly line of, 100 feet northerly from Noriega street, 450.03 feet.

Fifty-seven feet easterly from the westerly line of, 100 feet northerly from Noriega street, 450.03 feet.

Thirteen feet easterly from the westerly line of, at Noriega street

northerly line, 447 feet.

Twenty feet easterly from the westerly line of, at Noriega street northerly line, 447 feet.

Twenty feet westerly from the

easterly line of, at Noriega street northerly line produced, 449 feet.

Thirteen feet westerly from the easterly line of, at Noriega street northerly line produced, 449 feet.

Westerly line of, 10 feet southerly from Noriega street northerly line, 445 feet.

(The same being the present offi-

cial grade.)

Westerly line of, 10 feet northerly from Noriega street southerly line, 445 feet.

The same being the present offi-

cial grade.)

Fifteen feet easterly from the westerly line of, at Noriega street southerly line, 446 feet.

Fifteen feet westerly from the easterly line of, at Noriega street southerly line produced, 448 feet.

Westerly line of, at Ortega street,

454 feet.

(The same being the present official grade.)

Easterly line of, at Ortega street. 456 feet.

(The same being the present official grade.)

Lawton Street.

One hundred ninety feet easterly from Seventeenth avenue, 423 feet. Seventeenth avenue easterly line, 398 feet.

(The same being the present offi-

cial grade.)

Moraga Street.

Southerly curb line of. 180 feet easterly from Seventeenth avenue, 444 feet.

Northerly curb line of, 180 feet easterly from Seventeenth avenue, 442 feet.

Seventeenth avenue easterly line,

408 feet.

The same being the present official grade.)

Ortega Street.

Southerly curb line of, at Fifteenth avenue westerly line, 498.74

Northerly curb line of, at Fifteenth avenue westerly line, 497.85

Sixteenth avenue easterly line, 456 feet.

(The same being the present official grade.)

Quintara Street.

Twelfth avenue westerly line, 695

(The same being the present offi-

cial grade.)

southerly Northerly and curb lines of, at Funston avenue easterly line produced, 665.50 feet.

Northerly and southerly curb lines of, at Funston avenue west-erly line produced, 661.50 feet. Northerly curb line of, at the

from Fourteenth easterly return avenue, 633.84 feet.

Southerly curb line of, at Four-teenth avenue easterly line, 632 feet.

(The same being the present official grade.)

Southerly line of, at Fourteenth avenue easterly line, 632 feet.

(The same being the present official grade.)

Southerly line of, at Fourteenth avenue westerly line, 630 feet.

(The same being the present offi-

cial grade.) On Funston avenue between Quintara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega Noriega streets; on Lawton street between Sixteenth and Seventeenth avenues; on Moraga street between Sixteenth and Seventeenth nues; on Ortega street between Fifteenth and Sixteenth avenue, and on Quintara street between Twelfth and Fourteenth avenues, changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Changing and Re-Establishing Grades.

Also, Bill No. 6813, Ordinance o. — (New Series), as follows: No.

Changing and re-establishing the official grades on Eleventh avenue Noriega Pacheco between and streets, on Twelfth avenue between Moraga and Noriega streets, Funston avenue between Law and Noriega streets and on Moraga street between Funston and Fourteenth avenues.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 26th day of June, 1924, by Resolution No. 22556 (New Series), declare its intention to change and re-establish the grades on Eleventh avenue between Noriega and Pa-checo streets, on Twelfth avenue between Moraga and Noriega streets, on Funston avenue between Lawton and Noriega streets and on Moraga street between Funston and Fourteenth avenues.

Whereas, said resolution was so published for ten days and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as

provided by law; and
Whereas, more than forty days
has elapsed since the first publication of said resolution of intention; therefore,

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The grades on the following named streets at the points hereinafter named and at the ele-vations above city base as hereinafter stated are hereby chaiged and established as follows:

Eleventh Avenue.

Noriega street, southerly line produced westerly, 532.50 feet. (The the present official same being grade.)

36 feet westery from the easterly line of, 33 feet southerly from Nori-

ega street, 536.61 feet,

50 feet westerly from the easterly line of, 51 feet southerly from Nori-

ega street, 538.30 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 51 feet southerly from Noriega street, 547 feet.

50 feet westerly from the easterly line of, 400 feet southerly from

Noriega street, 578.32 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 400 feet southerly from Noriega street, 588 feet.

10 feet westerly from the easterly line of, 20 feet northerly from Ortega street, 598.94 feet.

50 feet westerly from the east-erly line of, 20 feet northerly from Ortega street, 598.94 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 20 feet northerly from Ortega street, 602 feet.

Easterly line of, at Ortega street northerly line, 600.50 feet. (The same being the present official grade.)

Easterly line of, at Ortega street southerly line, 603.50 feet. (The same being the present official grade.)

10 feet westerly from the easterly line of, 28 feet southerly from Or-

tega street, 608.80 feet.
50 feet vesterly from the easterly line of, 2t feet southerly from Ortega street, 608.80 feet.

10 feet westerly from the easterly line of, 292.22 feet southerly from Ortega street, 637.50 feet.

50 feet westerly from the easterly line of, 292.22 feet southerly from Ortega street, 637.50 feet.

10 feet westerly from the easterly line of, 25 feet northerly from Pacheco street, 643 feet.

10 feet westerly from the easterly line of, at Pacheco street northerly line, 642.50 feet.

Twelfth Avenue.

Moraga street southerly line, 9.50 feet. (The same being the 469.50 feet. present official grade.)

15 feet westerly from the easterly line of, 357.78 feet southerly from Moraga street, 523 feet.

15 feet easterly from the westerly line of, 357.78 feet southerly from Moraga street, 523 feet.

15 feet westerly from the easterly line of, 14 feet northerly from Noriega street.

Funston Avenue.

Lawton street, southerly line produced westerly, 394.50 feet. (The same being the present official grade.)

Aloha avenue, northerly line pro-

duced, 427.50 feet.

Aloha avenue, southerly line produced, 435.50 feet.

35 feet northerly from Moraga street, 491 feet. Moraga street, northerly line, 492.50 feet. (The same being the present official grade.)

Easterly line of, at Moraga street, 492.50 feet. (The same being the

present official grade.)

15 feet westerly from the easterly line of, at Moraga street southerly line. 493 feet.

15 feet easterly from the westerly line of, at Moraga street southerly

line. 494 feet.

15 feet easterly from the easterly line of, 263 feet southerly from Moraga street, 539.54 feet.

15 fect westerly from the easterly line of, 283 feet southerly from Moraga street, 543 feet.

Moraga Street. Present official grades of Moraga street between Funston avenue and Fourteenth avenue be abolished.

On Eleventh avenue between Noriega and Pacheco streets, on Twelfth avenue between Moraga and Noriega streets, on Funston avenue between Lawton and Noriega streets and on Moraga street between Fun-Fourteenth ston and avenues. changed and established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall

take effect immediately.

Spur Track Fermit.

Also, Bill No. 6814, Ordinance No. (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to John Roebling's Sons Co. of California to construct, maintain and operate a spur track across Sixteenth street at Carolina street to serve the property in Block 172, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to John Roebling's Sons Co. of California to construct, maintain and operate a spur track across Sixteenth street at Carolina street to serve the property in Block 172, as follows:

Beginning at a point in the center of the existing track in Sixteenth street 117 feet easterly from the easterly line of Carolina street, said point being 33.5 feet southerly from the northerly line of Sixteenth street; thence southwesterly on a curve to the left with a radius of 250 feet for a distance of 110 feet to a point; thence on a curve to the left with a radius of 144 feet for a distance of 160 feet to a point 8.5 feet easterly from the westerly line of Carolina street; thence southerly tangent to last mentioned curve and narallel to the westerly line of Carolina street for a distance of 255 feet to a point 40 feet northerly from the northerly line of Seventeenth street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permite hereby granted and shall be construed as a part thereof as complete as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses con-nected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by John Roebling's Sons Co. of California.

Provided John Roebling's Sons Co. of California shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Spur Track Permit. Also, Bill No. 6815, Ordinance No.

—— (New Series), as follows:
Granting permission, revocable at will of the Board of Supervisors, to The Western Pacific Railroad Company to construct, maintain and operate a spur track across Waterloo street as hereinafter described. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Western Pacific Railroad Company to construct, maintain and operate a spur track across Waterloo street as fol-

Beginning at a point on the northerly line of Waterloo street, distant thereon approximately 40.0 feet westerly from the westerly line of Loomis street; thence on a curve to the right approximately 45.0 feet to the southerly line of said Waterloo street, and distant thereon approxi-mately 60.0 feet westerly from the westerly line of said Loomis street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the conditions and provisions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance Provided, that said spur track shall be laid under the supervision and to the lines and grades as fur-nished by the City Engineer's office; and that any and all expenses con-nected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by The Western Pacific Railroad Company.

Provided, that The Western Pacific Railroad Company shall erect and maintain all-night lighted are lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Designating the Park Commission as Agent to Expend Certain Moneys. Supervisor McLeran presented: Resolution No. 22824 (New Series), as follows:

Resolved. That the Board of Park Commissioners is hereby designated the Agent of the Board of Supervisors for the expenditure of money entering into and performance of contracts in relation to the following items in the Budget of 1924-1925:

No. 67-Completion and equipment of swimming tank, bath house and improvement of City property

at Ocean Beach, \$100,000.

No. 68-For erection of buildings and improvement of public golf links at Lake Merced, \$50,000. No. 73—For new stadium, \$100,-

000, Attention of the Auditor is di-

rected to this resolution.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

No—Supervisor McSheehy—1.

Absent-Supervisors Bath, Shan-

non-2.

Appropriation.

Supervisor McLeran presented: Resolution No. 22825 (New Se-

ries), as follows:

Resolved, That the sum of \$150 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 80 (emergency repairs to streets, etc.) for the cost of setting back projecting curb on westerly side of Capp street at the junction south of Twenty-sixth street and Serpen-tine avenue, setting back catchtine avenue, setting back car basin and the necessary paving.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Bath, Shannon.-2.

Accepting Ofter for Sale of Lands. Supervisor Wetmore presented: Resolution No. 22826 (New Se-

ries), as follows:
Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina street between Twentieth and Twenty-second streets, to be known as Southern Heights boulevard, has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name, viz.:

Isaac Hassen, \$10.

Commencing at a point distant

250 feet northerly from the northerly line of Twenty-second street on a line drawn at right angles thereto and distant 92.089 feet westerly from the westerly line of Carolina street on a line drawn at right angles thereto, and running thence westerly and parallel with Twenty-second street 7.911 feet; thence at a right angle northerly 5.498 feet; thence deflecting 124 degrees 48 minutes to the right and running southeasterly 9.634 feet to the point of beginning.

Being portion of Potrero Nuevo Block Number 178. Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in ac-cordance with the City's appraise-ment of the property; now, there-

fore, be it

Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized directed to examine the title of said property, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record with a copy of this resolution at-tached thereto, as evidence of ac-ceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb Roncovieri, Sheehy, Morgan, Robb Roncovier Rossi, Schmitz, Welch, Wetmore-16.

Absent-Supervisors Bath, Shannon-2.

Also, Resolution No. 22827 (New

Series), as follows:

Whereas, the owner of the fol-lowing described land sought to be acquired by the City and County of San Francisco for the extension of Wolfe street at Peralta avenue and Mullen street, has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name,

William Laing Pattison, \$1,250. Known as part of the Bernal Rancho and designated upon a cer-tain map as "Gift Map" Number Three (3) as and by the Number One Thousand Three Hundred Forty-seven (1347), Number One Thousand Three Hundred Forty-eight (1348), Number One Thousand Three Hundred Forty-eight (1348), Number One Thousand Three Hundred Forty-nine (1349);

being part of the same property heretofore owned by Harry S. Brown and John F. Cobb and by them sold and conveyed by deed dated November 1, 1861, to Heinrich Thode; said deed is recorded in the County Recorder's office at the City and County of San Francisco in Liber 146 of Deeds, page 74, and by said Thode deed to Charles E. Kratzenstein, which is recorded in said Recorder's office in Liber 235 Deeds, page 30.
Whereas, the City Attorney has

recommended the acceptance of the said offer and the acquisiton of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accord-ance with the City's appraisement of the property; now, therefore,

be it

Resolved, That the said offer of sale be accepted, and the City Atis hereby authorized and directed to examine the title of said property, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for rec-ord with a copy of this resolution attached thereto, as evidence of ac-ceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Mergan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-

Absent-Supervisors Bath, Shannon-2.

Also, Resolution No. 22828 (New

Series), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the extension of Wolfe street at Peralta avenue and Mullen street has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name,

Daniel B. Scanlon, \$160.

Beginning at the point of intersection of the southeasterly boundary line of Lot 1340 of "Gift Map No. 3" with the easterly line of Feralta avenue, and running thence northeasterly along said southeast-erly boundary line 27.42 feet to a point distant 158.53 feet at right angles southwesterly from the southwesterly line of Franconia avenue, and distant 70 feet at right angles southeasterly from the southeasterly line of Peralta avenue produced southwesterly; thence deflecting 115 degrees 35 minutes 40 seconds to the left and running northwesterly 32.908 feet to a point on the easterly line of Peralta avenue, distant thereon 44.572 feet south-erly from the southeasterly line of Peralta avenue; thence southerly along the casterly line of Peralta avenue 32.293 feet to the point of beginning; being portion of Lot 1340 as laid down and delineated on a certain map entitled "Gift Map Number 3," filed in the office of the County Recorder of the City and County of San Francisco, State of California, December 31, 1861, in Map Book 2, "A" and "B", at page

It is agreed that the City and County of San Francisco will assume any obligation for street work on Wolfe street as extended that may be hereafter assessed against the remainder of the property of the above mentioned owner.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City At-torney is hereby authorized and di-rected to examine the title of said property, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto, as evidence of ac-ceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shannon -2.

Also, Resolution No. 22829 (New Beries), as follows:

Whereas, the owner of the fol-lowing described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway has offered to convey the property desired by the City and County of San Francisco for the

sum set forth opposite its name,

Western Land and Reclamation

Company, \$130.

Beginning at the point of intersection of the westerly line of Monticello street with the northeasterly line of Worcester avenue and running thence northwesterly along the northeasterly line of Worcester avenue a distance of 234 feet 2 inches to the southerly line of Sargent street; thence easterly along the southerly line of Sargent street thence southeasterly 225.664 feet to a point on the westerly line of Monticello street, distant thereon 6.375 feet northerly from the northeasterly line of Worcester avenue; thence southerly along the westerly line of Monticello street 6.375 feet to the point of commencement.

Being a portion of Lots numbered 1, 2, 3 and 4 in Block No. 7, City Land Association.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said corporation and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto, as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent—Supervisors Bath, Shannon—2.

Also, Resolution No. 22830 (New Series), as follows:

Resolution of intention to close portions of Alhambra street, Cervantes boulevard, Beach street, Bay street, Francisco street, Alcantara street, Webster street and North Point street.

Whereas, the City and County of San Francisco is desirous of effecting the extension of Fillmore street from Bay street to Marina boulevard: and

Whereas, public interest and convenience require and would be conserved by the closing and abandonment of the streets and boulevards hereinafter mentioned and the opening of a new street in lieu thereof; now, therefore, be it

thereof; now, therefore, be it Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to close and abandon a portion of said streets and boulevards as part of a general plan. Said streets and boulevards are situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Parcel 1. Beginning at the point

of intersection of the westerly line of Alhambra street (south of Beach street) with the westerly line of Alhambra street (north of Beach street) extended and produced southerly, said point being distant 1165.019 feet at right angles northerly from the northerly line of Chestnut street and distant 530 feet at right angles westerly from the westerly line of Webster street, and running thence southerly along said line of Beach street produced southerly a distance of 207,096 feet to a point on the southeasterly line of Alhambra street; thence south-westerly along the southeasterly line of Alhambra street on a curve to the right of 661.887 foot radius central angle 6 degrees 44 minutes 30 seconds, a distance of 77.880 feet to the intersection of Alhambra street and Cervantes boulevard; thence southerly along the easterly line of said intersection on a curve to the left of 49.349 foot radius tangent to the preceding curve central angle 76 degrees 53 minutes 53 seconds a distance of 66.232 feet to the northeasterly line of Cervantes boulevard: thence southeasterly boulevard; thence southeasterly along the northeasterly line of Cervantes boulevard tangent to preceding curve, a distance of 30.377 feet; thence westerly on a curve to the right of 25 foot radius, tangent to a line deflected 113 degrees 56 minutes 11 seconds to the right from the preceding course, central angle 61 degrees 01 minute 15 seconds, a distance of 26.625 feet to tangency with the northeasterly line of Cervantes boulevard (northwest of Alhambra street) produced west of Amandra street) produced southeasterly; thence northwesterly along said northeasterly line of Cervantes boulevard produced southeasterly, tangent to the preceding curve, a distance of 153.310 feet to the northerly line of the intervention of Conventes boulevard tersection of Cervantes boulevard

and Alhambra street; thence easterly along said northerly line on a curve to the right of 80 foot radius, central angle 34 degrees 46 minutes 28 seconds, a distance of 48.554 feet to the northwesterly line of Alhambra street; thence northeasterly along the northwesterly line of Alhambra street on a curve to the left of 591.887 foot radius, central angle 25 degrees 56 minutes 43 seconds, a distance of 268.025 feet to the point of beginning. Being portion of Alhambra street and a portion of the intersection of Alhambra street and Cervantes boulevard.

Parcel 2. Beginning at a point on the southerly line of Beach street, distant thereon 8.756 feet westerly from the westerly line of Alhambra street, said point being on the westerly line of Alhambra street (north of Beach street) produced southerly and distant thereon 140 feet southerly from the northerly line of Beach street (east of Alhambra street) produced westerly, and running thence westerly along the southerly line of Beach street 50 feet to the westerly line of the intersection of Alhambra street and Beach street; thence at right angles northerly 6.254 feet; thence at right angles southerly 6.254 feet to the point of beginning. Being a portion of the intersection of Alhambra street and Beach street.

Parcel 3. Beginning at a point n the northerly line of Beach street, distant thereon 150 feet east-erly from the easterly line of Retiro way and running thence easterly along the northerly line of Beach street produced easterly a distance of 50 feet to the westerly line of Alhambra street (north of Beach street) produced southerly; thence at right angles northerly along said westerly line of Alhambra street produced southerly a distance of 63.745 feet to the northerly line of Beach street (east of Alhambra street) produced westerly; thence at right angles westerly along said line of Beach street produced west-erly a distance of 50 feet to the westerly line of the intersection of Beach street and Alhambra street; thence at right angles southerly along said westerly line 63.745 feet to the point of beginning. Being portion of the intersection of Beach street and Alhambra street.

Parcel 4. All of Beach street from the easterly line of Alhambra street to the southwesterly line of Marina boulevard and the westerly line of Buchanan street.

Parcel 5. All of Bay street from the easterly line of Fillmore street produced northerly to the westerly line of Webster street.

Parcel 6. All of Francisco street from the easterly line of Fillmore street to the westerly line of Webster street.

Parcel 7. All of Alcantara street from the northerly line of Bay street to the southerly line of Ma-

rina boulevard.

Parcel 8. All of Webster street from the northerly line of Bay street to the southerly line of Marina boulevard.

Parcel 9. All of North Point street from the easterly line of Webster street to the westerly line

of Buchanan street.

Be it further Resolved, That the Board of Supervisors does hereby declare and determine that the cost of the necessary extension of Fillmore street shall be borne entirely by the City and County of San Francisco, and that therefore no assessment district is necessary to be formed for the purpose of paying the damages, cost and expenses thereof, and the Board of Supervisors hereby declares and determines that the cost and expense of closing said street and boulevards shall be paid out of the revenues of the City and County of San Francisco.

Be it further Resolved, That said closing of said streets and boulevards shall be done in pursuance of Chapter III of Article VI of the Charter of the City and County of San Francisco, and shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County

of San Francisco.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent—Supervisors Bath, Shannon—2.

Auditorium Rentai.

Supervisor Hayden presented: Resolution No. 22831 (New Series), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees.

The Pacific Radio Trade Association, use of the Main, Polk and Larkin halls, August 21 to 28, 1925, purpose of holding radio exposition.

Rebekahs Orphan Home Hall

Committee, use of Main Hall, November 6, 1924, 6 p. m. to 12 p. m., purpose of holding charity ball.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2.

Overruling Objections to Set-Back Lines on Thirty-fifth Avenue.

Supervisor McGregor presented: Resolution No. 22832 (New Se-

ries), as follows:

Resolved, That the objections made by Frank Smith and Nimpha E. Deane to the establishment of a set-back line along the easterly side of Thirty-fifth avenue between Anza and Geary streets be and the same are hereby overruled as being with-out merit and that such set-back line be established in accordance with the intention declared in Resolution No. 22544 (New Series).

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

-16.

Absent—Supervisors Bath, Shan-

Accepting Offer for Sale of Lands. Supervisor Wetmore presented: Resolution No. 22833 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from James Kane to convey to the City and County of San Francisco certain land and improvements situate on the east line of Twenty-third avenue, distant 200 feet northerly from Clement street, dimensions 25 x 120 feet, quired for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following land and improvements, free of all encumbrances, for the sum of \$4,250, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-third avenue, distant thereon 200 feet northerly from the northerly line of Clement street; running thence northerly along said easterly line of Twenty-third avenue 25 feet; thence at a right angle 120 feet; thence at

a right angle southerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-third avenue and point of commencement. Being a portion of Outside Lands Block No. 160, also known as Block No. 1411 on As-sessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

-16.

Absent-Supervisors Bath, Shannon-2.

Also, Resolution No. 22834 (New

Series), as follows:

Whereas, an offer has been received from Franz Acker to convey to the City and County of San Francisco certain land and improve-ments situate on the east line of Dehon street, distant 110 feet southerly from Sixteenth street, of dimensions 25 x 80 feet, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof: therefore be it

Resolved, That the offer of said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all brances, for the sum of \$4,750, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 110 feet southerly from the southerly line of Sixteenth street: running thence southerly along said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 80

feet to the easterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565 on

Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agree purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracce, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

16.

Absent-Supervisors Bath, Shannon—2.

Accepting Deeds.

Supervisor Harrelson presented: Resolution No. 22835 (New Se-

ries), as follows: Resolved, That the certain deed executed on the 31st day of July, 1924, between San Francisco and Los Angeles Realty Company, a corporation, and the City and County of San Francisco to lands to be used for the widening of Fanning way from Fifteenth avenue northeasterly is hereby accepted in the name of the City and County of San Francisco.

Further Resolved, That the land covered by said deed is hereby declared an open public street.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Bath, Shannon—2.

Also, Resolution No. 22836 (New

Series), as follows: Resolved, That that certain deed executed on the 15th day of July 1924, between Carl G. Larsen and the City and County of San Francisco conveying two parcels of property to be used for the widening of Fifteenth avenue between Quintara street and Fanning vay and be-tween Mandalay lane and Pacheco street is hereby accepted in the

name of the City and County of San

Francisco.

Further Resolved, That the land covered by said deed is hereby declared an open public street.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2.

Also, Resolution No. 22837 (New

Resolved, That that certain deed executed the 9th day of January, 1922, between James F. Schou and the City and County of San Francisco cisco conveying lands for street purposes described as follows, towit:

Commencing at a point on the westerly line of Orient street, 390 feet northerly from the northerly line of Twenty-third street; thence northerly along the westerly line of Orient street (if extended and produced) northerly 25 feet; thence at right angles easterly 15 feet; thence at right angles southerly along the easterly line of Orient street (if extended and produced) 25 feet; thence at right angles westerly 15 feet to the point of commencement; being a portion of Horner's Addition Block No. 84, City and County of San Francisco, California.

The said land is accepted in the name of the City and County of San

Francisco.

Further Resolved, That the land covered by said deed is hereby declared an open public street.

Granting Extentions of Time. Also, Resolution No. 22838 (New

Series), as follows:

Resolved, That James T. Tobin is hereby granted an extension of ninety days' time from and after August 24, 1924, within which to complete improvement of Jerrold avenue between Newhall and Phelps streets and Phelps streets and Phelps streets. streets, and Phelps street between Jerrold and Kirkwood avenues, for the reason that contractor has been delayed by the installation of services by public service corporations.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2. Also, Resolution No. 22839 (New

Series),

, as follows: ved, That Municipal Cou-Resolved, Company is hereby struction

granted an extension of sixty days' time from and after August 10, 1924, within which to complete improvement of Collingwood street between Twentieth and Twenty-sec-ond streets, between Castro and Diamond streets, for the reason that the contractor has been delayed in constructing retaining wall Twenty-first and Castro streets.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSleehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2.

Also, Resolution No. 22840 (New

Series), as follows: Resolved, That A. G. Raisch, assignee of Raisch Improvement Company, is hereby granted an extension of ninety days from and after August 24, 1924, within which to complete improvement of Palou avenue between Phelps and Rankin streets, for the reason that the contractor has been delayed by public service corporations' installation of gas and water mains.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non—2.

Acceptance of Deeds.

Also, Resolution No. 22841 (New

Series), as follows:

Resolved, That that certain deed executed on the 4th day of August, 1924, between Marina Corporation (a corporation) and the City and County of San Francisco conveying a parcel of land ten feet in width to be used for the widening of Pierce street on the easterly side between Chestnut street and Toledo way is hereby accepted in the name of the City and County of San Francisco.

Further Resolved, That the land covered by said deed is hereby de-

clared an open public street.

Adopted by the following vote:
A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2.

Fixing Time for Hearing of Appeal, Street Assessment. Also, Resolution No. 22842 (New

Series), as follows:

Resolved, That Monday, September 8, 1924, at 2 p. m., is hereby fixed as the time for hearing the appeal of property owners from the assessment issued for the improvement of Twenty-second street between De Haro and Rhode Island streets.

Adopted by the following vote: Ayes — Supervisors Badaracco,

Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shannon-2.

Also, Resolution No. 22843 (New

Series), as follows:

Resolved, That Monday, September 8, 1924, at 2 p. m., is hereby fixed as the time for hearing the appeal of property owners from the assessment issued for the improve-ment of Moraga street between Eighteenth and Nineteenth avenues. Adopted by the following vote:

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shannon--2.

Closing and Abandonment of Portions of Capra Way and Avila Street.

Also, Resolution No. 22844 (New

Series), as follows:
Resolved, That the public interest requires that four parcels of

property, portions of the crossing of Capra way and Avila street, be closed and abandoned. Be it Further Resolved, That it is the intention of the Board of Supervisors to close and abandon portions of the crossing of Capra way and Avila street. Said streets are situ-ated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Beginning on the northerly line of Capra way, distant thereon northerly 80 deg. 54 min. east 180.625 feet from the easterly line of Scott street, as said streets are delineated and so designated on the hereinafter mentioned map, and running thence northerly 35 deg. 54 min. east 28.284 feet to a point on the westerly line of Avila street; thence 21.416 feet continued.

on the westerly line of Avila street; thence 31.416 feet southwesterly on the arc of a curve to the right, the radius of which curve is 20.00 feet, to the noint of beginning.

Beginning on the northerly line of Capra way, distant thereon southerly 80 deg. 54 min. west 180 feet from the westerly line of Pierce street, as said streets are delineated and so designated on the hereinand so designated on the hereinafter mentioned map, and running thence northerly 54 deg. 06 min. west 28.284 feet to a point on the easterly line of Avila street; thence 31.416 feet southeasterly on the arc of a curve to the left, the radius of which curve is 20 feet, to the point of beginning.

Beginning at a point on the southerly line of Capra way, distant thereon northerly 80 deg. 54 min. east 180.625 feet from the easterly line of Scott street, as said streets are delineated and so designated on the hereinafter mentioned map, and running thence along the westerly line of Avila street south 9 deg. 06 min, east 60 feet; thence northerly 80 deg. 54 min. east 20 feet; thence north 9 deg. 06 min. west 40 feet; thence 31.416 feet northwesterly on the arc of a curve to the left, tangent to last said course, the radius of which curve is 20 feet, to the point of beginning.

Beginning on the southerly line of Capra way, distant thereon southerly 80 deg. 54 min. west 180 feet from the westerly line of Pierce street, as said streets are delineated and so designated on the hereated and so designated on the nere-inafter mentioned map, and run-ning thence along the easterly line of Avila street south 9 deg. 06 min. east 60 feet; thence south 80 deg. 54 min. west 20 feet; thence north 9 deg. 06 min. west 40 feet; thence 31.416 feet northeasterly on the arc of a curve to the right tangent to of a curve to the right, tangent to last said course, the raidus of which curve is 20 feet, to the point of beginning.

Being portions of the intersection of Capra way and Avila street, as said streets are delineated and so designated on that certain map entitled "Marina Gardens, San Francisco, California," filed November 13, 1918, recorded in Book H, pages

104, 105 and 106 of Maps.

Said closing of said streets shall Said closing of said streets shall be done and made in the manner and in accordance with the provisions of Section 2 of Chapter 3 of Article 6 of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following said Section 2. Be it

Further Resolved, That the damage, cost and expense of said closing up of said streets be paid out of the revenues of the City and County of San Francisco.

County of San Francisco.

Adopted by the following vote:

Ayes -- Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Bath, Shannon-2.

Closing and Abandoning Portion of Toledo Way.

Also, Resolution No. 22845 (New

Series), as follows:

Resolved, That the public interest requires that two parcels of property in Toledo way be closed

and abandoned. Be it Further Resolved, That it is the intention of the Board of Supervisors to close and abandon two par-

cels of property in Toledo way.
Said two parcels of property in
Toledo way are situated in the City
and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Parcel 1.

Beginning at a point on the northerly line of Toledo way, distant thereon 209.351 feet westerly from the westerly line of Mallorca way, as shown on the map of Marina Gardens recorded, on pages 104, 105 and 106 of Map Book H, records of City and County of San Francisco, and running thence Francisco, running thence westeraly along the northerly line of Toledo way a distance westerally along the horthers, line of Toledo way a distance of 94.750 to the westerly line of Toledo way; thence at right angles southerly along the westerly line of Toledo way 41.588 feet; thence northeasterly on a curve to the left of 315-foot radius, tangent to a line deflected 124 deg. 52 min. 40 sec. to the left from the proceeding course, central angle 25 preceding course, central angle 25 min. 11 sec. a distance of 2.308 feet; thence northeasterly on a curve to the right of 246.049-foot radius, tangent to the preceding course, central angle 25 min. 11 sec., a distance of 2.308 feet; thence northeasterly on a curve to the right of 246.049-foot radius, tangent to the preceding curve, central angle 23 deg. 43 min. 37 sec., a distance of 101.892 feet to the point of beginning.

Parcel II.

Beginning at a point distant 216.830 feet at right angles northerly from the northerly line of Chestnut street and distant 50 feet chestnut street and distant 50 feet at right angles easterly from the westerly line of Pierce street, as shown on the map of Marina Gardens, recorded on pages 104, 105 and 106 of Map Book H, records of City and County of San Francisco, and running thence northerly parallel with the westerly line of Pierce street a distance of 49.062 feet to the portheasterly line of feet to the northeasterly line of Toledo way; thence southeasterly along the northeasterly line of Toledo way on a curve to the left of a 76.832-foot radius, tangent to a line deflected 150 deg. 26 min. 27 sec. to the right from preceding course, central angle 35 deg. 54 min., a distance of 48.141 feet; thence casterly along the northerly

line of Toledo way on a curve to the left of 300-foot radius, tangent to the preceding curve, central angle 9 deg. 42 min. 21 sec., a distance of 50.820 feet to a point 50.820 feet to a point distant 216.83 feet at right angles northerly from the northerly line of Chestnut street; thence westerly parallel with Chestnut street 82.712 feet to the point of beginning.

point of beginning.
Said closing of said streets shall be done and made in the manner and in accordance with the provisions of Section 2 of Chapter 3 of Article 6 of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following said Section 2. Be it

said Section 2. Be it
Further Resolved, That the damage, cost and expense of said closing up of said streets be paid out of the revenues of the City and County of San Francisco.

Adopted by the following vote:

Ay be s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non—2.

Change of Grades.

Also, Resolution No. 22846 (New

Series), as follows: Resolved, That it is the inten-tion of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 82794 (Second Series) of the Board of Public Works adopted August 6, 1924, and recommendation of said written Board, filed August 7, 1924, to-wit:

Worcester Avenue 15 feet southwesterly from the northeasterly line of, at Ralston street westerly line, 225 feet. (The same being the present official

grade.) 45 feet southwesterly from the northeasterly line of, at Ralson street westerly line, 224 feet. (The same being the present official grade.)

15 feet southwesterly from the northeasterly line of, at Randolph street, southerly line, 230.60 feet.
45 feet southwesterly from the northeasterly line of, at Randolph street southerly line, 229.50 feet. (The same being the present official grade) grade.)

15 feet northeasterly from the southwesterly line of, at the center of the curve, tangent to the southerly line of Randolph street and the southwesterly line of Worcester avenue, 229.50 feet.

At a point 15 feet northeasterly from the southwesterly line of, on a radial line passing through the intersection of the southerly 15-foot curb line of Randolph street pro-duced from the west line with the southwesterly curb line of Worcester avenue produced southeasterly, 228.60 feet.

12 feet northeasterly from the suthwesterly line of, at the northerly line of Randolph street, 227

On a line at right angles to the southwesterly line of, 143 feet southeasterly from Chester avenue, 226.80 feet.

226.80 feet.
On a line at right angles to the southwesterly line of, at Chester avenue, easterly line, 223 feet.
On a line at right angles to the southwesterly line of, at Chester avenue, westerly line, 223 feet.
On a line at right angles to the northeasterly line of, at Sargent street, northerly line, 227 feet.

12 feet northeasterly from the southwesterly line of, on a line at right angles to the northeasterly line of, on a line at right angles to the northeasterly line of, 188.50 feet northwesterly from Sargent street, 221.50 feet.

12 feet southwesterly from the northeasterly line of, 406 feet north-

northeasterly line of, 406 feet northwesterly from Sargent street, 218

Randolph Street.

12 feet southerly from the northerly line of, at Orizaba avenue, westerly line, 291 feet.

60.64 feet westerly from Orizaba

avenue, 291.43 feet.
12 feet southerly from the northerly line of, at Bright street, east-

erly line, 292.43 feet.

12 feet northerly from the southerly line of, at Bright street, easterly line, 292.43 feet.

Northerly line of, 15 feet west-erly from Bright street, easterly line, 293 feet.

Northerly line of, 15 feet easterly from Bright street, westerly line,

293 feet.

Southerly line of, 15 feet west-erly from Bright street, easterly line, 292 feet. line of, 15 feet west-

Southerly line of, 15 feet easterly from Bright street, westerly line,

292 feet. 12 feet southerly from the north-erly line of, at Bright street, westerly line, 292.86 feet.

12 feet northerly from the southerly line of, at Bright street, westerly line, 292.86 feet.

12 feet southerly from the northerly line of, at Head street, easterly line. 294.29 feet.

12 feet northerly from the southerly line of, at Head street, east-erly line, 294.29 feet.

Northerly line of, 15 feet west-

erly from Head street, easterly line, 295 feet.

Southerly line of, 15 feet westerly from Head street, easterly line,

294 feet.

Northerly line of, 15 feet eastly from Head street, westerly erly line, 295 feet.

line of, 15 feet east-Southerly line of, 15 feet east-ly from Head street, westerly erly

294 feet.

12 feet northerly from the southerly line of, at Head street, west-erly line, 294.72 feet.

12 feet southerly from the northerly line of, at Head street, west-erly line, 294.72 feet. 12 feet southerly from the north-

erly line of, 100 feet easterly from Victoria street, 295.43 feet.

12 feet southerly from the northerly line of, 20 feet easterly from Victoria street, 295.05 feet.

12 feet southerly from the northerly line of, at Victoria street, east-erly line, 294.67 feet.

12 feet southerly from the northerly line of, at Victoria street, west-

erly line, 292.80 feet. Vertical curve passing through

the last four described points.

Northerly line of, 15 feet westerly from Victoria street, easterly line, 295 feet.

Northerly line of, 15 feet east-erly from Victoria street, westerly

line, 293.50 feet.

feet northerly from the southerly line of, 100 feet easterly from Victoria street, 295.43 feet.

12 feet northerly from the southerly line of, 20 feet easterly from Victoria street, 295.05 feet.

12 feet northerly from the south-

erly line of, at Victoria street, easterly line, 294.67 feet.

12 feet northerly from the southerly line of, at Victoria street, westerly line, 292.80 feet.

Vertical curve passing through

the last four described points.
Southerly line of, 15 feet westerly from Victoria street, easterly line, 294 feet.

Southerly line of, 15 feet easterly from Victoria street, westerly line, 293 feet.

12 feet southerly from the northerly line of, at Ramsell street, east-

erly line, 284.80 feet.

12 feet northerly from the southerly line of, at Ramsell street, easterly line, 284.80 feet.

Northerly line of, 15 feet westerly from Ramsell street, easterly line, 284.80 feet.

Southerly line of, 15 feet westerly from Ramsell street, easterly line, 284 feet.

Northerly line of, 15 feet east-

erly from Ramsell street, westerly line, 283.30 feet.

Southerly line of, 15 feet easterly from Ramsell street, westerly

line, 283 feet.

12 feet southerly from the northerly line of, at Ramsell street, west-erly line, 282.40 feet.

12 feet northerly from the southerly line of, at Ramsell street, west-

erly line, 282.40 feet. 12 feet southerly from the northerly line of, 90 feet easterly from Arch street, 278 feet.

12 feet northerly from the southerly line of, 90 feet easterly from Arch street, 278 feet.

12 feet southerly from the north-

erly line of, at Arch street, easterly line, 272.54 feet. feet northerly from the south-

erly line of, at Arch street, east-erly line, 272.54 feet.

Northerly line of, 15 feet west-

erly from Arch street, easterly line, 271.50 feet.

Southerly line or, 15 feet west-erly from Arch street, easterly line, 271.50 feet.

Northerly line of, 15 feet easterly from Arch street, westerly line, 270 feet.

Southerly line of, 15 feet easterly from Arch street, westerly line, 270 feet.

12 feet southerly from the northerly line of, at Arch street, west-erly line, 268.90 feet.

12 feet northerly from the southerly line of, at Arch street, westerly line, 268.90 feet.

12 feet southerly from the north-

erly line of, at Vernon street, east-erly line, 256.77 feet. 12 feet northerly from the southerly line of, at Vernon street, easterly line, 256.77 feet.

Northerly line of, 15 feet west-ly from Vernon street, easterly erly from Verr line, 255.70 feet.

Southerly line of, 15 lees ... lv from Vernon street, easterly erly from line, 255.70 feet.

Northerly line of, 15 feet eastfrom Vernon street, westerly line, 254.20 feet.

Southerly line of, 15 feet east-Vernon street, westerly erly from 254.20 feet. line,

12 feet southerly from the northerly line of, at Vernon street, westerly line, 253.13 feet.

12 feet northerly from the southerly line of, at Vernon street, west-erly line, 253.13 feet.

12 feet southerly from the northerly line of, at Ralston street, east-

erly line, 241 feet. 12 feet northerly from the southerly line of, at Ralston street, east-

erly line, 241 feet.

Northerly line of, 15 feet westerly from Ralston street, easterly line, 240.50 feet.

Southerly line of, 15 feet westerly from Ralston street, easterly line, 240.50 feet.

Northerly line of, 15 feet easterly from Ralston street, westerly line. 239.50 feet.

Southerly line of, 15 feet easterly from Ralston street, westerly

line, 239.50 feet.
12 feet southerly from the northerly line of, at Ralston street, westerly line, 238.49 feet.

12 feet northerly from the southerly line of, at Ralston street, westerly line, 238.49 feet.

12 feet northerly from the southerly line of, at Worcester avenue, northeasterly line, 232.30 feet. 12 feet southerly from the north-

erly line of, 190 feet westerly from

Ralston street, 230,30 feet,

15 feet northeasterly from the southwesterly line of, at the center of the curve, tangent to the south-erly line of Randolph street and the southwesterly line of Worcester

avenue, 229.50 feet.

At a point 15 feet northeasterly from the southerly line of, on a radial line passing through the intersection of the southerly 15-foot curb line of Randolph street pro-duced from the west, with the southwesterly curb line of Worcester avenue produced southeasterlv. 228.60 feet.

15 feet southerly from the northerly line of, at Worcester avenue, southwesterly line, 225.70 feet.

15 feet northerly from the southerly line of, on a line at right angles to the northerly line of, at Worcester avenue, southwesterly line, 225.60 feet.

Chester avenue, 220 feet.

Orizaba Avenue.

Sadowa street, 253 feet, (The same being the present official

grade.)

15 feet easterly from the westerly line of, at Stanley street, southerly line, 254.58 feet. (The same being the present official grade.)

Westerly line of, 15 feet northerly from Stanley street, southerly line. 255 feet. (The same being the

present official grade.)

Westerly line of, 15 feet southerly from Stanley street, northerly line. 256 feet. (The same being the present official grade.)

feet easterly from the westerly line of, at Stanley street, northerly line, 257 feet.

Broad street, southerly line pro-

duced, 269 feet.

Broad street, northerly line produced, 269 feet.

On a line at right angles to the easterly line of, 25 feet southerly from Farallones street, 285.50 feet.

15 feet westerly from the easterly line of, at Farallones street. southerly line, 287.50 feet.

Easterly line of, 12 feet northerly from Farallones street, southerly line, 288.50 feet.
Easterly line of, 12 feet southerly from Farallones street, northerly from Farallones street, northerly line, 288.50 feet.

erly line, 289.50 feet.

15 feet westerly from the east-

rom the east-erly line of, at Farallones street, northerly line, 290 feet. Westerly curb line of, 44 feet southeasterly from the end of the curve at the intersection of the southerly line of Randolph street with the westerly line of Orizaba avenue, 289.50 feet.

Westerly line of, 12 feet southerly from Randolph street, north-

erly line, 291 feet.

15 feet easterly from the westerly line of, 3 feet northerly from Randolph street, northerly 291.50 feet.

15 feet westerly from the east-erly line of, 3 feet northerly from Randolph street, produced, 293 feet. northerly

Lobos street, southerly line produced, 307 feet. (The same being the present official grade.)

Broad Street.

Northerly line of, at Capitol avenue, westerly line, 298.50 feet. (The same being the present of

Southerly line of, at Capitol avenue, westerly line, 295.50 feet. (The same being the present of

ficial grade.)

12 feet southerly from the northerly line of, 470 feet westerly from Capitol avenue, 287 feet.

12 feet northerly from the southerly line of, 470 feet westerly from Capitol avenue, 286 feet.

12 feet southerly from the northerly line of, 670 feet westerly from Capitol avenue, 281 feet.

12 feet northerly from the southerly line of, 670 feet westerly from Capitol avenue, 280 feet.

Northerly line of, at Orizaba avenue, easterly line, 269 feet.

Southerly line of, at Orizaba avenue, easterly line produced southerly, 269 feet.

Southerly line of, at Orizaba avenue, easterly line, 269 feet.

Farallones Street.

12 feet southerly from the northerly line of, 100 feet easterly from Orizaba avenue, 292.48 feet. (The same being the present official grade.)

12 feet northerly from the southerly line of, 75.13 feet easterly from Orizaba avenue, 291.28 feet. (The same being the present official grade.)

12 feet northerly from the southerly line of, at Orizaba avenue, east-erly line, 288.50 feet. 12 feet southerly from the north-

erly line of, at Orizaba avenue, easterly line, 289.50 feet.

Bright Street.

Easterly line of, at Stanley street, 237 feet. (The same being the pres-

ent official grade.)
Westerly line of, at Stanley street. (The same being the present official

grade.)

15 feet westerly from the easterly line of, at Randolph street, southerly line, 292 feet.

15 feet easterly from the westerly line of, at Randolph street, south-

erly line, 292 feet.
Easterly line of, 12 feet northerly from Randolph street, southerly from Randolph line, 292,43 feet.

Westerly line of, 12 feet northerly Randolph street, southerly from Randolph line, 292.86 feet.

Easterly line of, 12 feet southerly from Randolph street, northerly

line, 292.43 feet.
Westerly line of, 12 feet southerly from Range., 292.86 feet. Randolph street, northerly

15 feet easterly from the westerly line of, at Randolph street, northerly line, 293 feet.

15 feet westerly from the easterly

line of, at Randolph street, northerly line, 293 feet.

300 feet northerly from Randolph street, 329 feet. (The same being the present official grade.)

Head Street.

300 feet northerly from Stanley street, 260 feet. (The same being the present official grade.)

15 feet westerly from the easterly line of, at Randolph street, southerly line, 294 feet.

15 feet easterly from the westerly line of, at Randolph street, southerly line, 294 feet.
Easterly line of, 12 feet northerly

Randolph street, southerly from

line, 294.29 feet.

Westerly line of, 12 feet northerly from Randolph street, southerly line, 294.72 feet.
Westerly line of, 12 feet southerly

Randolph street, northerly line, 294.72 feet. Easterly line of, 12 feet southerly

from Randolph line, 294.29 feet. street, northerly

15 feet westerly from the easterly line of, at Randol erly line, 295 feet. Randolph street, north-

15 feet easterly from the westerly line of, at Randolph street, northerly line, 295 feet,

Sargent street, southerly line, 368 (The same being the present official grade.)

Victoria Street.
Easterly line of, at Stanley street, 215 feet. (The same being the present official grade.)

Westerly line of, at Stanley street, 214 feet. (The same being the pres-

ent official grade.)

15 feet westerly from the easterly line of, at Randolph street, southerly line, 294 feet.

15 feet easterly from the westerly line of, at Randolph street,

southerly line, 293 feet.

Easterly line of, 12 feet northerly from Randolph street, southerly line, 294.67 feet.

Westerly line of, 12 feet northerly from Randolph street, southerly line, 292.80 feet.

Westerly line of, 12 feet southerly from Randolph street, northerly line, 292.80 feet.

Westerly line of 12 feet southerly

Easterly line of, 12 feet southerly Randolph from street, northerly line, 294.67 feet.

15 feet westerly from the easterly line of, at Randolph street, northline, 295 feet. erly

15 feet easterly from the westerly line of, at Randolph street, north-

erly line, 293.50 feet.

Sargent street, southerly line, 373.50 feet. (The same being the present official grade.)

Ramsell Street. Easterly line of, at Stanley street,

208 feet. (The same being the present official grade.)
Westerly line of, at Stanley street
(The same being the present official grade)

ent official grade.)

15 feet westerly from the easterly line of, 200 feet northerly from Stanley street, 239.95 feet. 6, 4 ,

15 feet westerly from the estimate of, 250 feet northerly from Stanley street, 247.35 feet.

15 feet westerly from the easterly line of, 300 feet northerly from Stanley street, 253.45 feet. Vertical curve passing through the last three described points. described points.

15 feet easterly from the westerly line of, 200 feet northerly from

Stanley street, 239.05 feet.

15 feet easterly from the westerly ne of, 250 feet northerly from line of, 250 feet northerly from Stanley street, 246.37 feet.

15 feet easterly from the westrely line of, 300 feet northerly from Stanley street, 252.45 feet. Vertical curve passing through the last thre: described points.

15 feet westerly from the easterly

line of, at Randolph street, soutli-erly line, 284 feet. 15 feet easterly from the westerly line of, at Randolph street, southerly line, 283 feet.

Westerly line of, 12 feet northerly

from Randolph street, southerly line, 282.40 feet.
Easterly line of, 12 feet northerly street, southerly from Randolph line, 284.80 feet.

Easterly line of, 12 feet southerly Randolph street, no ther

line, 284.80 feet. Westerly line of, 12 feet southerly Randolph street, northerly from

line, 282.40 feet.

15 feet easterly from the westerly line of. at Randolph street, northerly line, 283.30 feet.

15 feet westerly from the easterly line of, at Randolph street, north-

erly line, 284.80 feet.
300 feet northerly from Randolph street. 335 feet. (The same being the present official grade.)

Arch Street.

250 feet northerly from Stanley street, 234 feet. (The same being the present official grade.)

15 feet westerly from the easterly

line of, at Randolph street, southerly line, 271.50 feet.

15 feet easterly from the westerly line of, at Randolph street, south-

erly line, 270 feet.

Westerly line of, 12 feet northerly from Randolph line, 268.90 feet. street, southerly

Easterly line of, 12 feet northerly

from Randolph street, southerly line, 272.54 feet. Easterly line of, 12 feet southerly street, northerly line, 272.54 feet. Westerly line of, 12 feet southerly

from Randolph street, northerly line, 268.90 feet.

15 feet easterly from the westerly

line of, at Randolph street, north-erly line, 270 feet. 15 feet westerly from the easterly line of, at Randolph street, north-

erly line, 271.50 feet.

200 feet northerly from Randolph street, 305 feet. (The same being the present official grade.)

Vernon Street. 330 feet southerly from Randolph street, 235 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, at Randolph street, south-

erly line, 254.20 feet.

15 feet westerly from the easterly line of, at Randolph street, southerly line, 255.70 feet.

Easterly line of, 12 feet northerly from Randolph street, southerly line, 256.77 feet. Westerly line of, 12 feet northerly

from Randolph line. 253.13 feet. Randolph street, southerly Westerly line of, 12 feet southerly

Randolph line, 253.13 feet.

Easterly line of, 12 feet southerly Randolph street, northerly from Randolph line, 256.77 feet.

street, northerly

15 feet westerly from the easterly line of, at Randolph street, northerly line, 255.70 feet.

15 feet easterly from the westerly

line of, at Randolph street, northerly line, 254.20 feet.

Easterly line of, 100 feet northerly from Randolph street, 271 eet. (The same being the present official grade.)

Westerly line of, 100 feet northerly from Randolph street, 268 teet, (The same being the present official grade.)

Ralston Street.

15 feet easterly from the westerly line of, at Worcester avenue, north-

easterly line, 228 feet.

At a point 45 feet easterly from the westerly line of Worcester avenue, northeasterly line, 228 feet. (The same being the present official

15 feet westerly fom the easterly line of, at Randolph street, south-

erly line, 240.50 feet.

15 feet easterly from the westerly line of, at Randolph street, southerly line. 239.50 feet. (The same being the present official grade.)

Easterly line of, 12 feet northerly

from Randolph street, southerly line, 241 feet. Westerly line of, 12 feet northerly from Randolph street, line, 238.49 feet. Westerly line of, 12 feet southerly Randolph street, northerly

from Randolph line, 238.49 feet.

Easterly line of, 12 feet southerland Randolph street, northerly 241 feet. line. 15 feet westerly from the easterly

line of, at Randolph street, northerly line, 240.50 feet.

15 feet easterly from the westerly line of, at Rando'rd street, northerly line. 239.50 feet.

Easterly line of, 200 feet northerly from Randolph street, 255,50 feet. (The same being the present official grade.)

Westerly line of, 200 feet northerly from Randolph street, 252.50 feet. (The same being the present official grade.)

On Worcester avenue between Junipero Serra boulevard and a line at right angles to the northeasterly line of, at Ralston street westerly line; on Randolph street between Orizaba avenue and Chester avenue: on Orizaba avenue between the southerly line of Lobos street produced and the northerly line of Sadowa street produced; on Broad street between Capitol and Orizaba avenues: on Farallones street between Orizaba avenue and a line at right angles to the northerly line of, 100 feet easterly therefrom; on Bright street between Stanley street

and a line parallel with Randolph street and 300 feet northerly therefrom; on Head street between Sargent street and a line parallel with Stanley street and 300 feet northerry there roll; on victoria street between Stanley and Sargent streets; on Ramsell street between Stanley street and a line paralie; with Randolph street and 300 feet northerly therefrom; on Arch street between lines parallel with Randolph street and respectively 330 feet southerly therefrom and 200 leet northerly therefrom; on vernon street between lines parallel with Randolph street and respectively 330 feet southerly therefrom and 100 feet northerly therefrom; on Ralston street between a line at right angles to the westerly line of. at Worcester avenue northeasteriy line and a line parallel with Ran-dolph street and 200 feet northerly therefrom; on Byxbee and Monti-cello streets between Sargent street and Worcester avenue; on Sargent street between Monticello street and Worcester avenue, and on Beverly street between Shields street and Worcester avenue, be changed and established to conform to true gradients between the grade elevations above given therefor and the present official grades of Byxbee and Monticello streets at Sargent street, and of Sargent street and Monticello street, and of Beverly street at Shields street.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLerah, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non—2.

Method of Assessment for Improvement of Anza Street.

Also, Resolution No. 22847 (New Series), as follows:

Resolved, That the method of assessment for the improvement of Anza street between Fortieth and Forty-first avenues, as provided in Resolution of Intention No. 82320 (Second Series), determined and declared by the Board of Public Works by its Resolution No. 82905 (Second Series), be and the same is hereby confirmed.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2.

Action Deferred.

The resolution denying permission to James J. Ryan to have transferred to him the permit granted by Resolution No. 15990 (New Series) to Mrs. Marie Gommet to maintain a stable on the west line of Thirty-sixth avenue distant 150 feet south of Cabrillo street was on motion laid over one

Deputy Mayor of Freemantle, West Australia, Addressed the Board.

The chair introduced Mr. W. S. Priestly, Deputy Mayor of Freemantle, West Australia, who was accompanied by his wife.

The Deputy Mayor stated that he was impressed with the friendly feeling amongst the members of the Board and the way its business

was transacted.

Supervisor Hayden responded to the remarks of the Deputy Mayor and extended to him and his wife a hearty welcome in behalf of the members of the Board and citizens of our City.

Supervisor McLeran retired from the chair and called upon Super-

visor Schmitz to preside.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Changing Zone Map Affecting Hoff Street.

Supervisor McGregor presented: Bill No. 6816, Ordinance No. -(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance is hereby ordered changed so as to place the easterly side of Hoff street commencing at a point 120 feet northerly from Seventeenth street and running thence northerly 60 feet in the commercial district instead of the second residential district.

Supervisor McGregor stated that he did not approve of changing to a commercial district, but it is en-

dorsed by the associates of his committee. He would prefer to let the

matter rest for a time.

Discussed by Supervisors Colman, Roncovieri and Ira Coburn of the City Planning Commission.

The privilege of the floor was granted to Attorney Eugene Sullivan, who spoke in favor of the

the question Thereupon, called and the bill and ordinance ordered passed to print by the fol-

lowing vote:

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

No-Supervisor McGregor-1. Absent-Supervisors Bath, Mc-

Leran, Shannon-3.

Accepting Offer for Sale of School Lands.

Supervisor Wetmore presented: Resolution No. 22848 (New Se-

ries), as follows:

Whereas, an offer has been received from Jacob Held to convey to the City and County of San Francisco certain land and improvements situate on the west line of Twenty-second avenue, distant 175 feet northerly from Clement street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all en-cumbrances, for the sum of \$12,500, be and the same is hereby accepted. the said land being described as

follows, to-wit:

Commencing at a point on the westerly line of Twenty-second avenue, distant thereon 175 feet northerly from the northerly line of Clement street; running thence northerly along said westerly line of Twenty-second avenue 50 feet; thence at a right angle westerly 120 feet; thence at a right angle southerly 50 feet; thence at a right angle easterly 120 feet to the westerly line of Twenty-second avenue and point of commencement. Being a portion of Outside Lands Bloch No. 160, also Block 1411 on Assessor's Man Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath Mc Leran, Shannon-3.

Observance of Labor Day.

Supervisor Welch presented a communication from the Citizens' Committee on celebration of Labor Day, requesting concurrence by the Board with its resolutions requesting that the streets be decorated, services of the Municipal Band and privilege of the Civic Auditorium for its literary program.

And further presented the following resolution, which was adopted

by the following vote:

Resolution No. 22849 (New Se-

ries), as follows:

Whereas, the Citizens Committee recently appointed by his Honor the Mayor for the purpose of making arrangements for the proper observance of Labor Day, September 1, 1924, has arranged for a parade and literary exercises to be held in the Exposition Auditorium; therefore,

Resolved, That the streets of the City be decorated in the usual manner in honor of the parade and cele-

bration. Be it

Further Resolved, That the Exposition Auditorium and Municipal Band be placed at the disposal of the Committee of Arrangements for the literary exercises and entertainment during the evening of Labor Day; and be it

Further Resolved, That the Board of Public Works be authorized to erect a reviewing stand on Polk street in front of the City Hall with a capacity to accommodate fifty

persons.

Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Bath, Mc-

Leran, Shannon—3.

Proposed Charter Amendment.

Supervisor McSheehy introduced the following proposed Charter amendment and on motion the same was referred to the Judiciary Committee for its consideration.

Proposed Charter Amendment Pro-

viding for a Budget Commission.
A new section, to be numbered
Section 18, is hereby added to Chapter 1, Article III, of the Charter, to read as follows:

Section 18. A Budget Commission is hereby created, to consist of the Mayor, the Auditor and a

chairman.

At the municipal election to be held in 1925 and every four years thereafter a chairman of the Budget Commission shall be elected, hold office for a term of four years from the 2d day of January next succeeding. The chairman shall receive an annual salary of \$6,000 and the Mayor and the Auditor shall re-ceive a salary of \$2,000 additional to that herein provided for said offices, respectively.

At the time provided, the Budget Commission shall prepare and present to the Board of Supervisors the annual budget. By a majority vote of the Board any item therein shall be reduced, but no item shall be increased or new item added except by a vote of fifteen members.

No appropriations other than those contained in the budget shall be made and no transfer from one item to another shall be made with-out the same having been recommended by the Budget Commission.

The Commission shall employ a certified public accountant, who shall act as secretary, and whose compensation shall be fixed by it. Prohibiting Smoke Nuisance.

Supervisor Morgan presented: Bill No. —, Ordinance No. — (New Series), as follows: Section 1. Making it unlawful

for any person, firm, association or corporation within the City and County of San Francisco to operate or maintain any furnace, firebox or other device whereby petroleum. coal or other substance is consumed by fire which emits or causes to be emitted any gas fumes containing carbon monoxide in excess of one-

fourth of one per cent, or containing any carbon or other substances not wholly consumed in the process of combustion.

Section 2. Any person, firm, association or corporation who shall violate any of the terms of this ordi-nance shall be punishable by a fine not exceeding fifty dollars (\$50) or by imprisonment in the County Jail not exceeding five days, or by both such fine and imprisonment.

On motion, referred to the Health

Committee.

Amending Ordinance No. 25 Prohibit-ing the Burial of the Dead Within the City and County of of San Fran-

Supervisor Schmitz presented the following bill and ordinance:

Bill No. —, Ordinance No. - (New Series), as follows:

Amending Section 1 of Ordinance No. 25, effective March 30, 1900, prohibiting the burial of dead within the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Section 1 of Ordinance No. 25 of the Board of Supervisors of the City and County of San Francisco, in effect March 30, 1900, entitled "Ordinance No. 25," prohibiting the burial of dead within the City and County of San Francisco is hereby amended to read as follows:

Section 1. It shall be unlawful for any person, association or cor-poration, from and after the first day of August, 1901, to bury or inter or cause to be interred or buried, the dead body of any person in any cemetery, graveyard or other place within the City and County of San Francisco, exclusive of those por-tions thereof which belong to the United States, or are within its ex-United States, or are within its ex-slusive jurisdiction; provided, how-ever, that a committee of the Board ever, that a committee of the Board of Supervisors of the City and County of San Francisco appointed by the Mayor and consisting of three members of said Board, shall be authorized and empowered, and they are hereby directed to permit the burial in any cemetery, grave-yard or other place designated for that purpose by said committee within the City and County of San Francisco, not belonging to or within the exclusive jurisdiction of the United States, of the body of any person who, in the judgment of said committee shall have rendered exceptional or un-usual service to the City and County of San Francisco, or to the State of California, or the United States of America, or who, in the judg-ment of said committee, shal have so distinguished himself or herself so distinguished himself or herself in literary, artistic or scientific pursuits as to have merited burial of his or her remains in any public or private place within the City and County of San Francisco, not belonging to or within the exclusive jurisdiction of the United States; provided, further, that should said committee designate a place of committee designate a place of burial which is by law placed within the exclusive management or control of the Park Commission of this City and County then the con-

sent of said Park Commission to such burial shall also be obtained. Section 2. All orders, ordinances or parts thereof, in so far as they may conflict with the provisions of this ordinance, are hereby repealed.

On motion, referred to the Health

Committee.

ccepting Deed From the Spring Valley Water Company Conveying Accepting Land in San Mateo County Required for Hetch Hetchy Aqueduct.

The Committee on Public Utilities presented the following resolution, which, upon motion, adopted by the following vote:

Resolution No. 22850 (New Se-

ries), as follows:

Whereas, the Spring Valley Water Company has executed and deliv-ered to the City and County of San Francisco a deed dated August 12, 1924, conveying to said City and County 3.44 acres of additional land

in the County of San Mateo, State of California, required for the pumping station on the Bay Division of the Hetch Hetchy aqueduct; now, therefore, be it

That the City Resolved. County of San Francisco does here-by accept said deed, and the Spe-cial Counsel for the Hetch Hetchy Water Supply is hereby authorized

to record the same.

A y e s — Supervisors Badaracco, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Bath, Mc-

Leran, Shannon-3.

ADJOURNMENT.

There being no further business, the Board at the hour of 5:10 o'clock p. m. adjourned.

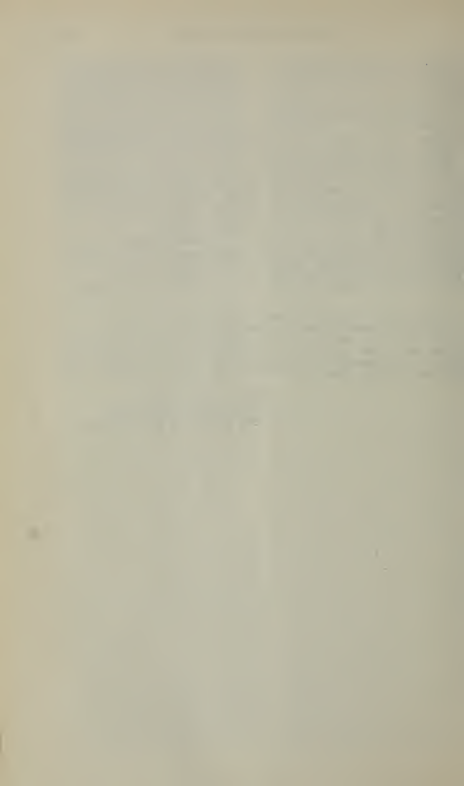
J. S. DUNNIGAN.

Clerk.

Approved by the Board of Supervisors September 29, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors. City and County of San Francisco.



Tuesday, September 2, 1924.

Monday, September 8, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

TUESDAY, SEPTEMBER 2, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Tuesday, September 2, 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Bagaracco. Bath. Deasy, Harrelson, Hayden, McSheehy, McLeran, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman, Robb, Shannon—3.

Quorum present.

His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL.

The Journal of Proceedings of the last meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

City Attorney's Opinion as to Legality of Proposed Contract for Three Years for Bus Service on The Embarcadero.

The following was presented and ordered referred to Public Utilities Committee:

San Francisco, Calif.,
August 30, 1924.
Hon. Board of Supervisors, City

Hall, San Francisco, Calif.

At the direction of the Mayor I am enclosing herewith for such action as your Honorable Board sees fit to take copy of an opinion of the City Attorney on the subject of "Legality of Proposed Contract for three years for bus service on Embarcadero."

Very truly yours,
W. F. BENEDICT,
Assistant Secretary to the Mayor.

Opinion of City Attorney. August 27, 1924. Subject: Legality of Proposed Contract for three years for bus service on Embarcadero.

Sir:

I am in receipt of your request for an opinion as to whether the City has the power to enter into a contract for a period of three years for the establishment of a bus service on The Embarcadero.

Opinion.

In the case of McBean vs. The City of Fresno, 112 Cal. 159, the City of Fresno entered into a con-tract with the plaintiffs for the disposal of the sewage of the city over a period of five years.

With regard to the validity of such a contract extending over that length of time, our Supreme Court in this case used the following

language:

"Upon the second proposition, namely, whether or not the con-tract operates as a surrender or suspension of the legislative powers of the trustees of the city, it is to be observed that there is in this state no inhibition against the making of a contract by a municipal board which shall extend for more board which shall extend for more than one year, or even beyond the term of office of the board which makes it. If the Legislature desired to restrict municipalities in this particular, it could easily do so by the passage of a law such as exists in some other states declaring void any contract upon the part of a municipality which is to claring void any contract upon the part of a municipality which is to extend beyond the current fiscal year, or beyond the term of office of the authorities which enter into it. But, even, in the absence of such provisions, courts look with disfare upon contracts by manicipality. disfavor upon contracts by municipalities involving the payment of moneys which extend over a long poriod of time: 1. Because such contracts in their nature tend to create a monopoly in favor of the other party thereto for supplying the city with the article contracted for. 2. Because they may involve an undue restraint upon the legislative powers of the successor of an undue restraint upon the legis-lative powers of the successors of the Board and prevent those succes-sors from availing themselves of a change in the times, of opposition, of reduced rates, or of other causes

operating legitimately to decrease the price of the commodity, of which decrease in price the city by reason of its contract cannot avail

There is thus by law and reason a well-defined limit set to such contracts. In the absence of any other objection to them, they will not be upheld without a clear showing of a reasonable necessity for their execution. But if, on the other hand, it be made to appear that at the time of its execution the contract was fair and just and reasonable and prompted by the necessities of the situation, or was in its nature advantageous to the municipality at the time it was entered into, then such a contract will not be construed as an unreasonable restraint upon the powers of succeeding boards."

It thus appears that the City has the power to enter into a contract for a period of more than one year, the only limitation upon that power, in the absence of an express Charter restraint, being that there must be a clear showing of a reasonable necessity for the execution of such

a contract.

I am satisfied that if the Board of Supervisors should determine that there is a reasonable necessity for entering into such a contract for a three-year period that that deter-mination of the Supervisors in a case of this character would be upheld by the courts.

I therefore advise you that if the Board of Supervisors determines that reasonable necessity demands such a contract, a contract of the chracter suggested for the period of three years would be valid.

Your communication does not indicate what the terms of this proposed contract may be and I have limited my opinion to the sole question as to whether the mere fact of making the contract extend over a period of three years would render it invalid.

Respectfully, GEORGE LULL. Clty Attorney.

To the Mayor.

Lincoln School.

Communication, from Lincoln School P. T. A. inviting the Supervisors to attend its monthly meeting Wednesday evening, September 10, at 7:45 o'clock, with reference to needs of school in the south of Market district.

Referred to Education, Parks and

Playgrounds Committee.

Southwestern High School.

Communication, from Board Education, transmitting its report on controversy regarding establish-

ment of high school at present Mon-roe elementary school site. Referred to Education, Parks and Playgrounds Committee.

Leave of Absence, Supervisor Phil C.

Katz. The following was presented and

read by the Clerk: San Francisco, Calif.

September 2, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Calif. Gentlemen:

Application has been made to me by Hon. Philip C. Katz, member of the Board of Supervisors, for a leave of absence, with permission to absent himself from the State of California for a period of thirty days, commencing September 11,

Will you please concur with me granting this leave of absence? Respectfully yours,

JAMES ROLPH, JR., in

Mayor.

Whereupon, the following resolu-tion was presented and adopted: Resolution No. 22870 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Philip C. Katz, Supervisor of the City and County, is hereby granted a leave of absence for a period of thirty days, commencing September 11, 1924, with permission to leave the State.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSlieehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb, Shannon-3.

Leave of Absence, T. Reardon, Com-missioner of Public Works.

The following was presented and read by the Clerk:

San Francisco, Calif. September 2, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif. Gentlemen:

Application has been made to me by Hon. Timothy A. Reardon, member of the Board of Public Works, for a leave of absence, with permission to absent himself from the State of California for a period of days, commencing Septemthirty

r 10th.

Will you please concur with me granting this leave of absence? Respectfully yours,

JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted: Resolution No. 22869 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Timothy A. Reardon, member of the Board of Public Works, is hereby granted a leave of absence for a period of thirty days, commencing September 10, 1924, with permission to leave the State.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman,

Robb. Shannon-3.

California Highway Committee Thanks Board for Use of Chambers.

The following was presented and read:

San Francisco, Calif., August 27, 1924.

Hon. Board of Supervisors Hall, San Francisco, Calif. of Supervisors, City

Gentlemen:

As being self-explanatory, enclosing herewith a copy of letter addressed to the Mayor by Mr. A. H. Breed, chairman of the California Highway Committee.

Very truly yours,
W. F. BENEDICT,

Assistant Secretary to the Mayor.

August 26, 1924.

Hon. James Rolph, Jr., Mayor's Office, San Francisco, California. My Dear Mayor Rolph:

I wish to thank you most cordially on behalf of the California Highway Committee for the tender of the chambers of the San Fran-cisco Board of Supervisors when we meet in your city. In this con-nection would say that we have left our meetings to be held in the bay region toward the last, and have been visiting the remoter sections of our State first, so that when wo meet in the larger centers we will have had a greater and more com-prehensive view of the situation and the highway problems which confront us.

Will you please also extend my thanks to your Board of Supervis-

With kindest personal regards and good wishes, I am Very sincerely yours, A. H. BREED,

Chairman.

REPORTS OF COMMITTEES.

following committees, their respective chairmen, presented reports on various matters ferred, which reports were ordered placed on file:

Streets and Sewers Committee, by Supervisor Herrelson, chairman.

Fire Committee, by Supervisor Deasy, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.

PRESENTATION OF PROPOSALS.

Fire Hose.
Sealed proposals were received by the Board of Supervisors for furnishing fire hose. Bids were received between 2 and 3 p. m. and opened in Board and referred to Supplies Committee.

Fire Hydrants.
Also, sealed proposals were received by the Board of Supervisors for furnishing fire hydrants. Eids were received between 2 and 3 p.m. and approach in Part 2 and 3 p. m. and opened in Board and referred to Supplies Committee.

UNFINISHED BUSINESS.

Final Passage.

The following resolution, heretofore passed for printing, was taken up and finally passed by the following vote:

Public Garage Permit.

Resolution No. 22851 (New Se-

ries), as follows:

Granting L. Sockolov permission, revocable at will of the Board of Supervisors, to conduct and maintain a public garage on the west side of Fillmore street between Clay

and Washington streets.

Ayes—Supervisors Badaracco,

Hayden Katz Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Roncovieri,

Rossi, Welch—10.

Noes - Supervisors Bath, Sheehy, Morgan, Schmitz, Wetmore

Absent - Supervisors Colman, Robb, Shannon—3.

Privilege of the Floor.

Mrs. C. Quinan, Frank Miller, Mrs. Kissel and Mr. Wreden ap-peared in opposition to the granting of the foregoing permit. Mr. Morris spoke in favor.

NEW BUSINESS.

Passed for Printing. The following matters were passed

for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. -- (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named

claimants, to-wit:

Tearing Up Streets Fund.

(1) Wm. Smith Company, lumber for side sewers (claim dated Aug. 21, 1924). \$728.12.

Water Construction Fund, Bond

Issue 1910. (2) Old Mission Portland Cement Co., cement, Hetch Hetchy water construction (claim dated Aug. 21,

1924), \$4,471.
(3) Old Mission Portland Cement Co., cement (claim dated Aug. 22, 1924), \$1,039.13.

(4) Old Mission Portland Cement

Co., cement (claim dated Aug. 21, 1924), \$10,629.82.

(5) Old Mission Portland Cement

Co., cement (claim dated Aug. 22,

1924), \$8,206.
(6) Old Mission Portland Cement

Co., cement (claim dated Aug. 22, 1924), \$3.826.98.

(7) The Utah Construction Co., rental of equipment (claim dated Aug. 22, 1924), \$550.

(8) M. M. O'Shaughnessy, revolving fund expeditures per youghers.

ing fund expenditures, per vouchers (claim dated Aug. 25, 1924), \$562.51. (9) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Aug. 27, 1924), \$517.89.

(10) M. M. O'Shaughnessy, re volving fund expenditures, per

vouchers (claim dated Aug. 27. 1924), \$1,013.25. (11) Robert

Robert M. Searls, Hetch Hetchy special counsel, revolving fund expenditures, per vouchers (claim dated Aug. 27, 1924), \$4,745.

(12) Grant Smith & Co., 23ru pay-

ment, construction of Pulgas Tunnel (claim dated Aug. 25, 1924), \$38,-429.23.

Fund, Bond School Construction Issue 1918.

(13) L. P. Bolander, shop equip-lment in Mission High School (claim

dated Aug. 26, 1924), \$1,194.
(14) Felt & Tarrant Mfg. Co., five comptometers for Mission High School (claim dated Aug. 26, 1924), \$1,750.

(15) The F. O. Stallman Supply Co., lathes for Mission High School (claim dated Aug. 26, 1924), \$819. (16) John Reid Jr., final payment, architectural services for

North Beach (Galileo) High School (claim dated Aug. 27, 1924), \$2,-526.17.

Auditorium Fund.
(17) Pacific Radio Trade Association, refund of deposit as bond for occupancy of Auditorium (claim dated Sept. 2, 1924), \$955.50.

Municipal Railway Depreciation Fund.

(18) G. C. Paterson, in full settlement of personal injury and property damage by Municipal Railway (claim dated Aug. 25, 1924), \$1,750, (19) F. Boeken, Municipal Rail-

way Contingent Fund expenditures, per vouchers (claim dated Aug. 27, 1924), \$2,000.

General Fund. 1924-1925. (20) Standard Oil Co., gasoline, Police Department (claim dated Aug. 25, 1924), \$786.96.

(21) D. J. O'Brien, police contingent expense (claim dated Aug. 25,

1924), \$750. (22) Earl

(22) Earle C. Anthony, Inc., one Packard touring car for Police De-partment (claim dated Aug. 25,

partment (claim dated Aug. 25, 1924), \$2,655.
(23) Empire Planing Mill, millwork, bathhouse at Ocean Beach (claim dated Aug. 22, 1924), \$540.
(24) Marine Electric Co., electrict work, bathhouse at Ocean Beach (claim dated Aug. 22, 1924),

(25) J. E. O'Mara, heating bath-

(25) J. E. U'Mara, heating bath-house at Ocean Beach (claim dated Aug. 22, 1924), \$510. (26) A. Quandt & Sons, painting bathhouse at Ocean Beach (claim dated Aug. 22, 1924), \$660. (27) Wm. F. Wilson Co., 3rd pay-ment, plumbing in Ocean Beach hathhouse (claim dated Aug. 22)

bathhouse (claim dated Aug.

1924), \$1,614. (28) Spring Valley Water Co., water furnished Fire Department hydrants (claim dated Aug. 28,

1924), \$13,599.50.
(29) Niles Sand, Gravel & Rock Co., sand, etc., for street repair (claim dated Aug. 27, 1924), \$677.46. (30) Santa Cruz Portland Cement

Co., cement for street repair (claim dated Aug. 27, 1924), \$4,993.59.
(31) Shell Company of California,

(31) Shell Company of California, fuel oil, etc., for street repair (claim dated Aug. 27, 1924), \$710.31.
(32) Spring Valley Water Co., water for street repair (claim dated Aug. 27, 1924), \$832.08.
(33) Western Rock Products Co., sand for street repair (claim dated Aug. 27, 1924), \$2.892.16.
(34) General Motors Truck Co. six auto trucks for street cleaning (claim dated Aug. 27, 1924), \$28,-212.10. 212.10.

(35)Shell Company of California, fuel oil for Civic Center Power House (claim dated Aug. 27, 1924), \$1,200.

(36) San Francisco Chronicle, of-

(36) San Francisco Charles (36) San Francisco Charles (37) Sept. 2, 1924), \$1,181.35. (37) Flynn & Collins, one Ford coupe, Health Department (claim dated Aug. 25, 1924), \$631. (38) Haas Brothers, groceries, (alaim dated July 31,

(38) Haas Brothers, groceries, Relief Home (claim dated July 31,

1924). \$1.385.16. (39) Shell Oil Co., fuel oil, etc., Relief Home (claim dated July 31, 1924), \$2,078.50.

Appropriations.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund. Bond Issue 1923.

For expense of plans and specifications for the new Mission High School; additional to \$9,600 heretofore appropriated, \$4,353.65.

Extension of Main Sewers, Budget

Item No. 42.

(2) For the City's portion of the cost of constructing 24-inch ironstone pipe sewers encased in con-crete in Beach and Scott streets from North Point to Pierce streets, and in Prado and Scott streets from Beach to Pierce streets, in connection with extensions to main sewers in the Marina district, \$4,248.

Street Work in Front of City Property, Budget Item No. 39.
(3) For the improvement of Fun-

ston avenue between Kirkham and Lawton streets, 150 feet fronting school property, \$1,050.

Emergency Repairs to Streets, etc., Budget Item No. 80.

(4) For cost of erection of concrete bulkhead on Broadway between Jones and Taylor streets, for protection to traffic, \$650.

(5) For cost of repairs and modifications to protection railing on Larkin and Francisco streets, damaged by traffic, \$639.

Appropriation, \$75,000, Extension of Market Street.

Also, Resolution No. - (New Series), as follows:

Resolved, That the sum of \$75,000 be and the same is hereby set aside, appropriated and authorized to be expended out of County Road Fund for the purchase of rights of way for the extension of Market street.

Appropriation, \$20,000, Joint Highway District No. 1, Contingent Fund, Skyline Boulevard.

Also, Resolution No. — (New Series), as follows:
Resolved, That the sum of \$20,000

be and the same is hereby set aside and appropriated out of County Road Fund and authorized in pay-ment to Joint Highway District No. 1 of the State of California, being San Francisco's portion of providing a contingent fund for District ing a contingent fund for District No. 1 for the the purchase of rights of way, fencing and incidental expense in connection with the construction of the Skyline boulevard, as provided by the statutes of 1917.

Appropriation, \$1,250, Payment to Wm. L. Pattison, Extension of Wolfe Street.

Also, Resolution No. --- (New

Series), as follows:
Resolved, That the sum of \$1,250 be and the same is hereby set aside and appropriated out of Budget Item No. 39, Fiscal Year 1924-1925, and authorized in payment to William L. Pattison, being payment for property required for the extension of Wolfe street at Peralta avenue and Mullen street, as per acceptance of offer for said property by Resolution No. 22827 (New Series).

Appropriating Land for School Purposes.

Also, Resolution No. --- (New

Series), as follows: Resolved, That Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes,

to-wit:
(1) To James Kane, for land and (1) To James Kane, for land and improvements situate on the east line of Twenty-third avenue, distant 200 feet northerly from Clement street, of dimensions 25 by 120 feet, as per acceptance of offer by Resolution No. 22833 (New Series), and required for the Alamo School, the sum of \$4,250.

(2) To Jacob Held, for land and improvements situate on the west

(2) To Jacob Held, for land and improvements situate on the west line of Twenty-second avenue, distant 175 feet northerly from Clement street, of dimensions 50 by 120 feet, as per acceptance of offer by Resolution No. 22848 (New Series), and required for the Alamo School, the sum of \$12,500.

(3) To Franz Acker, for land and improvements situate on the east line of Dehon street, distant 110 feet southerly from Sixteenth street, of dimensions 25 by 80 feet, as per

of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22834 (New Series), and required for the Everett School, the sum of \$4,750.

Accepting Offer, Emma M. Schneider, Land for Widening Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22852 (New Se-

ries), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way has offered to convey the property desired by the City and County of San Francisco for the sum set forth

opposite her name, viz.: Emma M. Schneider, \$45. Commencing at the point of in-tersection of the southerly line of tersection of the southerly line of Seventeenth street and the north-easterly line of Clayton street; thence easterly along the southerly line of Seventeenth street 10 feet: thence deflecting to the right 150 deg. 19 min. 24 sec. and running southwesterly 9.39 feet to the north-easterly line of Clayton street thence deflecting to the right 98 deg. 01 min. 26 sec. and running northwesterly along the northeast-erly line of Clayton street 5 feet to the southerly line of Seventeenth street and the point of commencement.

Being a portion of Lot 11, Block "F," Park Lane Tract Map "A."
Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property.

Now, therefore, be it Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of ceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman.

Robb, Shannon-3.

Passed for Printing.

The following bill was passed for printing:

Giving Notice of Special Bond Election for Water Supply.
motion of Supervisor

On Mc-Leran:

Bill No. 6817, Ordinance No. -(New Series), as follows:

Giving notice of a special election to be held in the City and County of San Francisco on Tuesday, the 7th day of October, 1924, for the purpose of submitting to the voters of said City and County a proposition to incur a bonded debt in the amount of ten million dollars for the purpose of the acquisition and construction of aqueduct tunnels to constitute a part of the Lake Eleanor - Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tribu-taries to the City and County of San Francisco, for the use of said City and County and its inhabitants.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Notice is hereby given,

pursuant to the provisions of Article XII, Section 8, of the Charter of the City and County of San Francisco, that in accordance with Francisco, that in accordance with the laws of the State of California and the Charter of said City and County and the provisions of Ordinance No. 6326 (New Series) of the Board of Supervisors, passed August 18, 1924 (reference to said ordinance for further particulars being herein made), a special election will be held in the City and County of San Francisco on Tuesday the 7th day of October, 1924. day, the 7th day of October, 1924, for the purpose of submitting to the electors of said City and County a proposition to incur a bonded debt for the City and County of San Francisco in the amount of ten million dollars for the purpose of the acquisition and construction of a public utility, to-wit: a series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains, Tuolumne County, State of Cali-fornia, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor - Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City and County and its inhabitants.

Section 2. Such special election so called and ordered to be held will be held and conducted, and the votes thereat received and can-vassed, and the returns thereof made, and the result thereof ascertained, determined and declared as provided in said Ordinance No. 6326 (New Series) and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election will be and remain open during the time required by said laws.

The ballots to be used at such special election will be such as are required by law to be used thereat, and, in addition to any other mat-ter required by law to be printed thereon, will appear thereon the following:
"Municipal Tieket."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose bonded stated in such proposition, stamp a cross (X) in the blank space to the right of the word "Yes."

To vote against the proposition,

and thereby refuse to authorize the

incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "No."

Also, said ballot will have printed

thereon the following:

Hetch Hetchy Aqueduct Tunnels. A proposition to incur a bonded debt of the City and County of San Francisco to the amount of ten million dollars, for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains. in Tuolumne County,

and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and rights of way, structures and appurtenances inciden-

YES NO

tal thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuloumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhab-Bonds issued for such purpose shall bear interest at the rate of five per centum per annum, payable semi-annually.

containing the Sample ballots above matter required to be printed thereon will be supplied to the elec-tors of said City and County by the Board of Election Commissioners, but a failure on the part of any elector to receive such sample ballot will not be held to invalidate the election or affect in any manner the legality of any bonds that may

be authorized thereat.

Section 3. Any qualified elector of the City and County of San Francisco may vote at said special election for or against the proposition herewith submitted. To vote in herewith submitted. favor of and authorize the incurring of a bonded debt for the purposes set forth in the proposition herein mentioned, he must stamp a cross (X) in the square to the right of the word "Yes" printed opposite to the proposition, and to vote against and refuse to authorize the incurring of a bonded debt for the purposes set forth in the proposition, he must stamp a cross (X) in the square to the right of the word "No" printed opposite said proposition.

Each cross (X) stamped in the square to the right of the word "Yes" will be counted as a vote in favor of, and to authorize, the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "No" will be counted as a vote not in favor of, and a refusal to authorize, the incurring of a bonded indebtedness for the purpose set forth in the proposition.

The election precincts and the numbers, names and boundaries thereof for said thereof for said special election, and the places of voting, and the officers to conduct such election, and all other necessary proceedings in that behalf, will be respectively dedesignated, selected. pointed and had by the Board of Election Commissioners of the City and County of San Francisco.

When the polls are closed the officers of election will count the ballots cast at such election, and canvass the votes cast respectively for and against the proposition herein stated and make return thereof in time, form and manner required for the counting, canvassing and turning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners will, as soon as the said returns and ballot have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for cau-vassing returns and declaring results in other elections, and will to the certify said results Board of Supervisors.

Section 4. If at said special election it shall appear that two-thirds of all the votes cast thereat are in favor of and authorize the incurring of a bonded debt for the purpose above set forth, then such proposition will be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the public utility described Such bonds will be known therein. as "serials," will be ten thousand in number, of a denomination of one thousand dollars each, will be dated January 1, 1925, will mature and be paid at the rate of two hundred and fifty thousand dollars each year, commencing with and suc-ceeding January 1, 1930, until all of said bonds shall have been paid. year, Said bonds will bear interest at the rate of 5 per cent per annum, payable semi-annually, both principal and interest to be payable in gold coin of the United States. Said bonds will be called "Hetch Hetchy Water Bonds."

Provision will be made for the conversion of the bonds into registered bonds and for the payment of the principal and interest at either the office of the Treasurer of the City and County of San Francisco, or, at the option of the holder, at the fiscal agency of said City and

County of San Francisco, in the City and State of New York.

Section 5. The amount of tax levy to be made for the payment of said ten million dollars bonds sued under said proposition will be the sum of five hundred thousand dollars each year for the first five years from the date of said bonds to pay the annual interest on said bonds and in season to pay such interest as it becomes due, and for the sixth year after the date of said bonds the sum of four hundred eighty-seven thousand five hundred dollars to pay and in season to pay the interest on such of said bonds as remain outstanding after the two hundred fifty thousand dollars thereof due five years from their date have been paid, and thereafter a sum each year for thirty-eight years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of twelve thousand five hundred dollars by reason of the payment each year, beginning five years from the date of said bonds, of two hundred fifty thousand dollars of said bonds; and said tax levy will further include the sum of two hundred fifty thousand dollars each year beginning four years from the date of said bonds, to pay and in season to pay the principal of such bonds as they respectively due, and continuing each ng year for thirty-nine become succeeding years until the principal of all of said bonds has been paid.

Section 6. This ordinance shall be published daily for not less than two weeks in the San Francisco Chronicle, the official newspaper of the City and County of San Fran-

Section 7. This ordinance is the third of a series of ordinances enacted by the Board of Supervisors relative to and designed to secure the acquisition and construction of the utility named.
Section 8. This ordinance shall

take effect immediately.

The Clerk is hereby directed to advertise this bill and ordinance in the daily Chronicle, the official newspaper, as aforesaid, as required by law.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden. Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman

Robb, Shannon-3.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22853 (New Series), as follows:

Resolved, That the following persons and organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Selby C. Oppenheimer, use of Main Hall, November 16, 1924, 8 a. m. to 6 p. m., and March 22, 1925, 8 a. m. to 6 p. m., for the purpose

of holding concerts.

Pacific Radio Exposition, use of
Main, Polk and Larkin halls, August 20 to 29, 1925, 6 p. m., for the purpose of holding radio exposition.

I. O. O. F., use of Main Hall, February 6, 1925, 6 p. m to 12 p. m., for the purpose of holding a dance. California Industries Exposition, use of Main, Polk and Larkin halls,

October 13 to November 3, 1924, 12 p. m., for the purpose of holding industrial exposition.

Dreamland Club, use of Main Hall, September 2, 1924, 6 p. m. to 12 p. m., for the purpose of holding

wrestling contest.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Sheehy, Morgan, Roncovieri, I Schmitz, Welch, Wetmore—15. Me-Rossi.

Absent - Supervisors Colman

Robb, Shannon-3.

Resolution of Intention to Establish Set-Back Lines No. 50.

Supervisor McGregor presented: Resolution No. 22854 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the northerly side of Garfield street between Orizaba avenue and Head street, said set-back line to be 10 feet.

Along the northerly side of Garfield street between Head street and Ramsell street, said set-back line to

be 10 feet.

Along the northerly side of Gar-field street between Ramsell street and Vernon street, said set-back line to be 10 feet.

Along the northerly line of Garfield street between Vernon street and Byxbee street, said set-back line

to he 10 feet.

Along the northerly side of Garfield street between Byxbee street and Beverly street, said set-back

and Beverly street, said set-back line to be 10 feet.

And notice is hereby given that Monday, the 29th day of September, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when any where any and all persons. when and where any and all persons having any objections to the estab-lishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines, as set forth in is resolution of intention.

Adopted by the following vote:

Ayes — Supervisors Badaracco. Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb, Shannon—3.

Passed for Printing.

The following matters were passed for printing:

Oil Permits.

On motion of Supervisor Deasy: Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

Atlas Heating and Ventilating Co., northeast corner Sixth avenue and Fulton street, 1500 gallons capacity.

Russell Elberg, west side Four-teenth avenue, 225 feet north of Ful-

ton street, 1500 gallons capacity.
D. Emanuel, north side California street, 225 feet east of First avenue, 1500 gallons capacity.

Percy Tyler, west side of Leaven-orth street, 200 feet north of

worth Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage and Supply Station Permit.
Also, Resolution No. —— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Transfer Public Garage.

To Sharp & Robertson, public garage permit heretofore granted Fisher-Teahle Motor Co. by Resolution No. 22688 for premises at 2407 Bush street.

Transfer Automobile Supply Staton.

To Associated Oil Co., automobile supply station permit heretofore granted Whitcomb & Smith by Resolution No. 22688 for premises at southwest corner of Twelfth avenue and Geary street.

To Ralph G. Curtis and Geo. N. Cusick, automobile supply station permit heretofore granted Sturke & Garibaldi by Resolution No. 22296 for premises at northeast corner of Ocean and San Jose avenues.

The rights granted under this resolution shall be exercised within

six months, otherwise said permits become null and void.

Auto Supply Station Permit.

Also, Resolution No. -- (New

Series), as follows: Resolved, That

That F. L. Molloy be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southwest corner of Ocean and Plymouth avenues; also to store 2000 gallons of gasoline.

Garage Permit.

Also, Resolution No. — (New Series), as follows:

Resolved, That E. Jacopetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage in the basement of the building situate on the northedly line of Washington street, 261 feet, more or less, easterly from Kearny street; also known as 620 Washington street.

Accepting Offers to Sell Lands Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 22855 (New Series), as follows:

Whereas, an offer has been re-ceived from Mary L. Kane to con-vey to the City and County of San Francisco certain land and improv-ments situate at the east line of Dehon street, distant 135 feet north of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore be it

Resolved, That the offer of the said owner to convey to the City

and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$6,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 135 feet northerly from Seventeenth street; running thence northerly along said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet: thence at a right angle southerly 25

feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map

Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient has money reserved for the purpose of money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors; and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman,

Robb, Shannon-3.

Also, Resolution No. 22856 (New

Series), as follows:

Whereas, an offer has been re-ceived from Theodore Elvin and Katherine Elvin, his wife, to convey to the City and County of San Francisco certain land and Improvements situate at the west line of Harlow street, distant 90 feet southerly from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it
Recolved, That the offer of the
said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$5,750 be and the same is hereby accepted, the said land being described as follows to with lows, to-wit:

Commencing at a point on the westerly line of Harlow street, distant thereon 90 feet southerly from Sixteenth street; running thence southerly along sald westerly line of Harlow street 25 feet; thence at a right angle westerly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle northerly 25 feet; thence at a right angle easterly 80 feet to the westerly line of Harlow street and point of commencement. Being a portion of Mission Block 95, also known as Block 3565 on Assesser's Block Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors; and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchas price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A v e s Supervisors Rederocae

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman,

Robb, Shannon-3.

Also, Resolution No. 22857 (New

eries), as follows:

Whereas, an offer has been received from Annie D. Hill to convey to the City and County of San Francisco certain land and improvements situate at the northeast corner of Seventeenth and Dehon strees, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land and improvements, free of all encumbrances, for the sum of \$23,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point formed by the intersection of the northerly line of Seventeenth stret with the easterly line of Dehon street; running thence easterly along the said northerly line of Seventeen'

30 feet; thence at a right angle northerly 85 feet; thence at a right angle westerly 30 feet to the easterly line of Dehon street; thence southerly along the easterly line of Dehon street 85 feet to the northerly line of Seventeenth street and point of commencement. Being a portion of Mission Block 95, also known as Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that

the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report teresult of his examination to the Board of Supervisors; and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb. Shannon—3.

Also, Resolution No. 22858 (New

Series), as follows:

Whereas, an offer has been re-ceived from Daniel Monahan to convey to the City and County of San Francisco certain land and improvements situate at the east line of Twenty-third avenue, distant 175 feet north from Clement street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it
Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$6,500 be and the same is hereby accepted, the said land being described as fol-

lows, to-wit Commencing at a point on the easterly line of Twenty-third avenue, distant thereon 175 feet northerly from the northerly line of Clement street; running thence northerly along said easterly line of Twenty-third avenue 25 feet; thence at a right angle easterly 120 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-third avenue and point of commencement. Being a portion of O. L. Block 160, also known as Block 1411 on Assessor's Block Book.

City Attorney is directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the

Board of Supervisors; and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes—Supervisors Badaraco Badaracco. Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb. Shannon—3.

Mayor to Sell Improvements on School Site, Twenty-third Avenue Between Clement and California Streets.

Supervisor Wetmore presented: Resolution No. 22859 (New Se-

ries), as follows:

Resolved. That his Honor the Mayor be and is hereby authorized and requested to sell at public auction, in accordance with provisions of the Charter, the certain frame buildings situate at Twenty-third avenue between Clement and California streets on land purchased by the City for the Alamo School site, known and designated by the following numbers: 230-232-270-272-274-276 Twenty-third avenue.

The Board of Public Works is requested to prepare specifications for the removal of the buildings by

the purchasers.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb. Shannon—3.

Intention to Change Grades. Supervisor Harrelson presented: Resolution No. 22860 (New Se-

ries), as follows:

Resolved, That it is the intention the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 82972 (Second Series) of the Board of Public Works, adopted August 20, 1924, and written recommendation of said Board, filed August 21, 1924, to-wit:

Carolina Street. Sixteenth street, 6.50 feet. same being the present official

grade.)

105 feet southerly from Sixteenth street, 8.25 feet.

Seventeenth street, 10 feet. (The being the present official same grade.)

On Carolina street between Sixteenth and Seventeenth streets be changed and established to conform to true gradients between the grade elevations above given there-

for.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of inten-

tion.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb, Shannon—3.

Also, Resolution No. 22861 (New

Series), as follows: Resolved, That it is the intention of the Board of Supervisors change and establish grades on the following named streets, at points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 83029 (Second Series) of the Board of Public Works adopted August 25, 1924, and written recommendation of said Board, filed August 25, 1924, to-wit:

Twenty-eighth Street.

Noe street, westerly line, 264 feet. being the present offi-(The same cial grade.)

Northerly line of, 317 feet westerly from Noe street, 328.74 feet.

10 feet southerly from the northerly line of, 317 feet westerly from Noe street, 321.74 feet.

20 feet southerly from the northerly line of, 317 feet westerly from Noe street, 321.74 feet.

Northerly line of, at Castro street easterly line, 373 feet.

10 feet southerly from the northerly line of, at Castro street east-erly line, 366 feet.

20 feet southerly from the northerly line of, at Castro street easterly line, 366 feet.

10 feet northerly from the southerly line of, at Castro street easterly line, 366 feet.

Southerly line of, 19 feet westerly from Castro street easterly line,

365 feet.

Southerly line of, 19 feet easterly from Castro street westerly line, 365 feet.

10 feet northerly from the south-

erly line of, at Castro street wes-erly line, 366 feet.

20 feet southerly from the north-

erly line of, at Castro street west-erly line, 367 feet.

10 feet southerly from the north-erly line of, at Castro street west-erly line, 367 feet.

Northerly line of, at Castro street westerly line, 374 feet. Northerly line of, 190 feet westerly from Castro street, 393 feet. 10 feet southerly from the north-

erly line of, 190 feet westerly from Castro street, 386 feet.

20 feet southerly from the northerly line of, 190 feet westerly from

Castro street, 386 feet. Northerly line of, 200 feet easterly from Diamond street, 403 feet.

20 feet southerly from the northerly line of, 200 feet easterly from Diamond street, 403 feet.

Diamond street, 423 feet. me being the present official

grade.)

Castro Street.

114 feet southerly from Duncan street, 394 feet. (The same being the present official grade.)

Easterly line of, at Twentyeighth street northerly line, 373

feet.

Westerly line Twentyof, at eighth street northerly line, 374

Easterly line of, 10 feet southerly from Twenty-eighth street north-

erly line, 366 feet. Easterly line of, 20 feet southerly

from Twenty-eighth street northerly line, 366 feet.

Easterly line of, 10 feet north-erly from Twenty-eighth street southerly line, 366 feet.

Westerly line of, 10 feet south-Twenty-eighth from erly street

northerly line, 367 feet.
Westerly line of, 20 feet southerly from Twenty-eighth street northerly line, 367 feet.

Westerly line of, 10 feet northerly Twenty-eighth street southfrom

erly line, 366 feet. 19 feet easterly from the westerly line of, at Twenty-eighth street southerly line, 365 feet.

19 feet westerly from the easterly line of, at Twenty-eighth street southerly line, 365 feet.

Westerly line of, 10 feet southerly from Twenty-eighth street, 368

feet. Easterly line of, 15 feet southerly from Twenty-eighth street, 357 feet.

Easterly line of, 50 feet southerly from Twenty-eighth street, 348.50 feet.

Westerly line of, 100 feet southerly from Twenty-eighth street, 343

Westerly line of, 20 feet northerly from Valley street, 318 feet. Easterly line of, 15 feet northerly

from Valley street, 307 feet.

19 feet westerly from the easterly line of, at Valley street, northerly line, 306.69 feet. (The same being the present official grade.)

feet easterly from the west-19 erly line of, at Valley street, northerly line, 308.31 teet. (The same being the present official grade.)

Westerly line of, at Valley street, northerly line, 309 feet. (The same being the present official grade.)
On Twenty-eighth street between

Noe and Diamond streets, and on Castro street between \ailey street and a line parallel with Duncan street and 114 feet southerly therefrom, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, sult from said change of grades, inasmuch as the streets are ungraded and there are no existing

street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades contemplated, notice of the passage of this resolution of inten-

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Sheehy, Morgan, Roncovieri, I Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb, Shannon-3.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 22862 (New Se-

dies), as follows:

Resolved, That James M Smith is hereby granted an extension of ninety days' time from and after August 26, 1924, within which to complete the improvement of Oakand dale avenue between Lane Third streets (formerly Railroad avenue) and Mendell street between Oakdale avenue and Newcomb avenue, under public contract.

This extension of time is granted for the reason that the work is well under way and this extension is granted in order to keep the con-tract alive in case of appeal from

the assessment.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Colman Robb, Shannon-3.

Also, Resolution No. 22863 (New

Series), as follows: Resolved, That James M. Smith is hereby granted an extension of ninety days' time from and after September 18, 1924, within which to complete the improvement of Hawes street between Hudson and Innes avenues under a public contract. This extension of time is granted for the reason that the work is well under way, the curbs and concrete base having been constructed, and this first extension of time is granted in order to keep the contract in effect in case of an

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden. Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

Robb, Shannon—3.

appeal.

Also, Resolution No. 22864 (New

Series), as follows:

Resolved, That W. J. O'Connor is hereby granted an extension of sixty days' time from and after August 26, 1924, within which to complete the improvement of Bosworth street and its southerly termination. for the reason that the contractor has been delayed by the resetting of poles.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman Robb, Shannon-3.

Also, Resolution No. 22865 (New

Series), as follows:

Resolved, That the Pacific States Construction Company is hereby granted an extension of sixty days' time from and after September 3, 1924, within which to complete improvement of Vicente street between Twenty-eighth and Thirtieth avenues, for the reason that contractor has been delayed by grading and building operations.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman

Robb, Shannon-3.

Also, Resolution No. 22866 (New

Series), as follows: Resolved, That James R. Mc-

Elroy is hereby granted an extension of thirty days' time from and after August 29, 1924, within which to complete improvement of a boulevard from Lincoln Park to Sutro Heights for the reason that contractor has been delayed by increased grading over original esti-mates and other changes in plans.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Colman,

Robb, Shannon—3.

Award of Contract, Document Files, County Clerk.

Supervisor Rossi presented: Resolution No. 22867 (New Se-

ries), as follows:

Resolved, That award of contract be made to Jamestown Metal Products Company as per bid submitted August 18, 1924 (Proposal No. 72), for furnishing 11 document files for County Clerk for the sum of \$1,100.

Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman

Robb, Shannon—3.

Changing Name of Main Street.

The following matter was laid over

Bill No. -–, Ordinance No. -

(New Series), as follows:

Changing the name of Main street from Market street to The Embarcadero to Matson street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The name of Main street from Market street to The Embarcadero is hereby changed to

Matson street.
Section 2. The attention of the Assessor, the Recorder, the Board of Public Works, the City Engineer and other offices and departments of the City and County of San Francisco are hereby called to the provisions of this ordinance, and said departments and offices are hereby authorized and instructed to change their maps and plats and records accordingly.

Section 3. This ordinance shall

take effect immediately.

Privilege of the Floor.

John Lehrman was granted the privilege of the floor. He asked that he be permitted to speak in opposition when the matter heard.

Action Deferred.

Supervisor McGregor moved to

lay over three weeks.

Supervisor Welch moved to indefinitely postpone. (Later motion withdrawn upon the assurance that matter would be settled at next hearing.)

Whereupon, Supervisor Gregor's motion carried, and the foregoing bill was laid over until

September 22, 1924.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Accepting Offer of Anglo-California Trust Co. to Sell Land at Hayes Street and Van Ness Avenue for School Site.

Supervisor McLeran presented: Resolution No. 22868 (New Se-

ries), as follows:

Whereas, an offer has been received from the Anglo-California Trust Company to convey to the City and County of San Francisco that certain block of land bounded by Van Ness avenue, Franklin, Hayes and Grove streets, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; there-

fore, be it

Resolved. That the offer of the Anglo-California Trust Company to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$350,000 be and the same is hereby accepted. the said land being described as follows, to-wit:

Bounded on the east by the westerly line of Van Ness avenue. bounded on the west by the east-erly line of Franklin street bounded on the north by the south-erly line of Grove street, and bounded on the south by the north-

erly line of Hayes street.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerncy title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted under suspension of the

rules by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden. Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent - Supervisors Colman,

Robb, Shannon—3.

Passed for Printing.

The following matter was presented and passed for printing under suspension of the rules:

Appropriation, \$350,000, Payment to Anglo-California Trust Co. for School Land at Hayes Street and Van Ness Avenue.

On motion of Supervisor Mc-Leran:

Resolution No. ---- (New Se-

ries), an follows:

Resolved, That the sum of three hundred and fifty thousand dollars (\$350,000) be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the Anglo-California Trust Company, being payment for block of land situate in the City and County of San Francisco, bounded by Van Ness avenue, Franklin, Hayes and Grove streets, and required for school purposes. Per acceptance of offer by Resolution No. 22868 (New Series).

Animal Show Permit.

Supervisor Katz presented: Resolution No. 22871 (New Se-

ries), as follows: Resolved, That Resolved, That permission is hereby granted Al G. Barnes' Wild Animal Shows to hold exhibitions at Twelfth and Market streets, October 6 to October 12, 1924, both days inclusive, upon complying with the provisions of Section 34, Ordinance No. 5132 (New Series), and all sanitary regulations of the Board of Health.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman.

Robb. Shannon—3.

Appointment of Curators, Palace of the Legion of Honor.

Resolution No. 22872 (New Series), as follows:

Whereas, the positions of curator

and assistant curator of the Palace of the Legion of Honor require spe-

cial and expert knowledge; and Whereas, Major and Mrs. Quinten, who have been appointed by the Commission to fill these places, are specially qualified as experts to fill therefore be it these two positions:

Resolved. That they be considered as coming under the provisions of Section 2 of Article XVI of the Charter of the City and County of

San Francisco.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheely, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman,

Robb. Shannon—3.

Appropriation, \$940, for Additional Salaries, Department of Electricity.

Supervisor Schmitz presented: Resolution No. 22893 (New Se-

ries), as follows:

Resolved, That the \$940 which is the sum required under Ordinance No. 6330 to pay the additional sal-aries for one month for the Department of Electricity be taken from the General Fund and that the Auditor be so notified.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco. Bath, Deasy, Harrelson, Hayuen, Katz, McGregor, McSheehy, Ronco-vieri, Schmitz, Welch—11.

Noes—Supervisors McLeran, Morgan, Rossi, Wetmore—4.
Absent—Supervisors Colman, Robb, Shannon—3.

PROPOSED CHARTER AMEND-MENTS.

An Amendment Which Will Give the People the Direct Power to Elect and Recall Their School Directors, and Which Reduces Their Terms of Office From Seven Years to Four Years.

Introduced by Supervisor Schmitz

request.

This proposed Charter amendment provides only three changes in the management of the public schools:

(1) That any qualified citizen shall have the right to become a candidate for the office of School Director, in addition to the candidates nominated by the Mayor, and from these candidates the people shall choose their own representa-tives to serve on the School Board. (2) That the terms of office of

School Director shall be four years, the same as for all other elective offices, instead of seven years as

at present.

(3) That School Directors shall be subject to recall as are all other

elected officers.

The number of School Directors and their compensation remain the same as at present, as do all other provisions of Article VII relating to the public schools.

An amendment describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 1 of Chapter I of

elected.

Article VII thereof, relating to the School Department.

The Board of Supervisors of the City and County of San Francisco submits to the qualified electors of said City and County of San Francisco at the general election to be held November 4, 1924, a proposal to amend the Charter of said City and County by amending Section 1, Chapter I of Article VII thereof, so

as to read as follows:
Section 1. The School Department shall be under the control and management of a Board of Education composed of seven School Directors, who shall be elected by the qualified voters of the City and County of San Francisco after having been nominated as hereinafter provided. They shall be citizens of the United States, and shall be not less than thirty years of age at the time of becoming candidates for the office of School Director, and shall have been residents of the City and County of San Francisco for at least five years prior to becoming least five years prior to becoming such candidates. Except as herein otherwise provided, the term of office of each of the School Directors shall be four years, commencing at noon on the first Monday after the first day of January next following the election at which they were

Between the first and tenth days of September in each year the Mayor may nominate for the office of School Director, to serve for the regular term commencing on the first Monday after the first day of January next following, a qualified citizen or citizens equal in number to the number of School Directors whose terms expire in said month of January next following, by filing with the Registrar of Voters the name of such citizen or citizens. In addition to the person or persons who may be so nominated by the Mayor, any other persons possessing the qualifications for said of-fice, hereinbefore prescribed, may become candidates for such office for said term by complying with the provisions of Chapter II of Article XI of the Charter respecting candidates for municipal offices. The persons who are nominated as aforesaid shall be candidates for such office at the general election in the November following their nomination, and the provisions of said Chapter II of Article XI of the Charer shall control with respect to their election.

The School Directors shall each receive as compensation \$15 per day when the Board of Education is in session. They shall also receive \$10 per day while engaged in committee work under the direction of the Board; provided, however, that the total amount of such per diem for session and committee work for the whole Board shall not exceed \$5,000 for any fiscal year; and provided, further, that only those actually attending a session or doing such committe work shall be entitled to compensation therefor.

All the provisions of the Charter relating to the recall of elected officers shall apply to School Direc-

The terms of all of the School Directors in office on January 1, 1926, shall expire on the first Monday

next following said day.

At the general municipal election to be held in 1925 seven School Directors shall be elected; the two directors receiving the highest number of votes shall serve for the term of four years; the two directors receiving the next highest number of votes after the first two shall serve for the term of three years; the two directors receiving the next highest number of votes after the first four shall serve for the term of two years, and the one director receiving the seventh highest number of votes shall serve for the term of one vear.

At the general State election to be held in 1926, and every four years thereater, one State D tor shall be elected, and at each of the general State or municipal elec-tions to be held in 1927, 1928, 1929, and every four years respectively thereafter two School Directors shall be elected.

Referred to Judiciary Committee. Proposed Charter Amendment Relating to the Fire Department.

Presented by Supervisor Schmitz. Amend Article IX of the Charter of the City and County of San Francisco, State of California, in relation to the Fire Department, to become effective immediately, as follows:

Amend Section 4 of Chapter III of Article IX, relating to "Chief's Operators," to read as follows:

The Chief Engineer shall appoint

for duty as chief's operators such

members of the department as he may select. There shall be not less than two operators for the chief engineer, not less than one for each assistant chief and battalion chief. The chief's operators detailed to such operators' duties at the time this amendment takes effect shall thereupon be confirmed in their positions and thereafter the Chief Engineer shall appoint for duty to the position of chief's operator such other member of the department as he may sélect.

Amend Section 1 of Chapter IV, Article IX, relating to "fire companies, of whom composed," to read

as follows:

Section 1. Each fire engine company shall be composed of not less than one captain, one lieutenant, two drivers and nine hosemen.

Each hook and ladder company shall be composed of not less than one captain, one lieutenant, two drivers, two tillermen and truckmen.

Each chemical company shall be composed of not less than one captain, one lieutenar and three hosemen. lieutenant, two drivers

Each water tower company shall be composed of not less than one captain, one lieutenant, two drivers and two hosemen.

Each rescue squad company shall be composed of not less than one captain, one lieutenant, two drivers

and five hosemen.

Each fire boat company shall be composed of not less than one captain, one lieutenant, two pilots, four marine engineers, four marine stokers and fourteen hosemen. The members holding rank as

engineers of steam fire engines at the time of the approval of this amendment shall be continued in

the service in said rank.

The number of assistant chiefs and battalion chiefs shall be deter-mined by the Board of Fire Commissioners.

Amend Section 3 of Chapter VII. Article IX, relating to "Firemen's Relief Fund Retirement Pensions,"

to read as follows:
Section 3. The Commissioners shall, upon the application, duly verified, of any officer or member of the Fire Department, who shall have served as an active member of the Fire Department for twentyfive years continuously next pre-ceding the date of said application. or, of any officer or member of the Fire Department who shall have reached the age of 55 years and shall have served as an active member of the Fire Department for

twenty years continuously next preceding the date of said application, retire and relieve from service such officer or member; provided, also, that the Commissioners may, by unanimous vote, retire and relieve from service any aged, disabled or infirm officer or member of the Fire Department who has arrived at the age of 60 years and who has served as an active member of the Department for 20 years continuously next preceding such age, and who, upon examination by two regularly certificated practicing physicians, appointed by the Commissioners for that purpose, may be ascertained to be by reason of such age, infirm-ity, or other disability, unfit for the performance of his duties. retired officer or member shall receive from the Firemen's Relief Fund a monthly pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, and the same shall cease at his death; provided, that should said retired officer or member die leaving a widow, such widow shall, as long as she may remain unmarried, be paid a monthly pension equal to paid a monthly pension equal to one-half of the salary attached to the rank held by the said officer or member of the Department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pen-sion shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired officer or member die leaving no widow but leaving an orphan child or children under the age of sixteen years, such child or children collectively shall receive a pension equal to one-half of the salary attached to the rank held by said officer or member at the time of his retirement, until the youngest child attains the age of sixteen years.

Amend Section 4 of Chapter VII, Article IX, relating to "Firemen's Relief Fund Physical Disabilities; Annual Pension," to read as fol-

lows:

Section 4. Any officer or member of the Fire Department who shall become physically disabled reason of any bodily injury received in the performance of his duty, upon his filing with the Commissioners a verified petition settthe facts constituting ing forth such disability and the cause thereof, accompanied by a certificate signed by the Chief of the Fire Department, the captain of the com-

pany to which he belongs, and by two regularly certificated physicians of the City and County, recommending his retirement upon a pension on account of such disability, may be retired from the Department upon an annual pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, to be paid to him during his life and to cease at his death; provided, that should said retired officer or member die leaving a widow, such widow shall, as long as she may remain unmarried, be paid an an-nual pension equal to one-half the salary attached to the rank held by the said officer or member of the Department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired officer or mem-ber die leaving no widow but leavan orphan child or children under the age of sixteen years, such child, or such children collectively, shall receive an annual pension equal to one-half of the salary attached to the rank held by said officer or member at the date of his retirement, until the youngest child attains the age of sixteen years. In case the disability of such officer or member shall cease his pension shall cease, and he shall be restored to the service in the rank he occu-pied at the time of his retirement.

Amend Section 5 of Chapter VII, Article IX, relating to "Firemen's Relief Fund. Family of member killed or dying by reason of injury or disability incurred in performance of duty; pension to widow, children and parents," to read as follows:

Section 5. The Commissioners shall, out of the Firemen's Relief Fund, provide as follows for the family of any officer, member or employee of the Fire Department who may be killed or injured while in the performance of his duty, and who shall have died of such injury, and the receipt by such officer, member or employee of any relief under this chapter during his lifetime shall not bar the said family frem the benefits of this section.

First. Should the decedent he married, his widow shall, as long as she may remain unmarried, be paid a monthly pension equal to one-half of the salary attached to

the rank held by the decedent at the time of his death; provided, however, that should said widow die, leaving a child or children under the age of sixteen years, said pension shall continue to such child or such children until the youngest child arrives at the age of sixteen years.

Second. Should the decedent leave no widow, but leave an orphan child or children under the age of sixteen years, such child, or such children collectively, shall receive a pension equal to one-half of the salary attached to the position held by their father at the time of his death, until the youngest child attains the age of sixteen years.

Third. Should the decedent leave

Third. Should the decedent leave no widow and no orphan child or children, but leave a parent or parents dependent solely upon him for support, such parents so depending shall collectively receive a pension equal to one-half of the salary attached to the position held by the decedent at the time of his death, during such time as the Commissioners may unanimously determine its necessity.

Any member or mem-Fourth. bers of the family of the deceased claiming to be entitled to a pension under the provisions of this section shall file a verified petition therefor with said Commission, which petition shall thereafter be heard by said Board, upon such reason able notice to the petitioner or pe-titioners of the time and place of such hearing, as said Board may by rule or order prescribe. The verification of a petition in behalf of a minor child or children shall be made by the guardian of such minor child or children. Said pe titioner or petitioners shall be entitled upon such hearing to appear personally and by counsel. Upon such hearing any interested person shall have the right to introduce testimony relative to the matters set forth in said petition. The judgment of said Commissioners raspecting said application shall be final, unless in determining said application said Commissioners commit a clear abuse of discretion.

Proposed Charter Amendment Fixing Tax Collector's Salary.

Presented by Supervisor Badaraceo.

That a new section be added to Article XVI, to be numbered Section 44, and to read as follows:

Section 44. From and after July 1, 1925, the salary of the Tax Collector shall be \$7.200 per annum. All provisions of the Charter in conflict herewith are hereby repealed.

Amendment to Private Contract, Street Ordinance.

Supervisor Schmitz presented: Bill No. ---, Ordinance No. -

(New Series), as follows:
Amending Ordinance No. 6278
(New Series), as follows:
"Section 7. Provided, (a) that no
work shall be done under private contract until a contract shall have been let under public proceedings for such portions thereof as may not have been contracted for under

"(b) where the completing of one entire side of a block has been provided for;

"(c) where the City Engineer recommends the immediate commencing of the work notwithstand-ing the fact that the completing of one entire side of such block has not been provided for."

Referred to Streets Committee.

ADJOURNMENT.

There being no further business,

the Board at 4:30 p. m. adjourned. J. S. DUNNIGAN, Clerk.

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MONDAY, SEPT. 8, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, September 8. 1924, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Deasy, Roncovieri, Wetmore-3.

The Clerk announced that there was no quorum.

ADJOURNMENT.

Whereupon the Board at 2:20 p. m. adjourned.

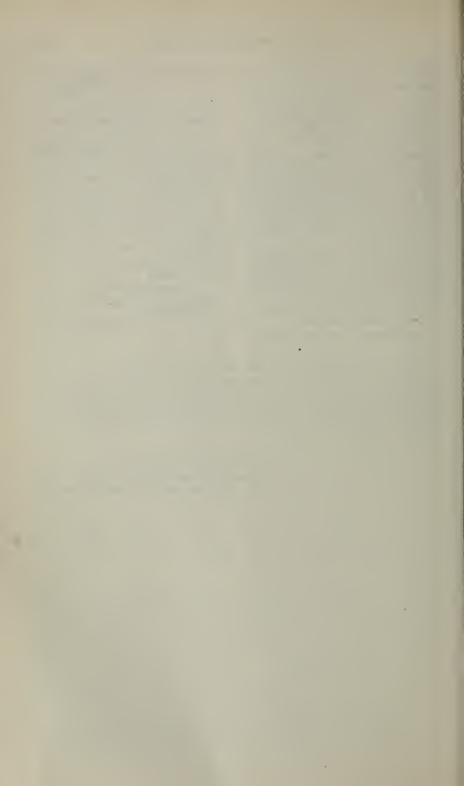
J. S. DUNNIGAN,

Clerk.

Approved by the Board of Supervisors October 6, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



Monday, September 15, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

and the second second

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, SEPTEMBER 15, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, September 15, 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent - Superisors Mc-Gregor, Shannon, Welch-4.

His Honor Mayor Rolph being absent, Supervisor called to the chair. McLeran

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of July 7, 14, 15 and 21, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Letter of Thanks.

Communication from California State Agricultural Society, expressing appreciation for City's pleasing exhibit at California State Fair at Sacramento this year.

Read and filed.

Convention of League of California Municipalites.

Communication from League of California Municipalities, inviting attendance at twenty-sixth annual convention of the League of California Municipalities, to be held at Hotel Del Monte, Monterey, Calif., October 6 to 10, 1924.

Referred to State Laws and Legislation Committee.

Letter of Thanks, Labor Day Committee.

The following was presented, read

and ordered filed:
Communication from Joint General Labor Day Committee of the San Francisco Labor Council and the Building Trades Council, ex-

pressing labor's appreciation and . thanks to the Mayor and city offi-cials for co-operation in Labor Day celebration.

Final Consideration of Charter Amendments.

The following was presented and

read by the Clerk:

Communication from Registrar of Voters, urging that passage of Charter amendments be hastened, as printer has notified him that he must have copy not later than September 19, 1924.

Filed. Board will meet Thursday, 10 a.m., to consider amend-

ments.

Southern Pacific Company Requests Permission to Substitue Bonds.

The following was presented and read by the Clerk:

Communication from Southern Pacific Company, requesting that it be authorized to substitute bond of United States Fidelity and Guaranty Company for bond of Hartford Accident and Indemnity Company for faithful performance of conditions of formittees. tions of franchise for operation of ferry between San Francisco and Richmond.

Referred to Public Utilities Com-

mittee.

Leave of Absence, Herbert Fleishhacker, Park Commissioner.

The following matters were presented and read by the Clerk:

San Francisco, Calif., September 13, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

I would appreciate your Honorable Board concurring with me in granting to the Hon. Herbert Fleishhacker, member of the Park Commission, an extension of his lease of absence for sixty days, beginning September 18, 1924.

Very sincerely yours,
JAMES ROLPH, JR.,
Mayor.
Leaves of Abence, William F. Humphrey, Park Commisioner, and Supervisor John A. McGregor.

The following matters were presented and read by the Clerk:

San Francisco, Calif., September 13, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

I would appreciate your Honorable Board concurrfing with me in granting to the Hon. William F. Humphrey, member of the Park Commission, an extension of his leave of absence for sixty days, beginning September 18, 1924. nning September 20, Very sincerely yours, JAMES ROLPH, JR., Mayor,

Whereupon, the following resolu-

tion was presented and adopted: Resolution No. 22926 (New Se-

ries), as follows:

Resolved, That the leaves of absence heretofore granted to Hon. Herbert Fleishhacker and Hon. William F. Humphrey, members of the Park Commission, are hereby extended for a period of sixty days commencing upon the expiration of the former leaves.

A y e s — Supervisors Badaracco, oth Colman Deasy, Harrelson, Bath, Colman, Deasy, Bath, Colman, Deas, Hayden, McLeran, McSheehy, Mor-Roncavieri, Rossi, gan, Robb, Roncovieri,

Schmitz, Wetmore—14.
Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Communication, from Mayor, recommending leave of absence to Supervisor John A. McGregor, thirty days from September 13, 1924.

Whereupon, the following resolution was presented and adopted:

Resolution No. 22927 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. John A. McGregor, member of the Board of Sujervisors is hereby granted a leave of absence for a period of thirty days, commencing September 13, 1924, with permission to leave the State.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, gan, Robb, Roncovieri,

Schmitz, Wetmore—14. Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Loard Mayor of Queensland Presented. Supervisor McLeran (in the chair) introduced A. P. Godsil, Lord Mayor of Queensland. Australia, to the members of the Board. He expressed the great pleasure in being in San Francisco and spoke of the visit some time ago of the Columbia Park Boys and the more recent trip of Mayor Rolph, who was so heartily welcomed and honored by the people of Australia.

Supervisor Colman, being called upon to respond, declared that he was proud to extend to the Lord Mayor the welcome of San Francisco. These friendly visits, he said, do much in cementing the cisco. These friendly visits, said, do much in cementing friendship of the great people of Australia and United States, who have so much in common.

OF PROPOSALS. PRESENTATION

Forage and Flour.

Proposals for furnishing forage and flour were received between the hours of 2 and 3 p. m. this date, and referred to the Supplies Committee.

Foodstuffs.

for furnishing Proposals stuffs were received between the hours of 2 and 3 p. m. this date, and referred to the Supplies Committee.

HEARING TO SHOW CAUSE.

Pursuant to notice heretofore published, all persons interested are hereby required to show cause, if any they have, before the Board of Supervisors on the 15th day of Sep-tember, 1924, at the hour of 2 p. m.. why the report of the Board of Public Works for the extension of Park street from Leese street to Mission street should not be approved and confirmed.

Privilege of the Floor.

Wm. Hornblower, H. Rosenberg. Jno. F. McGowan and Ray William-son were heard in the foregoing matter.

Inedfinitely Postponed.

Whereupon, the following resolution was presented by Supervisor Harrelson and adopted: Resolution No. 22874 (New Se-

ries), as follows:

Resolved, That the objections of the property owners against the extension of Park street to Mission street be and the same are hereby sustained.

sustained.
Ayes—Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson.
Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri,

Schmitz Wetmore—14.
Absent—Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

HEARING OF APPEALS.

Moraga Street.

Hearing the appeal of property owners from the assessment issued for the improvement of Moraga street between Eighteenth and Nineteenth avenues fixed for 2 p. m. this day.

Privilege of the Floor. F. Lusk was granted the privi-lege of the floor and heard in the pending matter.

Whereupon, the following resolution was presented by Supervisor Harrelson and adopted:

Resolution No. 22875 (New Series), as follows:

Resolved, That the appeal of property owners from the assessment issued by the Board of Public Works for the improvement of Moraga street between Eighteenth and Nineteenth avenues be and the same is hereby sustained and the Board of Public Works is directed to issue a new assessment.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super L. Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore-14.

Absent-Supervisors Katz Mc-Gregor, Shannon, Welch-4.

Twenty-second Street.

Hearing the appeal of property owners from the assessment issued for the improvement of Twenty-second street between De Haro and Rhode Island streets fixed for 2 p. m. this day.

Privilege of the Floor.

Mr. Nolan, representing property property owners on north side of the street, who he alleged are assessed one-third more than those on the south side.

Whereupon, the following resolution was presented by Supervisor

Harrelson and adopted:

Resolution No. 22876 (New Se-

ries), as follows:

Resolved, That the appeal of property owners from the assessment issued by the Board of Public for the improvement Twenty-second street between De Haro street and Rhode Island street De be and the same is hereby denied and the assessment confirmed.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy. Harrelson. Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent—Supervisors Katz. Mc-Gregor, Shannon, Welch-4.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Giving Notice of Special Bond Elec-tion for Water Supply. Bill No. 6817, Ordinance No. 6332

(New Series), as follows:

Giving notice of a special election to be held in the City and County of San Francisco on Tuesday, the 7th day of October, 1924, for the purpose of submitting to the voters of said City and County a proposition to incur a bonded debt in the amount of ten million dollars for the purpose of the acquisition and the purpose of the acquisition and construction of aqueduct tunnels to constitute a part of the Lake Eleanor - Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tribu-taries to the City and County of San Francisco, for the use of said City and County and its inhabitants.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Notice is hereby given, pursuant to the provisions of Article XII, Section 8, of the Charter of the City and County of San Francisco, that in accordance with the laws of the State of California and the Charter of said City and County and the provisions of Ordi-nance No. 6326 (New Series) of the Board of Supervisors, passed August 18, 1924 (reference to said ordinance for further particulars being herein made), a special election will be held in the City and County of San Francisco on Tuesday, the 7th day of October, 1924, for the purpose of submitting to the electors of said City and County a proposition to incur a bonded debt for the City and County of San Francisco in the amount of ten million dollars for the purpose of the acquisition and construction of a public utility, to-wit: a series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains, Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor - Tuolumne system, known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City

and County and its inhabitants.
Section 2. Such special election
so called and ordered to be held
will be held and conducted, and the thereat received and canvassed, and the returns thereof made, and the result thereof ascertained, determined and declared as provided in said Ordinance No. 6326 (New Series) and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election will be and remain open during the time required by

said laws. The ballots to be used at such special election will be such as are required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, will appear thereon the

"Municipal Ticket."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "Yes."

To vote against the proposition,

and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "No."

Also, said ballot will have printed

thereon the following:

Hetch Hetchy Aqueduct Tunnels. A proposition to incur a bonded debt of the City and County of San Francisco to the amount of ten million dollars, for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Neva in Tuolumne County, the Sierra Nevada Mountains,

and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and rights of way, structures and appurtenances, inciden-



tal thereto, to be used as a part of the Lake Eleanor Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants. Bonds issued for such purpose shall bear interest at the rate of five per centum per annum, payable semi-annually.

Sample ballots containing the above matter required to be printed thereon will be supplied to the elec-tors of said City and County by the Board of Election Commissioners, but a failure on the part of any elector to receive such sample ballot will not be held to invalidate the election or affect in any manner the legality of any bonds that may

be authorized thereat.

Section 3. Any qualified elector of the City and County of San Francisco may vote at said special election for or against the proposition herewith submitted. To vote in favor of and authorize the incurring of a bonded debt for the purposes set forth in the proposition herein mentioned, he must stamp a cross mentioned, he must stamp a cross (X) in the square to the right of the word "Yes" printed opposite to the proposition, and to vote against and refuse to authorize the incurring of a bonded debt for the purposes set forth in the proposition, he must stamp a cross (X) in the square to the right of the word "No" printed opposite said proposition. sition.

Each cross (X) stamped in the Each cross (X) stamped in the square to the right of the word "Yes" will be counted as a vote in favor of, and to authorize, the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "No" will be counted as a vote not in favor of and a reas a vote not in favor of, and a re-fusal to authorize, the incurring fusal to authorize, the incurring of a bonded indebtedness for the purpose set forth in the proposi-

The election precincts and the numbers, names and boundaries thereof for said special election, and the places of voting, and the officers to conduct such election, and all other necessary proceedings in that behalf, will be respectively defined, designated, selected, ap-pointed and had by the Board of Election Commissioners of the City and County of San Francisco.

When the polls are closed the officers of election will count the ballots cast at such election, and canvass the votes cast respectively for and against the proposition herein stated and make return thereof time, form and manner required for the counting, canvassing and turning of votes cast at other municipal elections held in the City and County of San Francisco. Board of Election Commissio Commissioners will, as soon as the said returns and ballot have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for can-vassing returns and declaring re-sults in other elections, and will also certify said results to the Board of Supervisors.

Section 4. If at said special election it shall appear that two-thirds of all the votes cast thereat are in favor of and authorize the incurring of a bonded debt for the purpose above set forth, then such proposition will be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the public utility described Such bonds will be known therein. as "serials", will be ten thousand in number, of a denomination of

one thousand dollars each, will be dated January 1, 1925, will mature and be paid at the rate of two hundred and fifty thousand dollars each year, commencing with and succeeding January 1, 1930, until all of said bonds shall have been paid. Said bonds will bear interest at the rate of 5 per cent per annum, payable semi-annually, both principal and interest to be payable in gold coin of the United States. Said bonds will be called "Hetch Hetchy Water Bonds."

Provision will be made for the conversion of the bonds into registered bonds and for the payment of the principal and interest at either the office of the Treasurer of the City and County of San Francisco, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco, in the City and State of New York.

Section 5. The amount of tax levy to be made for the payment of said ten million dollars bonds issaid ten million dollars bonds is-sued under said proposition will be the sum of five hundred thousand dollars each year for the first five years from the date of said bonds to pay the annual interest on said bonds and in season to pay such interest as it becomes due, and for the sixth year after the date of said bonds the sum of four hundred eighty-seven thousand five hundred dollars to pay and in season to pay the interest on such of said bonds as remain outstanding after the two hundred fifty thousand dollars thereof due five years from their date have been paid, and thereafter a sum each year for thirty-eight years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of twelve thousand five hun-dred dollars by reason of the pay-ment each year, beginning five years from the date of said bonds, of two hundred fifty thousand dollars of said bonds; and said tax levy will further include the sum of two hundred fifty thousand dollars' each year beginning four years from the date of said bonds, to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeed-ing year for thirty-nine years until the principal of all of said bonds

has been paid.

Section 6. This ordinance shall be published daily for not less than two weeks in the San Francisco Chronicle, the official newspaper of the City and County of San Fran-

Section 7. This ordinance is the

third of a series of ordinances en-acted by the Board of Supervisors relative to and designed to secure the acquisition and construction of

the utility named.

Section 8. This ordinance shall take effect immediately.

The Clerk is hereby directed to advertise this bill and ordinance in the daily Chronicle, the official newspaper, as aforesaid, as required

Ayes — Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi. A y e s - Supervisors Badaracco,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Authorizations.

Resolution No. 22877 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are here by authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) O. Z. Bailey, hoisting and hauling gravel, etc., Hetch Hetchy construction (claim dated August 20, 1924), \$1421.85.

(2) A. Boitano, oat hay (claim dated August 16, 1924). \$514.60.

(3) F. L. Cassaretto, oat hay (claim dated August 16, 1924), \$1,340.95.

ceries (claim dated August 16,

1924), \$561.39.

(6) The Edison Storage Battery Supply Co., storage batteries (claim

dated August 19, 1924), \$3,375.03.
(7) Joshua Hendy Iron Works, ore car axles and wheels and crusher parts (claim dated August 19, 1924), \$648.45.
(8) M. L. Isham, one White auto

(claim truck dated August 16,

1924), \$5,016.50.
(9) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated August 16, 1924), \$2,042.67. (10) M. M.

M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated August 16,

(11) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated August 20,

1924), \$1,635.46.
(12) Robert M. Searls, Special Counsel, revolving fund expendi-

tures, per vouchers (claim dated August 20, 1924), \$4,595. (13) Universal Concrete Gun Co., concrete work (claim dated August

20, 1924), \$3,841.79.
(14) Aluminum Company of America, wire and clamps (claim dated August 19, 1924), \$843.
(15) Pacific Coast Steel Co., first

payment, transmission line towers, Moccasin Creek power plant (claim dated August 20, 1924), \$11,250.

(16) United States Cast Iron Pipe and Foundry Co., second payment for cast iron pipe, Contract No. 101 (claim dated August 18, 1924), \$15,-256.39.

Municipal Railway Fund.

(17) Standard Oil Co., gasoline, Municipal Railways (claim dated August 18, 1924), \$1,002.96.

Special School Tax.

(18) W. P. Fuller & Co., lead and oil for schools (claim dated August

15, 1924), \$879.

(19) John Reid, Jr., second payment architectural service for Dudley Stone School (claim dated August 20, 1924), \$545.46.

County Road Fund. (20) Jas. R. McElroy, final payent, improvement of Buchanan ment, street between Hermann street and Duboce avenue (claim dated August 20, 1924), \$8,175.

Robinson Bequest Interest Fund. (21) James Rolph, Jr., for relief of destitute women and children (claim dated August 25, 1924), \$950.

General Fund, 1924-1925. (22) Frederick H. Meyer, first payment, architectural service for Harbor Emergency Hospital building (claim dated August 20, 1924),

Baker, Hamilton and Pa-(23)cific Company, galvanized iron for building repair (claim dated Au-gust 15, 1924), \$838.04. (24) First National Bank of San Francisco, assignee of The Stuart

S. Smith Company, one Elgin autosweeper, for street cleaning (claim dated August 18, 1924), \$4,341.

(25) California Pottery Co., sewer pipe for sewer repairs (claim dated

August 15, 1924), \$1,092.24. (26) J. H. Newbauer canned fruits and vegetables, San Francisco Hospital (claim dated

July 31, 1924), \$891.75.

(27) Herbert F. Dugan, drug supplies, S. F. Hospital (claim dated July 31, 1924), \$797.03.

(28) Shell Oil Company, fuel oil,

etc., S. F. Hospital (claim dated July 31, 1924), \$2,979.63. (29) San Francisco Chronicle, of-

ficial advertising (claim dated August 25, 1924), \$823.84.

Water Construction Fund, Bond Issue 1910.

(30) Tuolumne Foundry and Machine Works, machine parts (claim dated August 16, 1924), \$518.75.

Park Fund.

(31)San Francisco Dairy Co., milk for children's quarters, Golden Gate Park (claim dated August 22, 1924), \$539.63. (32) Spring

(32) Spring Valley Water Company, water service for parks (claim dated August 22, 1924), \$3,-

764.72.

Ayes — Super State Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Poncovieri, Rossi, A y e s — Supervisors Badaracco, Schmitz, Wetmore—14. Absent — Supervisors

Katz, Mc-

Gregor, Shannon, Welch-4.

Authorizations.

Resolution No. 22878 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts payment to the following named claimants, to-wit:

Tearing Up Streets Fund.

(1) Wm. Smith Company, lumber for side sewers (claim dated Aug. 21, 1924), \$728.12.

Water Construction Fund, Bond Issue 1910.

(2) Old Mission Portland Cement Co., cement, Hetch Hetchy water construction (claim dated Aug. 21,

1924), \$4,471.
(3) Old Mission Portland Cement Co., cement (claim dated Aug. 22,

1924), \$1,039.13.

(4) Old Mission Portland Cement cement (claim dated Aug. 21,

1924), \$10,629.82.
(5) Old Mission Portland Cement Co., cement (claim dated Aug. 22,

1924), \$8,206.
(6) Old Mission Portland Cement
Co., cement (claim dated Aug. 22,

1924), \$3.826.98.

(7) The Utah Construction Co., rental of equipment (claim dated

Aug. 22, 1924), \$550.
(8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Aug. 25, 1924), \$562.51.

(9) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Aug. 27, 1924), \$517.89.

M. M. O'Shaughnessy, fund expenditures, (10)volving per (claim dated Aug. vouchers

(1924). \$1.013.25.
(11) Robert M. Searls, Hetch
Hetchy special counsel, revolving
fund expenditures, per vouchers
(claim dated Aug. 27, 1924). \$4,745.
(12) Grant Smith & Co., 23ra pay-

ment, construction of Pulgas Tunnel (claim dated Aug. 25, 1924), \$38,-429.23.

School Construction Fund, Bond

Issue 1918.
(13) L. P. Bolander, shop equipment in Mission High School (claim

dated Aug. 26, 1924), \$1,194. (14) Felt & Tarrant Mfg. Co., five comptometers for Mission High School (claim dated Aug. 26, 1924),

\$1,750.

(15) The F. O. Stallman Supply Co., lathes for Mission High School (claim dated Aug. 26, 1924), \$819. (16) John Reid Jr., final payment, architectural services for North Beach (Galileo) High School (claim dated Aug. 27, 1924), \$2. (claim dated Aug. 27, 1924), \$2,-526.17.

Auditorium Fund.

(17) Pacific Radio Trade Association, refund of deposit as bond for occupancy of Auditorium (claim dated Sept. 2, 1924), \$955.50.

Municipal Railway Depreciation Fund.

(18) G. C. Paterson, in full settlement of personal injury and property damage by Municipal Railway (claim dated Aug. 25, 1924), \$1,750. (19) F. Boeken, Municipal Rail-

way Contingent Fund expenditures, per vouchers (claim dated Aug. 27,

1924), \$2,000.

General Fund, 1924-1925.

(20) Standard Oil Co., gasoline, Police Department (claim dated Aug. 25, 1924), \$786.96.
(21) D. J. O'Brien, police contingent expresse (claim dated Aug. 25, 1924), \$750.

1924), \$750.
(22) Earle C. Anthony, Inc., one Packard touring car for Police Department (claim dated Aug. 25,

(23) Empire Planing Mill, mill-work, bathhouse at Ocean Beach (claim dated Aug. 22, 1924), \$540.

(24) Marine Electric Co., trict work, bathhouse at Ocean Beach (claim dated Aug. 22, 1924), \$825.

(25) J. E. O'Mara, heating bath-house at Ocean Beach (claim dated

Aug. 22, 1924), \$510.

(26) A. Quandt & Sons, painting bathhouse at Ocean Beach (claim dated Aug. 22, 1924), \$660.

- (27) Wm. F. Wilson Co., 3rd payment, plumbing in Ocean Beach bathhouse (claim dated Aug. 22, 1924), \$1,614.
- (28) Spring Valley Water Co., water furnished Fire Department hydrants (claim dated Aug. 28, 1924), \$13,599.50.
- (29) Niles Sand, Gravel & Rock Co., sand, etc., for street repair (claim dated Aug. 27, 1924), \$677.46. (30) Santa Cruz Portland Cement

Co., cement for street repair (claim dated Aug. 27, 1924), \$4,993.59.

(31) Shell Company of California. fuel oil, etc., for street repair (claim dated Aug. 27, 1924), \$710.31.

(32) Spring Valley Water Co., water for street repair (claim dated Aug. 27, 1924), \$832.08.

(33) Western Rock Products Co., sand for street repair (claim dated Aug. 27, 1924), \$2,892.16.

(34) General Motors Truck Co.. six auto trucks for street cleaning (claim dated Aug. 27, 1924), \$28,-212.10.

(35)Shell Company of California, fuel oil for Civic Center Power House (claim dated Aug. 27, 1924),

\$1,200.

(36) San Francisco Chronicle, of-

(30) San Francisco Chronicle, official advertising (claim dated Sept. 2, 1924), \$1,181.35.
(37) Flynn & Collins, one Ford coupe, Health Department (claim dated Aug. 25, 1924), \$631.
(38) Haas Brothers, groceries, Relief Home (claim dated July 31, 1925), \$1,205.16

1924), \$1,385.16.
(39) Shell Oil Co., fuel oil, etc., Relief Home (claim dated July 31, 1924), \$2,078.50.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, McLeran, McSheehy, Mor-Robb Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent — Supervisors Katz, Gregor, Shannon, Welch-4.

Appropriations.

Resolution No. 22879 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1923.

(1) For expense of plans and specifications for the new Mission High School; additional to \$9,600 heretofore appropriated, \$4,353.65.

Extension of Main Sewers, Budget

Item No. 42.

(2) For the City's portion of the cost of constructing 24-inch ironstone pipe sewers encased in concrete in Beach and Scott streets from North Point to Pierce streets, and in Prado and Scott streets from Beach to Pierce streets, in connection with extensions to main sewers in the Marina district, \$4,248.

Street Work in Front of City Property, Budget Item No. 39.

(3) For the improvement of Funston avenue between Kirkham and Lawton streets, 150 feet fronting school property, \$1,050. Emergency Repairs to Streets, etc., Budget Item No. 80.

For cost of erection of con-(4)crete bulkhead on Broadway be-tween Jones and Taylor streets, for

protection to traffic, \$650.
(5) For cost of repairs and modifications to protection railing on Larkin and Francisco streets, dam-

aged by traffic, \$639.

Ayes - Supervisors Badaracco, Ayes — Supervision, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Appropriation, \$75,000, Extension of Market Street. Resolution No. 22880 (New Se-

ries), as follows:

Resolved, That the sum of \$75,000 be and the same is hereby set aside, appropriated and authorized to be expended out of County Road Fund for the purchase of rights of way for the extension of Market street.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb. Roncovieri.

Schmitz, Wetmore—14. Absent — Supervisors Katz,

Gregor, Shannon, Welch-4.

Appropriation, \$20,000, Joint Highway District No. 1, Contingent Fund, Skyline Boulevard.

Resolution No. 22881 (New Se-

ries), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Joint Highway District No. 1 of the State of California, being San Francisco's portion of provid-ing a contingent fund for District No. 1 for the the purchase of rights of way, fencing and incidental expense in connection with the construction of the Skyline boulevard, as provided by the statutes of 1917.

Ayes — Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, A y e s — Supervisors Badaracco, Schmitz, Wetmore—14.

Absent - Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Appropriation, \$1,250, Payment to Wm. L. Pattison, Extension of Street.

Resolution No. 22882 (New Series), as follows:

Resolved, That the sum of \$1,250 be and the same is hereby set aside and appropriated out of Budget Item No. 39, Fiscal Year 1924-1925, and authorized in payment to William L. Pattison, being payment for property required for the extension

of Wolfe street at Peralta avenue and Mullen street, as per acceptance of offer for said property by Resolution No. 22827 (New Series).

A y e s — Supervisors Badaracco,

Ayes — Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McShechy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Appropriating Land for School Purposes.

No. 22883 (New Se-Resolution

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond set aside and appropriated out Issue 1923, and authorized in paymeny to the hereinafter named persons, being payments for properties required for school purposes. to-wit:

(1) To James Kane, for land and improvements situate on the east line of Twenty-third avenue, dis-tant 200 feet northerly from Clement street, of dimensions 25 by 120 feet, as per acceptance of offer by Resolution No. 22833 (New Series), and required for the Alamo School, the sum of \$4,250.

(2) To Jacob Held, for land and improvements situate on the west

improvements situate on the west line of Twenty-second avenue, dis-175 feet northerly from ment street, of dimensions 50 by 120 feet, as per acceptance of offer by Resolution No. 22848 (New Series), and required for the Alamo School, the sum of \$12,500.

(3) To Franz Acker, for land and improyements situate on the east line of Dehon street, distant 110 feet southerly from Sixteenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22834 (New Series), and required for the Everett School, the

A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Appropriation, \$350,000, Payment to Anglo-Callfornia Trust Co. for School Land at Hayes Street and Van Ness Avenue.

Resolution No. 22884 (New Se-

ries), as follows:

Resolved, That the sum of three hundred and fifty thousand dollars (\$350,000) be and the same is heroset aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the Anglo-California Trust Company, being payment for block

of land situate in the City and County of San Francisco, bounded by Van Ness avenue, Franklin, Hayes and Grove streets, and required for school purposes. Per acceptance of offer by Resolution

No. 22868 (New Series).

A yes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, Mor-Robb. Roncovieri. gan,

Schmitz, Wetmore-14.

Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Appropriations.

Resolution No. 22885 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Property, Budget Ivem No. 39.

(1) For city's portion of cost of improving Rhode Island street between Nineteenth and Mariposa streets, at school property, \$998.76.
(2) For cost of repaying the in-

tersection of Carson and Douglass

streets, \$800.

Extensions of Main Sewers, Budget

Item No. 42.

For construction of sewer and appurtenances along strip of land owned by Spring Valley Water Company east of Junipero Serra boulevard between Worcester avenue and the Stanley street outlet, outlet for Worcester avenue sewer, \$3,555.

Publicity and Advertising, Budget

Item No. 582.

(4) For publicity and advertising of San Francisco in connection with the Sacramento State Fair, \$2,500.

(5) For publicity and advertising of San Francisco in connection with National Defense Day celebration, \$1,000.

School Construction Fund, Bond

Issue 1918.

For cost of elevator system in Addition to High School of Commerce, now under construction; per award of contract to Van Emon Elevator Company, \$3,773.

Ayes — Supervisors Badaracco. ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Appropriation, \$360,000, Submarine Pipe Lines.

Resolution No. 22886 (New Series), as follows: Resolved, That the sum of three hundred and sixty thousand dollars (\$360,000) be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, for the construction of submarine pipe lines at Dumbarton Strait and Newark Slough, in the Bay Crossing Division of the Hetch Hetchy aqueduct, Hetch Hetchy Water Supply Contract No. 105; per award of contract to Healy-Tibbitts Construction Company in sum of \$343,230; for possible bonus, \$15,000, and for incidentals as may be required under contract, \$1,770.

A y e s — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Ayes — Superna Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Hayden, Rossi, Rossi, Rossi, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Appropriations, Lands for Schools. Resolution No. 22887 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in pay-ment to the hereinafter named persons; being payments for lands and improvements required for school purposes, to-wit:

To A. J. Krutmeyer, the sum of \$7,500, for lands and improvements situate on the west side of Eureka street, distant 1551/4 feet southerly from Twenty-second street, of di-mensions 25 x 134 feet 3 inches; more particularly described in acceptance of offer by Resolution No. 22807 (New Series), and required for the Alvarado School.

To Mary C. Mason, the sum of \$4.400, for lands and improvements situate on the east line of Dehon street, distant 200 feet southerly from Sixteenth street, of dimensions 25 x 80 feet; per acceptance of offer by Resolution No. 22808 (New Series), and required for the Everett School.

A yes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, gan,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Oil Tank and Boiler Permits.

Resolution No. 22888 (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks. C. M. Bradley, 60 Santa Ana avenue, 600 gallons capacity. Chinese Hospital, southeast corner Jackson and Trenton streets, 1500 gallons capacity. Theodor Cohn, 1871 Sacramento

street, 1500 gallons capacity.

A. Granara, 400 Somerset street,

1500 gallons capacity.
H. O. Harrison, 960 Chestnut street, 1500 gallons capacity.
Hodge-Falk Corporation, 1061
Market street, 600 gallons capacity.

C. Martzbach, northwest corner Sacramento and Steiner streets, 1500 gallons capacity.

Stock & Jose, southwest corner Gough and Chestnut streets, 1500 gallons capacity.

Sussman, Wormster & Co., south-west corner Berry and Third streets, 600 gallons capacity.

A. Thurm, south side of Bay

street, 150 feet east of Gough street, 1500 gallons capacity.

E. J. Wade, south side Filbert street, 175 feet west of Larkin street, 1500 gallons capacity.

Boilers. A. Granara, 400 Somerset street, 50 horse power boiler.

Hodge-Falk Corporation, Market street, 15 horse 1061 power boiler.

S. Levitt, south side Fifteenth street, 180 feet west of Guerrero street, 8 horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent — Supervisors Katz, Me-Gregor, Shannon, Welch-4.

Oil Tank Permits.

Resolution No. 22889 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks. Atlas Heating and Ventilating Co., northeast corner Sixth avenue and Fulton street, 1500 gallons capacity.

Russell Elberg, west side Four-teenth avenue, 225 feet north of Fulton street, 1500 gallons capacity.

D. Emanuel, north side California street, 225 feet east of First avenue, 1500 gallons capacity.

Percy Tyler, west side of Leaven-worth street, 200 feet north of Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-Gregor, Shannon, Weich-4.

Garage and Supply Station Permits. Resolution No. 22890 (New Series), as follows:

Resorved, That the following revocable permits be and are hereby

granted:

Transfer Public Garage.

To Sharp & Robertson, public garage permit heretofore granted risher-Teanle Motor Co. by Resolu-tion No. 22688 for premises at 2407 Bush street.

Transfer Automobile Supply Sta-

ton. To Associated Oil Co., automobile supply station permit heretorore granted Whitcomb & Smith by Resolution No. 22688 for premises at southwest corner of Twenth avenue and Geary street.

To Ralph G. Curtis and Geo. N.

Cusick, automobile supply station permit heretofore granted Sturke & Garibaldi by Resolution No. 22296 for premises at northeast corner of Ocean and San Jose avenues.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheeny, Mor-Robb, Roncovieri, Rossi, gan, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Auto Supply Station Permit. Resolution No. 22891 (New Series), as follows:

Resolved, That F. L. Molloy be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southwest corner of Ocean and Plymouth avenues; also to store 2000 gallons of gasoline.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Garage Permit.

Resolution No. 22892 (New Se-

ries), as follows:

Resolved, That E. Jacopetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage in the basement of the building situate on the northedly line of Washington street, 261 fect, more or less, easterly from

Kearny street: also known as 620

Washington street.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Koncovieri Schmitz, Wetmore—14.
Absent — Supervisors Katz, Me-

Gregor, Shannon, Welch-4.

Laundry Permit.

Resolution No. 22893 (New Series), as follows:

Resolved, that Hom K. Jing and Big Chee be and are hereby granted

permission, revocable at will of the Board of Supervisors, to maintain and operate a steam laundry at No. 820 Stockton street.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super ...
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, MorRoucovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Katz,

Mc-Gregor, Shannon, Welch-4.

Cabinet Shop Permit.

Resolution No. 22894 (New Se-

ries), as follows:

Resolved, That John E. Milo and Peter Adamson be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cabinet shop at 828 Innes avenue.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McShechy, Morgan, Robb, Roncovieri,

Schmitz, Wetmore—14. Absent — Supervisors Katz, Gregor, Shannon, Welch-4.

Parking Station Permit. Resolution No. 22895 (New Se-

ries), as follows:

Resolved, That H. F. Slade and H. F. Wilson be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on two lots fronting on Battery street, corner of Sacramento street.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super-Son, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-koncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Gregor, Shannon, Welch-4.

Garage Transfer.

Resolution No. 22896 (New Se-

ries), as follows:

Resolved, That Josephine Pierce be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to have transferred to her public garage permit hereto-fore granted W. E. Crichton for premises at 4050 Twenty-fourth street by Resolution No. 22413.

A yes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Wetmore—14. Absent — Supervisors

Katz, Mc-

Gregor, Shannon, Welch-4.

Ordering Reconstruction, Certain Accepted Streets.

Bill No. 6802, Ordinance No. 6333

(New Series), as follows: Authorizing and ordering the reconstruction and repair of certain accepted streets in the City and County of San Francisco under the supervision of the Board of Public Works of said City and County during the fiscal year ending June 30, 1925, and appropriating funds for the cost thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and ordered to reconstruct and repair, under its supervision, those certain accepted streets in said City and County particularly designated and described in Ordinance No. 6248 (New Series); approved May '9, 1924, fixing and appropriating the aggregate sum of the items thereof allowed to each department, officer, boaard and commission for the fiscal year ending June 30, 1925, and making a budget of the same and in and by said ordinance specified as Budget Items Nos. 83, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 97, 98, 99, 100, 101, 102, 103, 104, 106, 111, 111-a, 111-b, 111-c.

There is hereby set aside, appropriated and authorized by the said Board of Public Works for each said item of such work of reconstruction and repair the specific amount prowided therefor, respectively, in and by said Ordinance No. 6248 (New Series), towit, \$228,550. Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, McLeran, McSheehy, Mor-Robb, Roncovieri, gan,

Schmitz, Wetmore—14. Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Amending Additional Positions Ordinance.

Bill No. 6803, Ordinance No. 6334

(New Series), as follows:

Amending Subdivision (s) of Section 28 of Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Fran-

cisce as follows:

Section 1. That Subdivision (s) of Section 28 of Ordinance No. 5460 (New Series), is hereby amended to

read as follows:
(s) Three watchmen, grade each at a salary of \$1,740 a year. grade 3, Section 2. This ordinance shall take effect as of August 1, 1924.

take effect as of August 1, 1941. Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Me-Gregor, Shannon, Welch-4.

Establishing Set-Back Lines. Bill No. 6800, Ordinance No. 6335

(New Series), as follows:

Establishing set-back lines along portions of Casa way, North Point street, Tarayal street, Mt. Vernon

avenue, Eighteenth avenue, Nineteenth avenue, Twentieth avenue Twenty-fifth avenue and Twentyseventh avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It is hereby recited that on the 28th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 48 to establish set-back lines along por-tions of Casa way, North Point street, Tarayal street, Mt. Vernon avenue, Eighteenth avenue, Nineteenth avenue, Twentieth avenue, Twenty-fifth avenue and Twenty-seventh avenue, and fixed the 25th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of Ordinance No. 5636 (New Series), set-back lines are hereby established as fol-

Along the northeasterly side of Casa way between Retiro way and Marina boulevard, said set-back line to be 10 feet; along the southwest-erly side of Casa way, commencing at a point 10.595 feet northwesterly from Retiro way and running thence northwesterly 58.024, feet, said set-back line to be 3.33 feet; thence northwesterly 32.5 feet, said set-back line to be 6.66 feet; thence northwesterly 386.6 feet, said set-

back line to be 10 feet.

Along both sides of North Point street, commencing at points 93.75 feet easterly from Baker street and running thene easterly to points 93.75 feet westerly from Broderick street, said set-back line to be 6 feet.

Along the northerly side of Taraval street between Thirty-fourth avenue and Thirty-fifth avenue, said set-back line to be 8.5 feet; along the southerly side of Taraval street between Thirty-fifth avenue and Thirty-fourth avenue, said setback line to be 8 feet.

Along the southerly side of Mt. Vernon avenue between Louisberg. street and Tara street, said set-

back line to be 15 feet.

Along the westerly side of Eighteenth avenue, commencing at Moraga street and running thence northerly 375 feet, said set-back line to be 7.5 feet; thence northerly 30 feet, said set-back line to be 6 feet; thence northerly to Lawton street, said set-back line to be 5 feet; along the easterly side of Eighteenth avenue between Moraga street and Lawton street, said setback line to be 15 feet.

Along the easterly side of Nineteenth avenue, commencing at a point 100 feet northerly from Quintara street and running thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly 75 feet, said set-back line to be 6 feet.

Along the easterly side of Twentieth avenue, commencing at Lawton street and running thence northbe 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 6 feet; thence northerly to Santiago street, said set-back line to be 9 feet; along the easterly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly to Santiago street,

said set-back line to be 9 feet.

Along the westerly side of Twenty-seventh avenue between Vicente-street and Ulloa street, said set-back line to be 12.5 feet; along the easterly side of Twenty-seventh avenue between Vicente street and Ulloa street, said set-back line to be 11.5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.
Section 3. No structure shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Bath, Colman, Beass, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Me-Gregor, Shannon, Welch-4.

Bill No. 6801, Ordinance No. 6336 (New Series), as follows: Establishing set-back lines along portions of Avila road, Marina boulevard, Scott street, Pierce street, Capra way and Avila way.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 28th day of July, 1924, the Board of Supervisors adopted Resolution of Intention No. 49 to establish set-back lines along portions of Avila road, Marina boule-vard, Scott street, Pierce street, Capra way and Avila way, and fixed the 25th day of August, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of Ordinance No. 5636 (New Series), set-back lines are hereby established as fol-

Along both sides of Avila road between Chestnut street and Alhambra street, said set-back line to be 10 feet.

Along the southerly side of Marina boulevard between Avila road and Cervantes boulevard, said setback line to be 5 feet.

Along the westerly side of Scott street between Chestnut street and Francisco street, said set-back line to be 5 feet; along the easterly side of Scott street between Chestnut street and Alhambra street, said set-back line to be 5 feet.

Along both sides of Pierce street between Caura way and Beach street, said set-back line to be 7

Along the southerly side of Marina boulevard between Alhambra street and Casa way, said set-back line to be 5 feet.

Along both sides of Capra way between Scott street and Pierce street, said set-back line to be 10

Along both sides of Avila way between Capra way and Alhambra street, said set-back line to be 10 feet

Along the southerly side of Marina boulevard between Divisadero street and Broderick street, said set-back line to be 5 feet.

Along the southerly side of Marina boulevard between Scott street and Divisadero street, said set-back line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco. ath, Colman, Deasy, Harrelson, Ayes — Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden McLeran, McSheehy, Mor-Poncovieri, Rossi,

Schmitz. Wetmore—14.
Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Changing Zone Map Affecting Hoff Street. Bill No. 6816, Ordinance No. 6337

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 7 of the Use of Property Zone Map, constituting a part of said ordinance is hereby ordered changed so as to place the easterly

side of Hoff street commencing at a point 120 feet northerly from Seventeenth street and running thence northerly 60 feet in the com-

nercial district instead ond residential district. Ayes—Supervisors Badaracco, Ayes—Supervisors Harrelson, Ayes Super Super Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Poncovieri, Rossi,

Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-Gregor, Shannen, Welch-4.

Establishing Set-Back Lines, Thirtyfifth Avenue.

Bill No. 6804, Ordinance No. 6338 (New Series), as follows:

Establishing set-back lines along portions of Thirty-fifth avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 16th day of June, 1924, the Board of Supervisors adopted Resolution of Intention No. 44 to establish set-back lines along Thirty-fifth avenue and fixed the 14th day of July, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that no objections were made at said hearing, except such as were properly oversuled. such as were properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows

Along the easterly side of Thirtyfifth avenue, commencing at a point 100 feet southerly from Geary street, and running thence south-erly 25 feet, said set-back line to be 6 feet; thence southerly 150 feet said set-back line to feet, said set-back line to be 12 feet; thence southerly 25 fect, said set-back line to be 6 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalities for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Kat2, Mc-

Gregor, Shannon, Welch-4.

Amending Zoning Ordinance.

Bill No. 6805, Ordinance No. 6339

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 11 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the following described land in the commercial district instead of the first residential district: Commencing at the point of intersection of the southerly line of Arleta avenue and the westerly line of San Bruno avenue, and running thence southwesterly and along the westerly line of San Bruno avenue 100 feet; thence northwesterly 15 feet; thence northeasterly 87 feet; thence southeasterly and along the southerly line of Arleta avenue 61.73 feet to the point of commencement.

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety (90) days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the first residential district.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch—4.
Changing Grades, Woodland Avenue.

Bill No. 6806, Ordinance No. 6340 (New Series), as follows

Changing and re-establishing the official grades on Woodland avenue between Willard street and the first southerly from Parnassus avenue, and on Willard street be-tween Woodland avenue and a line at right angles to the westerly line of, at the northerly line of Belmont avenue.

Whereas, the Board of Supervisors, on the written recommenda-

tion of the Board of Public Works, did, on the 26th day of June, 1924, by Resolution No. 22553 (New Se-ries), declare its intention to change and re-establish the grades on Woodland avenue between Willard street and the first angle southerly from Parnassus avenue, and on Willard street between Woodland avenue and a line at right angles to the westerly line of, at the northerly line of Belmont avenue;

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Woodland Avenue.

On a line at right angles to the westerly line of, at the first angle southerly from Parnassus avenue, 407 feet. (The same being the present official grade.)

10 feet southerly from the northerly line of, at the first angle southerly from Parnassus avenue, 407

feet.

On a line at right angles to the northerly line of, 22.39 feet westerly from the first angle westerly from Parnassus avenue, 409.08 feet.

On a line at right angles to the northerly line of, at Willard street easterly line, 425 feet.

Willard Street.

On a line at right angles to the westerly line of, at Belmont avenue northerly line, 446 feet. (The same being the present official grade.)
Easterly curb line of, cut by a

line at right angles to the westerly line of, at Belmont avenue south-erly line, 446.80 feet. 10 feet easterly from the westerly

line of, at Belmont avenue south-

erly line, 447 feet.

10 feet westerly from the east-erly line of, 96.11 feet northerly from Woodland avenue, 434 feet.

10 feet westerly from the easterly line of, at Woodland avenue northerly line, 425.50 feet.

10 feet easterly from the westerly line of, on a line at right angles to the easterly line of, at Woodland avenue northerly line, 428 feet.

On Woodland avenue between Willard street and the first angle southerly from Parnassus avenue, and on Willard street between Woodland avenue and a line at right angles to the westerly line of, at the northerly line of Belmont avenue, be changed and established to conform to true gradients between the grade elevations above given therefor.

Further Resolved, That Resolu-tion No. 11661 (New Series) is

hereby repealed.
Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisor, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, Ayes - Supervisors Badaracco, Schmitz, Wetmore—14. Absent — Supervisors

Katz, Mc-

Gregor, Shannon, Welch-4.

Ordering Street Work.

Bill No. 6807, Ordinance No. 6341

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 16, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the creations. cordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten

installments: that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Anza street between Fortieth and Forty-first avenues, by the construction of concrete curbs and by the construction of an asphaltic concrete pavement

of an aspiratic concrete pavement on the roadway thereof.

The method of assessment for said improvement determined and declared by the Board of Public Works by its Resolution No. 82905 (Second Series) is hereby con-

This ordinance shall Section 2.

take effect immediately.

Ayes—Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes Super.
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, MorRoncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Changing Sidewalk Widths. Bill No. 6808, Ordinance No. 6342

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and forty-five.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office August 16, 1924, by adding thereto a new section to be numbered eight hundred and fortyfive, to read as follows:

Section 845. The width of side-walks on Capitol avenue between Sadowa street and Sagamore street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall take effect and be in force from and after its passage.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Ordering Street Work.

Bill No. 6809, Ordinance No. 6343 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 2, 1924. having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per

annum.

The improvement of Child street between Greenwich and Lombard streets, and Telegraph place between Child street and its easterly termination. by the construction of concrete curbs; by the construction of artificial stone sidewalks, including the construction of two 3-inch drains; by the construction of an 8-inch ironstone pipe sewer, 28 Y branches, and 3 manholes in Child street from the existing sewer at the northerly line of Greenwich street to a point 95 feet northerly from the northerly line of Telegraph place, said point be-

ing the center line of Child street, and along the center line of Telegraph place between a point 20 feet westerly from the easterly termination of Telegraph place to the Child aforementioned sewer in street; by the construction of one set of steps, including the construc-tion of coping and rough finished sidewalk adjacent thereto, and by the construction of a concrete pavement on the roadways thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Ayes Super Super Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Poncovieri, Rossi, Schmitz, Wetmore—14.

Absent - Supervisors Katz, Mc-

Gregor, Shannon. Welch-4.

Ordering Street Work.

Bill No. 6810, Ordinance No. 6344

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 2, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direc-tion of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for contemplated improvesaid ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Cabrillo street between the easterly line of Forty-first avenue and the westerly line of Forty-second avenue, in-cluding the crossings of Forty-first and Forty-second avenues with Ca-brillo street, by the construction of concrete curbs; by the construction of artificial stone sidewalks on the angular corners thereof; by the construction of 6 brick catchbasins with accompanying 10-inch ironstone pipe culverts, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Wetmore-14.

Absent -- Supervisors Katz, Gregor, Shannon, Welch-4.

Establishing Grades.

Bill No. 6811, Ordinance No. 6345

(New Series), as follows:

Establishing grades on Theresa street between lines at right angles to the southwesterly line of, and 105 feet and 594.68 feet, respectively, southeasterly from San Jose avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Theresa street between lines at right angles to the southwesterly line of, and 105 feet and 594.68 feet, respectively, southeasterly from San Jose avenue are hereby established at points above city base as hereinafter stated, in accordance with recommendation of the Beard of recommendation of the Board of Public Works filed August 7, 1924.

Theresa Street.

10 feet northeasterly from the southwesterly line of, 594.68 feet southeasterly from San Jose ave-

nue, 109.21 feet.
10 feet southwesterly from the northeasterly line of, 585.43 feet southeasterly from San Jose ave-

nue, 108.88 feet.

10 feet northeasterly from the southwesterly line of, 489.70 feet southeasterly from San Jose ave-

nuc, 110.02 feet. 10 feet northeasterly from the southwesterly line of, 439.70 southeasterly from San Jose feet ave

nue, 112.29 feet. 10 feet northeasterly from the southwesterly line of, 389.70 feet southeasterly from San Jose avenue, 118.35 feet.

Verticle curve passing through the last three described points.

10 feet southwesterly from the northeasterly line of, 480.45 feet southeasterly from San Jose avefeet

nue, 109.91 feet. 10 feet south from the feet southwesterly northeasterly line of, 430.45 feet southeasterly from San Jose ave-

nue, 112.26 feet.

10 feet southwesterly from the northeasterly line of, 380.45 feet southeasterly from San Jose avenue, 118.35 feet.

Vertical curve passing through

the last three described points.
On a line at right angles to the southwesterly line of, 149.96 feet southeasterly from San Jose avenue, 156.43 feet.

On a line at right angles to the southwesterly line of, 127.48 feet southeasterly from San Jose ave-

nue, 159.60 feet.

On a line at right angles to the southwesterly line of, 105 feet southeasterly from San Jose avenue, 162 feet. (The same being the present official grade.)

Vertical curve passing through the last three described points.

On Theresa street between lines at right angles to the southwesterly line of, and 105 feet and 594.68 respectively, southeasterly feet. from San Jose avenue be established to conform to true gradients between the grade elevations above given therefor.

This ordinance shall Section 2.

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-can Robb, Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent - Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Changing and Re-establishing Grades.

Bill No. 6812, Ordinance No. 6346

(New Series), as follows:

Changing and re-establishing the official grades on Funston avenue between Quintara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega and Noriega streets; on Lawton street between Sixteenth and Seventeenth avenues; on Moraga street between Sixteenth and Seventeenth avenues: on Ortega street between Fifteenth and Sixteenth avenues, and on Quintara street between Twelfth and Fourteenth avenues.

Whereas, the Board of Supervisors, on the written recommenda-tion of the Board of Public Works, did, on the 26th day of June, 1924, by Resolution No. 22567 (New Series), declare its intention change and re-establish the grades on Funston avenue between tara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega and Noriega streets; on Lawton street between Sixteenth and Seventeenth avenues; on Moraga street between Sixteenth and Seventeenth avenues; on Ortega street between Fifteenth and Sixteenth avenues, and on Quintara street between Twelfth and Fourteenth avenues; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as

provided by law; and

Whereas, more than forty days has elapsed since the first publica-tion of said resolution of intention; therefore.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

Funston Avenue.

Fifteen feet easterly from the westerly line of, at Quintara street southerly line, 662.50 feet.

Fifteen feet westerly from the easterly line of, 7.50 feet southerly from Quintara street, 664.50 feet.

Three hundred feet southerly from Quintara street, 617 feet.

(The same being the present official grade.)

Fifteenth Avenue.

Twelve feet easterly from westerly line of, 450 feet northerly from Ortega street, 520 feet.

Twelve feet westerly from the easterly line of, 450 feet northerly from Ortega street produced easterly, 520 feet.

Twelve feet easterly from the westerly line of, 10 feet northerly from Ortega street, 503 feet.

Twelve feet westerly from the easterly line of, 10 feet northerly from Ortega street produced east-erly, 503 feet.

Westerly line of, 10 feet southerly from Ortega street northerly line, 497.85 feet.

Westerly line of, 10 feet northerly from Ortega street southerly line, 498.74 feet.

Twelve feet easterly from the westerly line of, 10 feet southerly from Ortega street, 504 feet.

Twelve feet westerly from easterly line of, 10 feet southerly from Ortega street produced easterly, 504 feet.

Twelve feet westerly from the easterly line of, 250 feet northerly from Pacheco street produced east-

erly, 530 feet.

Twelve feet easterly from the westerly line of, 250 feet northerly from Pacheco street, 530 feet.

Twelve feet easterly from the westerly line of, 170.7 feet northerly from Pacheco street, 433.29 feet

Fifty feet easterly from the west-erly line of, 170.70 feet northerly

from Pacheco street, 433.29 feet.
Ten feet easterly from the westerly line of, 104.50 feet northerly from Pacheco street, 536.04 feet.

Forty-five feet easterly from the westerly line of, 104.50 feet northerly from Pacheco street, 536.04 feet.

of, Easterly line at Pacheco street northerly line produced, 541.50 feet.

Ten feet easterly from the westerly line of, at Pacheco northerly line, 540 feet. street

Westerly line of, at street, 540 feet. Pacheco

The same being the present official grade.)

Ten feet easterly from the west-ly line of, at Pacheco street. erly line of, at Pach southerly line, 540 feet.

(The same being the present offi-

grade.) cial

Fifteen feet westerly from the easterly line of, at Pacheco street southerly line produced, 541.50 feet.

(The same being the present offi-

cial grade.)

Nine feet westerly from the easterly line of, at Pacheco street southerly line produced, 545.50 feet. (The same being the present offi-

cial grade.)

Sixteenth Avenue.

Thirteen feet easterly from the westerly line of, 296 feet northerly from Noriega street, 454 feet.
Fifty-seven feet easterly from the westerly line of, 296 feet northerly from Noriega street, 454 feet.
Thirteen feet easterly from the

Thirteen feet easterly from the

westerly line of, 100 feet northerly from Noriega street, 450.03 feet.
Fifty-seven feet easterly from the westerly line of, 100 feet northerly from Noriega street, 450.03 feet.

Thirteen feet easterly from the

westerly line of, at Noriega street

westerly line of, at Norlega street northerly line, 447 feet.

Twenty feet easterly from the westerly line of, at Norlega street northerly line, 447 feet.

Twenty feet westerly from the easterly line of, at Norlega street westerly line of, at Norlega street westerly line of at Norlega street

northerly line produced, 449 feet.

Thirteen feet westerly from the easterly line of, at Noriega street northerly line produced, 449 feet.

Westerly line of, 10 feet southerly from Noriega street northerly line, 445 feet.

The same being the present offi-

cial grade.)

Westerly line of, 10 feet northerly from Noriega street southerly line, 445 feet.

(The same being the present offl-

cial grade.)

Fifteen feet easterly from the westerly line of, at Noriega street southerly line, 446 feet.
Fifteen feet westerly from the

easterly line of, at Noriega street southerly line produced, 448 feet.

Westerly line of, at Ortega street,

:54 feet.

(The same being the present offigial grade.)

Easterly line of, at Ortega street. 156 feet.

(The same being the present official grade.)

Lawton Street.

One hundred ninety feet easterly 'rom Seventeenth avenue, 423 feet. Seventeenth avenue easterly line, 198 feet.

(The same being the present offi-

cial grade.)

Moraga Street.

Southerly curb line of, 180 feet easterly from Seventeenth avenue, 444 feet.

Northerly curb line of, 180 feet easterly from Seventeenth avenue, 442 feet.

Seventeenth avenue easterly line. 408 feet.

(The same being the present offiial grade.)

Ortega Street.

Southerly curb line of, at Fifteenth avenue westerly line, 498.74 feet.

Northerly curb line of, at teenth avenue westerly line, 497.85 feet.

Sixteenth avenue easterly line,

456 feet.

(The same being the present official grade.)

Quintara Street.

Twelfth avenue westerly line, 695 feet.

(The same being the present official grade.) Northerly and southerly curb lines of, at Funston avenue easterly

line produced, 665.50 feet.

Northerly and southerly curb lines of, at Funston avenue west-

erly line produced, 661.50 feet.

Northerly curb line of, at the easterly return from Fourteenth

avenue, 633.84 feet.

Southerly curb line of, at Fourteenth avenue easterly line, 632

(The same being the present offi-

cial grade.)

Southerly line of, at Fourteenth avenue easterly line, 632 feet.

(The same being the present offi-

cial grade.)

Southerly line of, at Fourteenth avenue westerly line, 630 feet.

(The same being the present offi-

cial grade.)

On Funston avenue between Quintara street and a line parallel with and 300 feet southerly therefrom; on Fifteenth avenue between Pacheco and Noriega streets; on Sixteenth avenue between Ortega and Noriega streets; on Lawton street between Sixteenth and Seventeenth avenues; on Moraga street between Sixteenth and Seventeenth nues; on Ortega street between Fifteenth and Sixteenth avenue, and on Quintara street between Twelfth and Fourteenth avenues, changed and established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall

Section 2. This orditake effect immediately.

take effect immediately.
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, Morcon Robb, Roncovieri, Rossi, Schmitz, Wetmore—14. Absent — Supervisors Katz,

Me-Gregor, Shannon, Welch-4.

Changing and Re-establishing Grades. Bill No. 6813, Ordinance No. 6347

(New Series), as follows:

Changing and re-establishing the official grades on Eleventh avenue between Noriega and Pacheco streets, on Twelfth avenue between Moraga and Noriega streets. Funston avenue between Lawton and Noriega streets and on Moraga street between Funston and Fourteenth avenues.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 26th day of June, 1924, by Resolution No. 22556 (New Series). declare its intention to change and re-establish the grades on Eleventh avenue between Noriega and Pacheco streets, on Twelfth avenue Noriega Moraga and strects, on Funston avenue between Lawton and Noriega streets and on

Moraga street between Funston and

Fourteenth avenues.

Whereas, said resolution was so published for ten days and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as

provided by law; and
Whereas, more than forty days
has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the ele-vations above city base as hereinafter stated are hereby chaiged and established as follows:

Eleventh Avenue.

Noriega street, southerly line produced westerly, 532.50 feet. (The being the present official same grade.)

36 feet westery from the easterly line of, 33 feet southerly from Nori-

ega street, 536.61 feet.

50 feet westerly from the easterly line of, 51 feet southerly from Noriega street, 538.30 feet.
Westerly line of, cut by a line at

right angles to the easterly line of, 51 feet southerly from Noriega street, 547 feet.

50 feet westerly from the easterly line of, 400 feet southerly from Noriega street, 578.32 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 400 feet southerly from Noriega street, 588 feet.

10 feet westerly from the easterly line of, 20 feet northerly from Or-

tega street, 598.94 feet.

50 feet westerly from the easterly line of, 20 feet northerly from

Ortega street, 598.94 feet.

Westerly line of, cut by a line at right angles to the easterly line of, 20 feet northerly from Ortega street, 602 feet.

Easterly line of, at Ortega street northerly line, 600.50 feet. (The same being the present official

grade.)

Easterly line of, at Ortega street southerly line, 603.50 feet. (The being the present official same grade.)

10 feet westerly from the easterly line of, 28 feet southerly from Or-

tegn street, 608.80 feet.
50 feet vesterly from the easterly line of, 2% feet southerly from Or-tega street, 608.80 feet, 10 feet westerly from the easterly line of, 292.22 feet southerly from

Ortega street, 637.50 feet.

50 feet westerly from the easterly line of, 292.22 feet southerly from Ortega street, 637.50 feet.

10 feet westerly from the easterly line of, 25 feet northerly from Pa-checo street, 643 feet. 10 feet westerly from the easterly

line of, at Pacheco street northerly line, 642.50 feet.

Twelfth Avenue.

Moraga street southerly line, 469.50 feet. (The same being the present official grade.)

15 feet westerly from the easterly line of, 357.78 feet southerly from Moraga street, 523 feet.

15 feet easterly from the westerly line of, 357.78 feet southerly from Moraga street, 523 feet.

15 feet westerly from the easterly line of, 14 feet northerly from Noriega street.

Funston Avenue.

Lawton street, southerly line produced westerly, 394.50 feet. (The same being the present official grade.)

Aloha avenue, northerly line pro-

duced, 427.50 feet.

Aloha avenue, southerly line pro-

duced, 435.50 feet.

35 feet northerly from Moraga street, 491 feet.

Moraga street, northerly line. 492.50 feet. (The same being the present official grade.)

Easterly line of, at Moraga street, 492.50 feet. (The same being the

present official grade.)

15 feet westerly from the easterly line of, at Moraga street southerly line, 493 feet.
15 feet easterly from the westerly

line of, at Moraga street southerly line, 494 feet.

15 feet easterly from the easterly line of, 263 feet southerly from Moraga street, 539.54 feet.

15 feet westerly from the easterly line of, 283 feet southerly from Moraga street, 543 feet.

Moraga Street.

Present official grades of Moraga street between Funston avenue and Fourteenth avenue be abolished

On Eleventh avenue between Noriega and Pacheco streets, on Twelfth avenue between Moraga and Noriega streets, on Funston avenue between Lawton and Noriega streets and on Moraga street between Fun-ston and Fourteenth avenues, changed and established to conform to true gradients between the grade

elevations above given the grade elevations above given therefor. Section 2. This ordinance shall take effect immediately. A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Spur Track Permit.

Bill No. 6814, Ordinance No. 6348 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to John Roebling's Sons Co. of California to construct, maintain and operate a spur track across Six-teenth street at Carolina street to serve the property in Block 172, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to John Roeb-ling's Sons Co. of California to construct, maintain and operate a spur track across Sixteenth street at Carolina street to serve the property in Block 172, as follows:

Beginning at a point in the center of the existing track in Sixteenth street 117 feet easterly from the easterly line of Carolina street, said point being 33.5 feet southerly from the northerly line of Sixteenth street; thence southwesterly on a curve to the left with a radius of 250 feet for a distance of 110 feet to a point; thence on a curve to the left with a radius of 144 feet for a distance of 160 feet to a point 8.5 feet easterly from the westerly line of Carolina street; thence southerly, tangent to last mentioned curve and narallel to the westerly line of Carolina street for a distance of 255 feet to a point 40 feet northerly from the northerly line of Seventeenth street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permite hereby granted and shall be construed as a part thereof as complete as though the same written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by John Roebling's Sons Co. of California.

Provided John Roebling's Sons Co. of California shall erect and maintain all-night lighted arc

lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Eadaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Spur Track Permit.

Bill No. 6815, Ordinance No. 6349

(New Seires), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Western Pacific Railroad Company to construct, maintain operate a spur track across Waterloo street as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Western Pacific Railroad Company to construct, maintain and operate a spur track across Waterloo street as fol-

Beginning at a point on the northerly line of Waterloo street, distant thereon approximately 40.0 feet westerly from the westerly line of Loomis street; thence on a curve to the right approximately 45.0 feet to the southerly line of said Waterloo street, and distant thereon approximately 60.0 feet westerly from the westerly line of said Loomis street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board Supervisors, approved October 1906, and the conditions and provisions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-plete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses con-nected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by The Western Pacific Railroad Com-

Provided, that The Western Pacific Railroad Company shall erect and maintain all-night lighted are lamps, to be placed where directed by the Lighting Committee of the

Board of Supervisors.
Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Ayes — Super-noon Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Poncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Grégor, Shannon, Welch-4.

PRESENTATION OF BILLS AND **ACCOUNTS**

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$79,037.37, recommends same be allowed and ordered paid,

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Welch, Wetmore—14. Absent—Supervisors Katz,

Gregor, Shannon, Welch-4.

Action Deferred.

The following items were laid over until the next meeting:

Urgent Necessity.

Spring Valley Water Co., water for horse troughs, \$73.33.

Western Union Telegraph Co., of-

ficial telegram, 60c.

California School for Deaf and Blind, maintenance San Francisco inmates, \$5.90. Laura V. Waldron, stenographer,

hoof and mouth quarantine, \$75.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22897 (New Series), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid torium, deposits having been paid to the Clerk of the Board of Super-

visors to guarantee the rental fees:
Islam Temple, use of Main, Polk
and Larkin halls. November 12,
1924, 8 a. m. to 12 p. m., for the
purpose of holding ceremonial.

Italian Druids, use of Main Hall, February 1 and 2, 1925, 6 p. m. to 12 p. m., each date, for the purpose of holding a dance and carnival.

Boy Scouts of America, use of Main Hall, December 5, 1924, 6 p. m. to 12 p. m., for the purpose of holding a scout drive.

Moving Picture Operators' Union, use of Main Hall, December 31, 1925, 6 p. m. to 12 p. m., purpose of holding a dance.

S. F. Pyramid of Sciots, use of Main Hall, September 17, 1924, 6 p. m. to 12 p. m., for the purpose of holding ceremonial.

Pacific Travel and Outdoor Exhibition, use of Main, Polk and Larkin halls, April 30th to May 11th, 1925, for the purpose of holding sport and travel outdoor exhibition. Illinois State Club (William H.

Judkins, manager), use of Main Hall, November 27, 1924, 6 p. m. to 12 p. m., for the purpose of holding a dance.

Adopted by the following vote:

Ayes-Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Robb, Roncovieri, Rossi, Schmitz, Wetmore—14. Absent—Supervisors,

Katz. Mc-

Gregor, Shannon, Welch-4.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. — (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be evnended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue, 1910.

(1) Joshua Hendy Iron Works, 4th payment, butterfly valves, Hetch Hetchy construction (claim dated Aug. 29, 1924), \$4,553.80.

(2) A. L. Greene, concrete paint (claim dated Aug. 28, 1924), \$1,-

Joshua Hendy Iron Works, (3)changes in butterfly valve mechanism (claim dated Aug. 28, 1924),

(4) Old Mission Portland Cement Co., cement (claim dated Aug. 28,

1924), \$544.25.
(5) Pacific States Electric Co., electric supplies (claim dated Aug. 28, 1924), \$596.61.

(6) Associated Oil Co., fuel oil (claim dated Aug. 27, 1924), \$1,-

002.33.
(7) Baker, Hamilton & Pacific Company, hardware (claim dated Aug. 27. 1924), \$574.34.

(8) Del Monte Meat Co., meats (claim dated Aug. 27, 1924), \$2,-

584.30. (9) Dodge, Sweeney & Co., groceries (claim dated Aug. 27, 1924), \$980.97.

(10)M. M. O'Shaughnessy, refund expenditures, per volving 28, vouchers (claim dated Aug. 1924). \$546.89.

fuel ^*1 (11) Standard Oil Co., dated Aug. 28, 1924), \$2,-(claim

297.64. (12)Western Meat Co., dated Aug. 28, 1924), \$1,-(claim 943.33.

(13)Westinghouse Electric & Manufacturing Co., electric transformer (claim dated Aug. 28, 1924), \$1,130.50.

(14) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Sept. 2, 1924), \$2,-

249.16.

Special School Tax.

(15) Butte Electrical Equipment Co., sixth payment, electric work, Horace Mann School (claim dated Sept. 3, 1924), \$5,000. (16) Butte Electrical Equipment

(10) Buttle Electrical Equipment, Co., second payment, electric work, Portola Elementary School (claim dated Sept. 3, 1924), \$892.09.

(17) I. M., Sommer, third payment, general construction of Francisco School (claim dated Sept. 3, 1924), \$10.775, 25

1924), \$10,775.25.

School Construction Fund, Bond Issue 1923.

(18) Bureau of Engineering, Department of Public Works (Appropriation 32-B), blue printing for High School of Comemrce (claim dated Aug. 28, 1924), \$800.

General Fund, 1924-1925.

(19) California Printing Co., printing, Dept. of Elections (claim dated Aug. 28, 1924), \$968.27.

ted Aug. 20, 10227, (20) Herman Hallensleben, final payment, reconstruction of Ward "R," San Francisco Hospital (claim

dated Sept. 3, 1924), \$1,530.

(21) F. J. Edwards, second payment, hot water heating, Fire Dept building in Mint avenue (claim dated Sept. 3, 1924), \$1,065.

(22) Henry Ernst & Sons, plumbing and heating. Fire Dept. engine

ing and heating, Fire Dept. engine house No. 29 (claim dated Sept. 3,

1924), \$1,701.

(23) O. Monson, second payment, general construction of Fire Dept. engine house No. 29 (claim dated

Sept. 3, 1924), \$14,080.50.
(24) Felix Gross Co., hauling election booths, etc. (claim dated Sept. 4, 1924), \$1,000.
(25) San Francisco Society for

the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Sept. 1924), \$1,125.
(26) California Academy

Academy of Sciences, maintenance of Steinhart Aquarium for August (claim dated Sept 8, 1924), \$2,959.56. (27) Recorder Printing & Pub-

lishing Co., furnishing Law and Mo-

tion and Trial Calendars, etc. (claim dated Aug. 30, 1924), \$770. (28) San Francisco Convention and Tourist League, expense of publicity and advertising of San Francisco, per vouchers (claim dated Sept. 8, 1924), \$5,081.51.

(29) James F. Smith, first payment, lathing and plastering Ocean Beach bath house (claim dated

Sept. 5, 1924), \$8,100.
(30) Park Commission, for labor performed during July on Lake Merced municipal golf course (claim dated Sept. 5, 1924), \$2,-386.50.

(31) Park Commission, for labor performed during July on new park stadium (claim dated Sept. 5,

1924), \$652.63. (32) Krogh Pump & Machinery Co., additional pump parts for Ocean Beach bath house (claim dated Sept. 5, 1924), \$520.

(33) Palmer & McBryde, second payment, construction of new stadium in park (claim dated Sept. 5,

1924), \$33,825. (34) Old Mission Portland Cement Co., cement for Ocean Beach bath house (claim dated Sept. 5,

1924), \$743.47.

(35) Park Commission, for labor performed during July on Ocean Beach bath house (claim dated Sept. 4, 1924), \$5,615.41.

Hetch Hetchy Operative Revenue Fund.

(36) Railroad Commission of the State of California, for expense of its valuation of electric properties of the Pacific Gas and Electric Company and the Great Western Power Company (claim dated Sept. 5, 1924), \$10,000.

Park Fund.

(37) State Compensation Insurance Fund, insurance premium on park employments (claim dated Sept. 5, 1924), \$780.46. (38) J. E. French Co., one Dodge

truck for parks (claim dated Sept. 5, 1924), \$1,090.

(39) Pacific Gas and Electric Co., electric and gas service for parks (claim dated Sept. 5, 1924), \$2,-455.73.

General Fund, 1924-1925.

(40) Anderson-Smith Motor Co., one Chevrolet coupe for Board of Health (claim dated Aug. 31, 1924), \$823.75.

(41) Howard Automobile Co., two Buick roadsters, Board of Health (claim dated Aug. 31, 1924), \$2,-

754.11.

The White Company, (42)White truck for Board of Health (claim dated Aug. 30, 1924), \$3,-970.42.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Series), as follows:

Resolved, That tne following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction, Fund, Bond

Issue 1910.
(1) American Manganese Steel
Co., jaw plates for crusher, Hetch

Hetchy construction (claim dated Sept. 4, 1924), \$516.43. (2) Bodinson Manufacturing Co.,

Cciaim dated

countershafts, etc. (c Sept. 4, 1924), \$602.15.

(3) California Steam & Plumbing Supply Co., pipe and fittings (claim dated Sept. 4, 1924), \$1,-502.48.

(4) Old Mission Portland Cement Co., cement (claim dated Sept. 4,

1924), \$9,698.
(5) Old Mission Portland Cement Co., cement (claim dated Sept. 4, 1924), \$9,847.20.
(6) Old Mission Portland Cement

Co., cement (claim dated Sept. 4,

1924), \$3,826.98.
(7) Crane Company, pipe fittings, etc. (claim dated Sept. 4, 1924), \$592.49.

(8) Old Mission Portland Cement Co., cement (claim dated Sept. 5,

1924), \$795.

(9) Healy-Tibbitts Construction Co., eighth payment, construction of substructures for steel bridge across Dumbarton Straits (claim dated Sept. 10, 1924), \$97,511.74. (10) Western Pipe & Steel Co..

thirteenth payment, construction of Bay Crossing Pipe Line, Contract 90 (claim dated Sept. 10, 1924),

\$44.421.14.

(11) Leonard F. Youdall, third payment, construction of timber trestles for Bay Crossing Pipe Line, Contract 96 (claim dated Sept. 10, 1924), \$43,964.14. (12) Johns-Manyille Inc., asbestos

sheet packing (claim dated Sept.

10, 1924). \$2,890.30.

(13) Hill, Hubbell & Co., biturine enamel (claim dated Sept. 10, 1924), \$1,904.30.

- (14) Miller & Lux Inc., meats (claim Sept. dated 1924). 19, \$507.37.
- (15) M. M. O'Shaughnessy, revolving fund expenditures, per youchers (claim dated Sept. 10, per 10. 1924), \$1,159.39.
- (16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Sept. 10, 1924), \$1,260.35. (17) Sierra Railway Company of

California, Hetch Hetchy car service (claim dated Sept. 10, 1924), \$1,040,49.

School Construction Fund, Bond

Issue 1918.
(18) J. C. Schultheis, final payment, alterations to shooting gallery, Galileo High School (claim dated Sept. 10, 1924), \$1,380.

Library Fund. (19) American Building Maintenance Co., janitor service, public library (claim dated Aug. 31, 1924), \$615.

(20) G. E. Stechert & Co., library books (claim dated Aug. 31, 1924),

\$1,088.81

(21) San Francisco News Co., library books (claim dated Aug. 31, 1924), \$1,019.25.

County Road Fund.

(22) Municipal Construction Comthird payment, improvement pany, of Silver avenue between Merrill and Vienna streets (claim dated Sept. 12, 1924), \$5,000.

General Fund, 1924-1925.

(23) San Francisco Chronicle, official advertising (claim dated Sept. 15, 1924), \$1,294.16.
(24) Associated Charities, wid-

ows' pensions (claim dated Sept. 12,

1924), \$8,489.50. (25) Eureka Benevolent Society, widows' pensions (claim dated Sept. 12, 1924), \$912.50.

(26) Little Children's Aid, widows' pensions (claim dated Sept. 12,

1924), \$7,662.48. (27) P. David Company, catchbasin frames, etc., for sewer repairs (claim dated Sept. 8, 1924), \$1,-003.30.

Spring Valley Water Co., (28)water furnished public buildings (claim dated Sept. 8, 1924), \$1,-

(29) Pacific Gas and Electric Co., lighting public buildings (claim dated Sept. 10, 1924), \$2,797.50.

(30) California Oriental Trading Co., bandage rolls, etc., S. F. Hospital (claim dated Aug. 26, 1924), \$1,942.

(31) L. Dinkelspiel Company, dry goods, S. F. Hospital (claim dated Aug. 31, 1924), \$1,314.70.
(32) Herbert F. Dugan, drug supplies, S. F. Hospital (claim dated Aug. 31, 1924), \$741.14.
(33) Haas Brothers, groceries, S. F. Hospital (claim dated Aug. 31, 1924), \$1,321.26

1924), \$1,331.26.

(34) Langendorf Baking Co., bread, S. F. Hospital (claim dated Aug. 31, 1924), \$906.92.

(35) California Meat Co., meats, S. F. Hosnital (claim dated Aug. 31, 1924). \$704.22.

(36) Fred L. Hilmer Company,

butter, S. F. Hospital (claim dated

butter, S. F. Hospital (claim dated Aug. 31, 1924), \$1,282.50.
(37) Sherry Bros. Inc., eggs and cheese, S. F. Hospital (claim dated Aug. 31, 1924), \$1,868.39.
(38) A. Levy & J. Zentner Co., fruits and vegetables, S. F. Hospital (claim dated Aug. 31, 1924), \$840.77.
(39) Lavi Strange & Gonzáldot.

\$\$40.77.

(39) Levi Strauss & Co., riplett spreads, S. F. Hospital (claim dated Aug. 31, 1924), \$770.

(40) W. L. Hughson Co., one Ford coupe, S. F. Hospital (claim dated Aug. 31, 1924), \$586.75.

(41) Spring Valley Water Co., water for hospital buildings (claim dated Aug. 31, 1924), \$1,279.17. (42) Pacific Gas and Electric Co.,

street lighting, etc., for August (claim dated Sept. 15, 1924), \$46,-567.43.

Appropriations.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for school purposes, to-wit:

(1) To Mary L. Kane, for land and improvements situate on the east line of Dehon street, distant 135 feet north of Seventeenth street, of dimensions 25 by 80 feet; as per acceptance of offer by Resolution. lution No. 22855 (New Series), the sum of \$6,000. (Required for

Everett School.)
(2) To The (2) To Theodore Elvin and Katherine Elvin, for land and improvements situate on the west line of Harlow street, distant 90 feet southerly from Sixteenth street, of dimensions 25 by 80 feet, and required for the Everett School; as per acceptance of offer by Resolu-tion No. 22856 (New Series), the sum of \$5,750.
(3) To Annie D. Hill, for land

improvements situate at the northeast corner of Seventeenth and Dehon streets, of dimensions 30 by 85 feet, and required for the Everett School; as per acceptance of offer by Resolution No. 22857 (New Se-ries), the sum of \$23,000. (4) To Daniel Monahan, for land

and improvements situate on the east line of Twenty-third avenue, distant 175 feet north from Clement street, of dimensions 25 by 120 feet, and required for the Alamo School; as per acceptance of offer by Resolution No. 22858 (New Series), the sum of \$6,500.

(5) To Jacob Wisnia, for land

and improvements situate on the west line of Harlow street, distant 285 feet south of Sixteenth street. of dimensions 25 by 80 feet, and required for the Everett School; as per acceptance of offer by Resolution No. 22904 (New Series), the sum of \$6,500.

Accepting Offers to Sell Land Required for the Everett School.

Supervisor Wetmore presented: Resolution No. 22898 (New Se-

ries), as follows:

Whereas, an offer has been received from Patrick T. Waters and Elizabeth Waters, his wife, to convey to the City and County of San Francisco certain land and improvements situated on the northerly line of Seventeenth street, distant 30 feet easterly from the intersec-tion of the northerly line of Seventeenth street and easterly line of Dehon street, dimensions 25 by 85 feet, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$12,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Seventeenth street 30 feet easterly from the point formed by the intersection of the said northerly line of Seventeenth street with the easterly line of Dehon street, running thence easterly along the said northerly line of Seventeenth street 25 thence at a right angle northerly 85 feet; thence at a right angle westerly 25 feet, and thence at a right angle southerly 85 feet to the northerly line of Seventeenth street and the point of commence-Being portion of Mission Block No. 95.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owners free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors and also to

cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:
A yes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent—Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Passed for Printing.

The following matters were

passed for printing:

Appropriating \$100,000, Payment to the California Highway Commission for Construction of Peninsula Highway. On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of one hundred thousand dollars (\$100,-000) be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to the California Highway Commission, to be expended by said commission in the construction of the Peninsular Highway.

Appropriating \$7,500 Out of County Road Fund for Construction of Diagonal Roadway in Potrero.

Also, Resolution No. -– (New

Series), as follows: Resolved, That the sum of \$7,500 be and the same is hereby set aside out of appropriation of \$6,500 from County Road Fund by Resolution No. 20428 (New Series) for construction of diagonal roadway in district bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, and authorized in payment to Fred and Emma payment to Fred and Emma Slepuznickoff; being payment for property and damages to property required for the construction of said diagonal roadway; as per acceptance of offer by Resolution No. 22903, New Series. Sept. 11, 1924.) (Claim dated

Appropriations, Main Sewer, in Scott Street, and Improvements of City Property on Capitol Avenue Between Lobos and Minerva.

Also, Resolution No. -

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Extension of Main Sewers, Budget Item No. 42.

(1) For expense of City's portion

of construction of main sewer in Scott street from Bay to Capra streets, and in Capra street from Scott to Pierce streets, Marina District, \$1,857.

Street Work in Front of City Property, Budget Item No. 39.

(2) For expense of improving easterly half of Capitol avenue between Lobos and Minerva avenues, in front of City property, \$1,300.

Widening of Virginia Avenue Ordered. On motion of Supervisor Mc-

Leran:

Bill No. 6818, Ordinance No. -

(New Series), as follows:

Ordering the improvement of Virginia avenue between Mission and Colerdige streets; authorizing and directing the Board of Public Works to enter into contract for said improvement in accordance with specifications prepared there-

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the improvement of Virginia avenue between Mission and Coleridge streets in accordance with specifications prepared there-for by the Board of Public Works and on file in its office.
Section 2. This ordinance shall

take effect immediately.

Mayor to Execute Agreement for Aquatic Park Lands.

On motion of Supervisor Mc-Leran:

Bill No. 6819, Ordinance No. —

(New Series), as follows: Authorizing and directing the Mayor in the name and on behalf of the City and County of San Francisco to execute an agreement with the following named owners for the

purchase of property required for the Aquatic Park: J. C. McKinstry, David Donzel, W. S. Bliss, Florence S. Droste, George W. Rodolph, George L. Sharp, Rodolph, George L. Edward Norton, Charles Norton, Janet Norotn, Murray Norton, Tracy Norton Robert Hartshorne, Mory Minturn Hartshorne, Julia Norton Trask, Fletcher Norton, Hilda Norton, Ellen Dore, Charlotte E. Horrigan, Maurice Dore, Wm. B. Sharp, E. S. Pillsbury, Dr. Rudolph Oscar Steinhach, Alma Helene Richter, Marie Louise B. S. Rudolph Oscar Rudolph Richter, Violet, Anna Louise Martha Muehlmann, Johann Georg Muehlmann, Max Heinrich Muehlmann, Fried-rich Karl Muehlmann, Mathilde Muehlmann, Anna Verw. Muehlmann.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the above named owners providing the immediate purchase of portions approximately one-third (1/3) of the total area of those certain tracts of land situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Parcel 1.

Commencing at the point of intersection of the center line of Van Ness avenue extended northerly with the center line of Tonquin street extended easterly, and running thence westerly along said center line of Tonquin street extended to the Pueblo line of the City of San Francisco; thence in a south-erly direction along said Pueblo line to its intersection with a line drawn parallel with said Tonquin street extended and distant 94 feet inches southerly therefrom; thence easterly along said last men-tioned line to its intersection with the said center line of Van Ness avenue extended northerly, thence at right angles northerly along said center line of Van Ness avenue 94 feet 41/2 inches to the point of commencement.

Parcel 2.

Commencing at a point in the center line of Tonquin street extended easterly, distant thereon 206 feet 3 inches westerly from the westerly line of Larkin street; thence westerly along said center line of Tonquin street extended 240 feet 7½ inches to the center line of Polk street extended northerly; thence at a right angle southerly along said center line of Polk street 343 feet 9 inches to the center line of Jefferson street extended easterly; thence at a right angle east-erly along said center line of Jef-ferson street 240 feet 7½ inches; thence at a right angle northerly 343 feet 9 inches to the point of commencement; being a portion of lot numbered on the Map of the City of San Francisco as Western Addi-tion Block Number 34.

Parcel 3.
Commencing at the point of intersection of the center line of Van Ness avenue extended northerly with the center line of Tonquin street extended easterly, and running thence northerly along said center line of Van Ness avenue 171 feet 101/2 inches; thence at right

angles easterly 37 feet 9 inches; thence at right angles northerly 212½ feet; thence at right angles westerly 100 feet 3 inches; thence at right angles southerly 75 feet; thence at right angles westerly along the southerly line of Lewis street 359 feet 9 inches; thence at right angles southerly to the Pueblo line of City of San Francisco; thence in a southerly direction along said Pueblo line to us intersection with the said center line of Tonquin street extended easterly, and thence easterly along said cen-ter line of Tonquin street to the center line of Van Ness avenue extended northerly and the point of commencement.

Parcel 4.

Commencing at a point in the center line of Jefferson street extended easterly, distant thereon 24 feet and 9 inches westerly from the easterly line of Van Ness avenue extended northerly, and running thence northerly 171 feet 10½ inches; thence at a right angle westerly 37 feet 9 inches to the center line of Van Ness avenue extended northerly; thence at a right angle northerly along said center line of Van Ness avenue extended 77 feet and 6 inches to a line drawn parallel to the center line of Tonquin street extended easterly and distant 94 feet 4½ inches southerly therefrom; thence at a right angle westerly along said last mentioned line to its intersection with the Pueblo line of the City of San Francisco; thence in a southerly direction along said Pueblo line to its intersection with the said center line of Jefferson street extended, and thence easterly along said last mentioned line to the point of commencement.

for the sum of forty-one thousand one hundred and thirty-one and 00/100 dollars (\$41.131.00) and giving the City and County of San Francisco the option to purchase another portion of said property approximating one-third (1/3) the total area thereof on or before the first day of December, 1925, for the further principal sum of forty-one thousand one hundred thirty-one dollars \$41,131,00), and also an option to purchase another portion of said property approximating one-third (1/3) the total area thereof on or before the first day of December, 1926, for the further principal sum of forty-one thousand one hundred thirty-one dollars (\$41.131.00) and also giving to the City and County of San Francisco the right to the immediate possession of the whole of said tract upon the making of the forty-one thousand one hundred thirty-one dollars (\$41,-131.00) payment hereinabove re-ferred to; the said agreement to be approved in form by the City At-torney and there shall be incorporated therein the terms and conditions contained in the proposed agreement for that purpose this day presented to the Board of Supervisors by the Finance Committee.

Section 2. This ordinance shall

be in force and effect from and after

its passage.

Accepting Offer to Sell Land Required for the Widening of Roosevelt Way. Supervisor McLeran presented: Resolution No. 22899 (New Se-

ries), as follows:
Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.:

Patrick Conway and Elizabeth A.

Conway, \$500.

Running from a point on the northerly line of Seventeenth street, distant thereon 81.75 feet easterly from the southeasterly line of Lower Terrace northerly at right angles to the northerly line of Seventeenth street 54.70 feet to the point of commencement; thence northerly along the preceding course if produced northerly 32.81 feet; thence at right angles easterly 25.00 feet; thence at right angles southerly 1.33 feet; thence deflecting to the right 38 degrees 27 minutes 20 seconds and running southwesterly along a line parallel with and dis-tant 30.00 feet southeasterly from the southeasterly line of Lower Terrace 40.20 feet to the point of commencement. Being a portion of Lot 18. Block "Q", Park Lane Tract Map No. 3.

The City and County of San Francisco shall construct at its own ex-pense a concrete wall on the remaining property of the owners of sufficient height and strength to protect the present building. Said wall to be constructed about six feet in the rear of the present building and the owners are to grant to the City and County of San Fran-cisco the right to fill with earth upon their property adjoining the above described property north of said concrete wall and on the rear

of the said property.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the sum set forth. which said price is in accordance with the City's appraisement of the

property; now, therefore, be it Resolved, That the said offer of sale be accepted and the City At-torney is hereby authorized and directed to examine the title of said property, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco, deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of ac-ceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super Lab Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Auditor Directed to Cancel Erroneous Assessment.

Supervisor McLeran presented: Resolution No. 22900 (New Se-

ries), as follows:

Whereas, the Auditor in a communication dated September 8, 1924, has renorted that the hereinafter described property was erroneously assessed in the name of Jane Mc-Williams and sold to the State by the Tax Collector on the 29th day of July, 1912, and has recommended that the assessments for the years 1906 to 1912, inclusive, and said tax sale be cancelled, the Auditor hav-ing been advised by the Assessor that this property does not exist and has been dropped from the assessment roll, and the City Attorney having consented thereto;

Resolved, That the Auditor be directed to cancel the assessments for the years 1906 to 1912, inclusive and that the Recorder be directed to careel Certificate of Sale No. 1322 of June 24, 1907, and deed of July 29, 1912, of the following de-

scribed property:
South line of Grove street (now Thirtieth street), 40 feet west from Noc street; thence west 30 x 125 feet, Block 23, Mission & Thirtieth Street Homestead Union, R. E. Vol.

48, page 95, Sub. 2

In accordance with the provisions of Sections 3776 and 3804-a of the Political Code.

Adopted by the following vote: Ayes—Supervisors Badaracco, oth, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors

Katz. Mc-Gregor, Shannon, Welch-4.

Passed for Printing.

The following bill was passed for printing:

Salary Ordinance Amended, Fire Department.

Bill No. 6820, Ordinance No. ---

(New Series), as follows: Amending Subdivision (r) of Section 28 of Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. That Subdivision (r) of Section 28 of Ordinance No. 5460 (New Series) is hereby amended to read as follows:

(r) One clerk at a salary of \$2,100

year.

Section 2. This ordinance shall

take effect immediately.

Appropriation, \$200, Guard Monterey Boulevard.

Supervisor McLeran presented: Resolution No. 22901 (New Series), as follows:

Resolved, That the sum of \$200 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 80 (Emergency Repairs to Streets, etc.), to cover portion of cost of constructing a guard fence at Mon-terey boulevard and Yerba Buena avenue.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Bath, Colman, Deas, Hayden, McLeran, McSheehy, Mor-Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch—4.

Accepting Offer to Sell Lands Required for Widening Roosevelt Way.

Supervisor McLaren presented: Resolution No. 22902 (New Series), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way has offered to convey the property desired by the City and County of San Francisco for the sum set forth

opnosite her name, viz.:

Jenny Almquist, \$600.

Commencing at a point which is perpendicularly distant 198.75 feet easterly from the easterly line of Buena Vista Terrace and 57.69 feet southerly from the southerly line of Fourteenth street; thence southerly along a line at right angles to the southerly line of Fourteenth street 57.31 feet: thence at right angles westerly 18.05 feet: thence northerly on a curve to the left, the tangent of which deflects 124 deg. 57 min. 52 sec. to the right from the preceding course at the last described point 100-foot radius, central angle 34 deg. 57 min. 52 sec., 61.02 feet to the point of commencement. Being a portion of Mission Block No. 121.

The City and County of San Francisco shall construct at its expense a concrete wall on the adjoining property of the owner of sufficient height and strength to protect the building now on said adjoining parcel, and the owner is to grant to the City and County of San Francisco the right to fill with earth upon the said adjoining property south of the said concrete wall.

The owner is to grant to the City and County of San Francisco an easement right of way for the con-struction of a pipe railing on the west line of the said adjoining prop-

erty where necessary.
It is agreed that the City and County of San Francisco will fill with earth that space between the concrete wall and the building to a height of approximately 3 feet.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property. ment of the property. Now, therefore, be it

Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco deed conveying title thereto and file the same for record, with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: A y e s — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deas, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Passed for Printing.

The following resolution was passed for printing:

Appropriation, \$750, Public Defender, for Relief Employment.

motion of Supervisor Mc-Leran:

Resolution No. — - (New Se-

ries), as follows:

Resolved, That the sum of \$750 be and the same is hereby set aside,

appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 26, to the credit of Budget Item No. 237, Published lic Defender, to provide additional compensation for Public Defender deputies and for relief employment, to June 30, 1925.

Accepting Offer to Sell Lands Required for Diagonal Street in Potrero.

Supervisor McLeran presented: Resolution No. 22903 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening of a diagonal street from Rhode Island to Carolina streets between Twenty - second Twentieth and streets to be known as Southern Heights boulevard, have offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite their names, viz.: Fred Slepuznickoff and

Emma

Slepuznickoff, \$7,500.

Commencing at a point on the westerly line of De Haro street, distant thereon 300 feet northerly from the point formed by the intersection of the said westerly line of De Haro street with the northerly line of Twenty-second street, and running thence northerly along the ning thence northerly along the said westerly line of De Haro street 25 feet; thence at a right angle westerly 58.944 feet; thence deflect-ing 157 deg. 01 min. to the left and running southeasterly 64.026 feet to the westerly line of De Haro street and the point of commencement.

Being portion of Potrero Nuevo Block Number 159. The above mentioned sum includes, in addition to the payment for the above described parcel, all damages in full to the building now partially on said parcel, and that the said building is to become the property of the City and County of San Francisco and is to be removed by said City and County within ninety (90) days from date of deed, and it is also understood that the above mentioned sum also includes damages to the adjoining property of the aforesaid owners caused or to be caused by the future establishment of a grade on the Southern Heights boulevard and its intersection with De Haro street.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement

of the property;

Now, therefore, be it Resolved, That the said offer of sale be accepted, and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco deed conveying title thereto and file the same for record, with a copy of this resolution at-tached thereto as evidence of ac-ceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Ayes Super No. Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-Gregor, Shannon, Welch—4.
Also, Resolution No. 22904 (New

Series), as follows:

Whereas, an offer has been received from Jacob Wisnia to convey to the City and County of San Francisco certain land situate in said City and County on the west line of Harlow street, distant two hundred and ten feet (210 feet) north from the northerly line of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of sixtyfive hundred dollars (\$6500) be and the same is hereby accepted, the said land being situate in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit: Commencing at a point on the

westerly line of Harlow street, distant thereon two hundred and ten feet (210 feet) northerly from the point formed by the intersection of the said westerly line of Harlow street with the northerly line of Seventeenth street, and running thence northerly and along said westerly line of Harlow street twen-ty-five feet (25 feet); thence at a right angle westerly eighty feet (80 feet); thence at a right angle southerly twenty-five feet (25 feet), and thence at a right angle east-erly eighty feet (80 feet) to the west line of Harlow street and the point of commencement. Being a portion of Mission Block No. 95.

The City Attorney is hereby di-

rected to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and de-livered to the City and County upon the payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Robb, Roncovieri, Schmitz, Wetmore-14.

Absent-Supervisors Katz,

Gregor, Shannon, Welch-4.

Passed for Printing. The following matters were passed for printing:

Oil Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That the following revocable permits are nereby granted:

Oil Tanks

J. Eshia, north side of Francisco street, 160 feet west of Van Ness avenue, 1500 gallons capacity. Wm. P. Goss, northwest corner

San Benito way and Barien avenue, 1500 gallons capacity.

Wm. P. Goss, 224 Sixteenth ave-

1500 gallons capacity.

Heinemand Stern Co., 1040 Mc-Allister street, 1500 gallons pacity.

K. 0. Holt. north side Eighteenth street, 200 feet west of Valencia street, 1500 gallons capacity.

Jacob Kulp Co., southwest corner Merchant and The Embarcadero (branch postoffice), 200 gallons ca-

Leibman Construction Co., south side Filbert street, 250 feet west of Van Ness avenue, 1500 gallons capacity.

Musicians' Union, east Jones street, 107 feet north of Turk street, 1500 gallons capacity.

Pacific Telephone and Telegraph Co., north line of Bush street, west of Kearny street, 2000 gallons capacity. C. Ronaldes, 140 Mason street,

1500 gallons capacity.

R. E. Sbarboro, west line of Wal-

nut street, 86 feet 8 inches south of Washington street, 1500 gallons

capacity.
Wm. Tigeler, southwest corner Fell and Steiner streets, 1500 gal-

lons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage and Parrking Station Permits. On motion of Supervisor Deasy: Resolution No. --- (New Se-

ries), as follows:
Resolved, That the following revocable permits are hereby granted:

Transfer Public Garage. To G. W. Alpeur, public garage permit heretofore granted H. Grieb by Resolution No. 22269 (New Series), for premises at 66 Page street.

Transfer Parking Station.

To Petroleum Products Co., automobile parking station permit heretofore granted K. A. Waters by Resolution No. 21810 (New Series), for premises at the corner of Davis and Commercial streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Oil and Boiler Permits.

Also, Resolution No. --- (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks. A. B. Cazet, 458 Bush street, 1500

gallons capacity.

J. P. Firth, southeast corner of Bush and Mason streets, 1500 gallons capacity.

Mrs. I. Laurens, east line of Jones street, north of Sutter street,

1500 gallons capacity.

H. O. Linderman, southwest cor-ner of Twenty-third avenue and Cabrillo street, 1500 gallons capacity.

Medico Dental Corporation, northeast corner of Post and Mason streets. 2500 gallons capacity. F. E. Mersereau, northwest

ner Guerrero and Cumberland

streets. 1500 gallons capacity.
B. F. Shapiro. 354 Santa Clara avenue, 1500 gallons capacity.
Stock & Jose, northwest corner of Chestnut and Octavia streets, 150 gallons capacity.

Boilers.

San Francisco Paint Removing Co., north side of Otls street. 198 feet west of Twelfth street, 45 horse power.

Superior Hat Co., 72 Second street, 2 horse power.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permit.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That R. F. Phillips be and is hereby granted permission, revocable at will of the Board of Supervisors, to conduct a public garage on portions of the first floor and basement of the Santa Marina Building, Drumm and Market strects, entrance to building to be on Drumm street.

The rights granted under this resolution shall be exercised within six months, otherwise and permit becomes null and void.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22905 (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby instructed to remove and install street lights as follows:

Remove Single Top Gas Lamps on Franklin Street Between Market Street and Pacific Avenue. Southwest corner Franklin

Oak streets.

Northeast corner Franklin and

Oak streets. Southwest corner Franklin street

and Hickory avenue. Northeast corner Franklin street

and Hickory avenue.
Southwest corner Franklin and

Fell streets.

Northeast corner Franklin and Fell streets.

Southwest corner Franklin street and Linden avenue.

East side Franklin street, 91 feet south of Hayes street.

Southwest corner Franklin street and Ivy avenue.

East side Franklin street, 91 feet

south of Grove street. Southwest corner Franklin and

Grove streets. Northeast corner Franklin and

Grove streets. West side Franklin street, 183

feet south of Fulton street. East side Franklin street, 41 feet

south of Fulton street. Southwest corner Franklin and

Fulton streets. Northeast corner Franklin and

Fulton streets.

West side Franklin street, 183 feet south of McAllister street. Northeast corner Franklin street

and Ash avenue. Southwest corner Franklin and

Redwood streets.

Northeast corner Franklin and Redwood streets. Southwest corner Franklin street

and Golden Gate avenue.

Northeast corner Franklin street and Golden Gate avenue.

Southwest corner Franklin street and Elm avenue.

Northeast corner Franklin street and Elm avenue.

Southwest corner Franklin and Turk streets.

Northeast corner Franklin and

Turk streets. Franklin street, West side

183 feet south of Eddy street. Northeast corner Franklin and

Larch streets.

Southwest corner Franklin and

Eddy streets. Southwest corner Franklin street

and Willow avenue.

Northeast corner Franklin street and Willow avenue.

Southwest corner Franklin and Ellis streets.

Northeast corner Franklin and Ellis streets.

Franklin street, West side

183 feet south of O'Farrell street. Northeast corner Franklin street

and Olive avenue.

Southwest corner Franklin and O'Farrell streets.

Northeast corner Franklin and O'Farrell streets.

Southwest corner Franklin street and Myrtle avenue.

Northeast corner Franklin street and Myrtle avenue.

West side Franklin street, 183 feet south of Post street.

East side Franklin street, 91 feet scuth of Post street.

West side Franklin street. feet south of Sacramento street.

East side Franklin street, 110 feet south of Sacramento street. Southwest corner Franklin and

Sacramento streets. Northeast corner Franklin and

Sacramento streets. West side Franklin street, 183

feet south of Clay street. East side Franklin street, 91 feet

south of Clay street. Southwest corner Franklin and

Clay streets. Northeast corner Franklin and

Clay streets. Franklin street, West side 213

feet south of Washington street.

East side Franklin street, feet south of Washington street. Southwest corner Franklin and

Washington streets. Northeast corner Franklin and

Washington streets. West side Franklin street, 183 feet south of Jackson street.

East side Franklin street, 91 feet south of Jackson street.

Southwest corner Franklin Jackson streets.

Northeast corner Franklin Jackson streets.

Franklin street, 183 West side

feet south of Pacific avenue. East side Franklin street, 110

feet south of Pacific avenue.

Southwest corner Franklin street and Pacific avenue.

Northeast corner Franklin street and Pacific avenue.

Install 400 M. R. Lamps on Franklin Street Between Market Street and Pacific Avenue.

Franklin street between Pacific avenue and Jackson street.

Franklin street between Jackson and Washington streets.

Franklin street between ington and Clay streets.

Franklin street between Clay and

Sacramento streets. Franklin street between California and Sacramento streets.

Franklin street between Post and

Geary streets. Franklin street between Geary

and O'Farrell streets. Franklin street between Ellis and

O'Farrell streets. Franklin street between Ellis and Eddy streets.

Franklin street between Eddy and Turk streets.

street Franklin between Turk street and Golden Gate avenue.

Franklin street between Golden Gate avenue and McAllister street. Franklin street between McAllister and Fulton streets.

Franklin street between Fulton and Grove streets.

Franklin street between Grove and Hayes streets.

Franklin street between and Fell streets.

Franklin street between Fell and Oak streets.

Install 400 M. R. Lamps on Franklin Street Between Market Street and Pacific Avenue.

Franklin street and Pacific ave-

Franklin and Jackson streets.

Franklin and Washington streets. Franklin and Clay streets.

Franklin and Sacramento streets. Franklin and O'Farrell streets.

Franklin and Ellis streets. Franklin and Eddy streets.

Franklin and Turk streets.

Franklin street and Golden Gate avenue.

Franklin and Fulton streets. Franklin and Grove streets. Franklin and Fell streets. Franklin and Oak streets.

Remove Single Tov Gas Lamps on Nineteenth Avenue, Lincoln Way

East side Nineteenth avenue, 120 and 360 feet south of Lincoln way West side Nineteenth avenue, 240

and 440 feet south of Lincoln way. East side Nineteenth avenue, 120 and 360 feet south of Irving street.

West side Nineteenth avenue, 240 and 440 feet south of Irving street. Northeast corner Nineteenth ave-

nue and Judah street.

Nineteenth Northwest corner avenue and Judah street (double inverted).

East side Nineteenth avenue, 120 and 360 feet south of Judah street. West side Nineteenth avenue, 240

and 480 feet south of Judah street. Northeast corner Nineteenth ave-

nue and Kirkham street.

Southwest corner Nineteenth ave-

nue and Kirkham street.

East side Nineteenth avenue, 120 and 360 feet south of Kirkham street.

West side Nineteenth avenue, 240 and 480 feet south of Kirkham

street.

Northeast corner Nineteenth ave-

nue and Lawton street.

Southwest corner Nineteenth ave-

nue and Lawton street. East side Nineteenth avenue, 120 and 360 feet south of Lawton street.

West side Nineteenth avenue, 240 and 480 feet south of Lawton street. Northeast corner Nineteenth ave-

nue and Moraga street. Southwest corner Nineteenth ave-

nue and Moraga street.

East side Nineteenth avenue, 120 and 360 feet south of Moraga street.

West side Nineteenth avenue, 240 and 480 feet south of Moraga street. Northeast corner Nineteenth avenue and Noriega street.

Southwest corner Nineteenth ave-

nue and Noriega street.

Install 600 M. R. Lamps on Nineteenth Avenue South of Lincoln Way.

Nineteenth avenue between Lincoln way and Irving street.

Nineteenth avenue between

ing and Judah streets. Nineteenth avenue and Judah

street.

Nineteenth avenue between Judah and Kirkham streets.

Nineteenth avenue and Kirkham

Nineteenth avenue between Kirk-

ham and Lawton streets. Nineteenth avenue and Lawton streets.

Nineteenth avenue between Lawton and Moraga streets.

Nineteenth avenue and Moraga street.

Nineteenth avenue between Moraga and Noriega streets. Nineteenth avenue and Noriega

street.

Nineteenth avenue between Noriega and Ortega streets.

Remove Gas Lamps on Polk Street Between Market and Streets.

Northwest corner Polk and Fell streets.

West

side Polk street, 183 south of Hayes street. East side Polk street, feet

south of Hayes street. West side Polk _treet, 183 feet

south of Grove street.

West side Polk street, 183 feet south of Golden Gate avenue. East side Polk street. 91

south of Golden Gate avenue. Northeast corner Polk street and

Golden Gate avenue (double verted).

Southwest corner Polk street and Golden Gate avenue (double verted).

East side Polk street, 91 feet

south of Turk street.

East side Polk street, feet south of Eddy street.

Southwest corner Polk and Eddy

streets. Northeast corner Polk and Eddy

streets. Northeast corner Polk street and

Willow avenue. Southwest corner Polk street and Willow avenue.

Southwest corner Polk and Ellis streets.

Northeast corner Polk and Ellis streets.

Southwest corner Polk street and Olive avenue.

Southwest corner Polk and O'Farrell streets.

Northeast corner Polk and O'Farrell streets.

Southwest corner Polk street and Myrtle avenue.

Northeast corner Polk street and Myrtle avenue.

Southwest corner Polk street and

Cedar avenue. Northeast corner Polk street and

Cedar avenue. Southwest corner Polk and Post

streets. Northeast corner Polk and Post

streets. Northwest corner Polk and Post

streets. Southwest corner "olk street and

Hemlock avenue. Southeast corner Polk street and

Hemlock avenue. Install 600 C. P. Ornamental

Bracket Lamps. West side Polk street between Market and Hayes streets.

East side Polk street between

Market and Hayes streets.

West side Polk street between Grove and Hayes streets.

West side Polk street between Golden Gate avenue and McAllister

street. East side Polk street between

Golden Gate avenue and McAllister street.

Corner Polk street and Golden

Gate avenue.

West side Polk street between Turk street and Golden Gate ave-

East side Polk street between Turk street and Golden Gate ave-

East side Polk street between

Turk and Eddy streets. West side Polk street between

Turk and Eddy streets.

Corner Polk and Eddy streets. West side Polk street between Eddy and Ellis streets.

East side Polk street between

Eddy and Ellis streets.

Corner Polk and Ellis streets. West side Polk street between Ellis and O'Farrell streets.

East side Polk street Ellis and O'Farrell streets. between

Corner Polk and O'Farrell streets. West side Polk street between O'Farrell and Geary streets.

East side Polk street between O'Farrell and Geary streets.

West side Polk street between

Geary and Post streets.

East side Polk and Post streets. Corner Polk and Post streets. West side Polk street between

Post and Sutter streets. East side Polk street between

Post and Sutter streets.

Install 400 M. R. Bay street between Franklin and

Gough streets. Bay street between Polk street

and Van Ness avenue.

Chestnut street between Van Ness avenue and Franklin street.

Chestnut street between Franklin and Gough streets.

Franklin street between Chestnut

and Francisco streets. Franklin street between Fran-

cisco and Bay streets. Minnesota street between Twentieth and Twenty-second streets, in front of school.

Install 600 M. R. Geary and Broderick streets. Geary street and St. Joseph's avenue.

Remove 250 M. R. Minnesota street, opposite 923.

Change 400 M. R. South side Eddy street, first east of Jones to north side Eddy street.

Remove Gas Lamps. West side Capp street, first south

of Twenty-second street.

South side Lombard street, 150 feet west of Sansome street.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ith, Colman, Deasy, Harrelson, Ayes—Supervisor, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, Schmitz, Wetmore-14.

Absent-Supervisors Katz. Mc-

Gregor, Suannon, Welch-4.

Accepting Offer to Sell Property Required for Everett School.

Supervisor Wetmore presented: Resolution No. 22906 (New Series), as follows:

Whereas, an offer has been received from Lina Alpe, to convey to the City and County of San Francisco certain land and improvements situate at a point commencing on the westerly line of Harlow street, distant 335 feet northerly from Seventeenth street, dimensions 25 x 80 feet, required for school purposes:

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the tollowing described land with improvements, free of all encumbrances, for the sum of \$4,650, be and the same is hereby accepted, the said land being described as tollows, to-wit:

Commencing at a point on the westerly line of Harlow street, distant thereon 325 feet northerly from the northerly line of Seventeenth street; running thence northerly and along said line of Harlow street 25 feet; thence at a right angle westerly 80 feet; thence at a right angle southerly 25 feet; thence at a right angle easterly 80 feet to the point of commencement. Being part of Mission Block No. 95. The City Attorney is hereby di-

rected to examine the title to said land, and if the same is found to be vested in the aforcsaid owner free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Rossi, Rossi, Rossi, Robb, Roncovieri, Schmitz, Wetmore—14.
Absent—Supervisors

Katz. Mc-Gregor, Shannon, Welch-4.

Also, Resolution No. 22907 (New

Series), as follows: Whereas, an offer has been re-ceived from Rosa M. Moller to convey to the City and County of San Francisco certain land and im-provements situate on the easterly line of Dehon street, distant thereon 135 feet southerly from Sixteenth street, dimensions 50 x 80 feet, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$10,500, be and the same is hereby accepted. the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 135 feet southerly from the southerly line of Sixteenth street; running thence southerly and along said line of Dehon street 50 feet; thence at a right angle easterly 80 feet; thence at a right angle northerly 50 feet; thence at a right angle westerly 80 feet to Being the point of commencement. part of Mission Block No. 95.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes - Supervisors Badaraeco, Bath, Colman, Deasy. Harrelson. Hayden, McLeran, McSheehy, Mor-

gan, Robb. Roncovieri. Schmitz, Wetmore—14.
Absent—Supervisors

Katz. Mc-Gregor, Shannon, Welch-4.

Also, Resolution No. 22908 (New Series), as follows:

Whereas, an offer has been received from Joseph S. Ayer to convey to the City and County of San Francisco certain land and improvements commencing at a point formed by the intersection of the northerly line of Seventeenth street with the easterly line of Harlow street, of dimensions 25 x 105 feet, and also certain land and improvements commencing at a point formed by the intersection of the northerly line of Seventeenth street with the westerly line of Harlow, formerly Hardy street, dimensions 80 x 210 fect, required for school purposes; and

Whereas, the price at which said parcels of land and improvements

are offered is the reasonable value thereof; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free from all encumbrances, for the sum of \$49,500 be and the same is hereby accepted, the said land being described as fol-

lows, to-wit:

Parcel 1. Commencing at a point formed by the intersection of the northerly line of Seventeenth street with the easterly line of Harlow street and running thence easterly along the said northerly line of Seventeenth street 26 feet; thence at a right angle northerly 106 feet; thence at a right angle easterly 27 feet 9 inches; thence at a right angle northerly 39 feet; thence at a right angle westerly 53 feet 9 inches to the easterly line of Har low street, and thence southerly along the said easterly line of Har-low street 145 feet to its interseetion with the northerly line of Seventeenth street and the point of commencement. Being portion of Mission Block No. 95.

Parcel 2. Commencing at a point formed by the intersection of the northerly line of Seventeenth street with the westerly line of Harlow, formerly Hardy street, and running thence westerly along the said northerly line of Seventeenth street 80 feet; thence at a right angle northerly 210 feet; thence at a right angle easterly 80 feet to the westerly line of Harlow street, and theree southerly along the said thence southerly along westerly line of Harlow street 210 feet to its intersection with the northerly line of Seventeenth street

and the point of commencement. Being portion of Mission Block

No. 95.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote. Ayes - Supervisors Badaracco, Ayes — Super 1335 Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent—Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Also, Resolution No. 22909 (New

Series), as follows:

Whereas, an offer has been received from Sarah A. Thomson and James W. Thomson to convey to the City and County of San Francisco certain land and improvements, situate on the easterly line of Debon street distant 160 feet of Dehon street, distant 160 feet northerly from the intersection of easterly line of Dehon with northerly line of Seventeenth street dimensions 25 x 80 feet, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable

thereof; therefore, be it

Resolved, That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$5,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 160 feet northerly from the point formed by the intersec-tion of the said easterly line of Dehon street with the northerly line of Seventeenth street, and running thence northerly along the said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet: thence at a right angle southerly 25 feet, and thence at a right angle westerly 80 feet to the

easterly line of Dehon street and point of commencement.

Being portion of Mission Block 95.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to as aforesaid. And the said d said land is hereby accepted.

Adopted by the following vote: A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent—Supervisors Katz. Mc-Gregor, Shannon, Welch-4.

Also, Resolution No. 22910 (New Series), as follows:

Whereas, an offer has been received from Stephan Garibaldi to convey to the City and County of San Francisco certain land and improvements, situate on the easterly line of Dehon street, distant 185 feet southerly from Sixteenth feet southerly from Sixteenth street, of dimensions 25 x 80, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvement, free of all encum-brances, for the sum of \$4,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 185 feet southerly from the southerly line of Sixteenth street; running thence southerly and along said line of Dehon street 25 feet; thence at right angles easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 80 feet to the point

of commencement.

Being part of Mission Block No.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnereny title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14

Schmitz, Wetmore—14.
Absent—Supervisors Katz, McGregor, Shannon, Welch—4.

Also, Resolution No. 22911 (New

Series), as follows:

Whereas, an offer has been received from Lawrence William Newport and Catherine Newport, his wife, to convey to the City and County of San Francisco certain land situate on the easterly line of Dehon street, distant 85 feet southerly from Sixteenth street, dimensions 25 x 80 feet, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,550 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 85 feet southerly from the southerly line of Sixteenth street: running thence southerly and along said line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 80 feet to the point of commencement.

Being part of Mission Block No.

95

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbranees, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procurreserved for the purpose of procur-

ing the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A ye s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14

Schmitz, Wetmore—14.
Absent—Supervisors Katz, McGregor, Shannon, Welch—4.

City Attorney Directed to Dismiss Condemnation Proceedings for the Acquisition of Lands at Twentieth Avenue and Anza Street, Nineteenth Avenue and Anza Street and Nineteenth Avenue Southerly from Geary Street.

Supervisor Wetmore presented: Resolution No. 22912 (New Se-

ries), as follows:

Pursuant to the ritten recommendation of the City Attorney, it is

hereby

Resolved, That the City Attorney be hereby authorized, empowered and directed to dismiss action in condemnation pending in the Su-perior Court of the State of Cali-fornia, in and for the City and County of San Francisco, and numbered 148000 in the files of the City County Clerk of the and County, in so far as it affects those pieces or parcels of land certain situate, lying and being in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the northerly line of Anza street with the easterly line of Twentieth avenue; running thence northerly and along the easterly line of said Twentieth avenue 500 feet; thence at right angles easterly 240 feet to the westerly line of Nineteenth avenue; thence at right angles southerly along the westerly line of Nineteenth avenue 500 feet to the intersection of the westerly line of Nineteenth avenue with the northerly line of Anza street; thence at right angles easterly along the northerly line of Anza street 240 feet to the point of commencement.

Commencing at the point of intersection of the northerly line of Anza street with the easterly line of Nineteenth avenue running thence northerly and along the easterly line of Nineteenth avenue 225 feet; thence at right angles easterly 240 feet to the westerly line

of Eighteenth avenue; thence at right angles southerly along the westerly line of Eighteenth avenue 225 feet to the point of intersection of the westerly line of Eighteenth avenue with the northerly line of Anza street; thence easterly along the northerly line of Anza street 240 feet to the point of commence-

Commencing at a point on the Commencing at a point on the easterly line of Nineteenth avenue, distant thereon 100 feet southerly from the southerly line of Geary street; running thence southerly along the easterly line of Nineteenth avenue 125 feet; thence at right angles easterly 240 feet to the westerly line of Fishteenth avenue. westerly line of Eighteenth avenue; thence at right angles northerly along the westerly line of Eigh-teenth avenue 125 feet; thence at right angles westerly 240 feet to the point of commencement.

Adopted by the following vote:
A y e s — Supervisors Badaracco.
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, Mor-Robb, Roncovieri,

Schmitz, Wetmore—14. Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Passed for Printing. The matters were following passed for printing:

Fixing Sidewalk Widths, Carolina and and De Haro Streets.

Supervisor Harrelson presented: Bill No. 6821, Ordinance No. -

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto new sections, to be numbered eight hundred and forty-seven and eight hundred and forty-eight.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office August 29, 1924, by adding thereto new sections, to be numbered eight hundred and fortyseven and eight hundred and fortyeight, to read as follows: Section 847. The width of side-

walks on Carolina street (the east-erly side of) between Sixteenth street and Seventeenth street shall

be fifteen (15) feet.

The width of sidewalks on Carolina street (the westerly side of) between Sixteenth street and Seventeenth street are hereby dispensed with and abolished.

Section 848. The width of side-

walks on De Haro street (the west-erly side of) between Sixteenth street and Seventeenth street shall be fifteen (15) feet.

The width of sidewalks on De Haro street (the easterly side of) between Sixteenth street and Seventeenth street are hereby dispensed

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Fixing Sidewalk Widths, Presidio Avenue.

Also, Bill No. 6822, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eight hundred and forty-six.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office August 28, 1924, by adding thereto a new section, to be numbered eight hundred and fortysix, to read as follows:

Section 846. The width of side-walks on Presidio avenue between California street and Washington street shall be ten (10) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property

Section 3. This ordinance shall

take effect immediately.

Tunnel Avenue, Deed Accepted and Open Public Street Declared.

Supervisor Harrelson presented: Resolution No. 22913 (New Se-

ries), as follows:

Resolved, that that certain deed dated the 4th day of June, 1924, between Crocker Estate Company (a corporation) and the City and County of San Francisco, conveying lands for the opening of Tunnel avenue, as shown on map entitled "Map of the Opening of Tunnel Avenue, a portion of Crocker Bay Shore Tract, City and County of San Francisco." is hereby accepted in the name of the City and cepted in the name of the City and County of San Francisco and said Tunnel avenue is hereby declared an open public street.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Robb, Roncovieri, gan, Schmitz, Wetmore—14. Absent — Supervisors

Katz, Mc-

Gregor, Shannon, Welch-4.

Map of Tunnel Avenue Approved. Supervisor Harrelson presented: Resolution No. 22914 (New Se-

ries), as follows: Whereas, the Board of Public Works did by Resolution No. 83054 (Second Series) approve a map of the opening of Tunnel avenue, a portion of Crocker Bay Shore Tract, City and County of San Francisco;

therefore be it

Resolved, That the map of the Resolved, That the map of the opening of Tunnel avenue, a portion of Crocker Bay Shore Tract, City and County of San Francisco, is

hereby approved.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.
Absent — Supervisors Katz, Mc-

Gregor, Shannon, Welch-4.

Storage Bunker Permit, Supervisor Harrelson presented: Resolution No. 22915 (New Se-

ries), as follows:

Resolved, That Dalziel Moller be and is hereby granted permission, revocable ot will of the Board of Supervisors, to construct and maintain a storage bunker to be used during the erection of a reinforced concrete building on the west side of Mission street, about 599 feet west of Twelfth street. The said storage bunker shall be erected under the supervision and to the satisfaction of the Board of Public Works. Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes—Supernas Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Poncovieri, Rossi, Schmitz, Wetmore—14.

Absent-Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Resolution of Intention to Close a Portion of Lower Terace in the City and County of San Francisco, State of California.

Supervisor Harrelson presented: Resolution No. 22916 (New Se-

ries), as follows:

Whereas, public interest and convenience require and would be conserved by the closing of a portion of Lower Terrace, hereinafter more particularly described; therefore be it

Resolved. That it is the intention of the Board of Supervisors of the City and County of San Francisco to close and abandon a portion of Lower Terrace in the City and

County of San Francisco, more particularly described as follows, to-

wit:

Beginning at a point on the former easterly line of Lower Terrace, distant thereon 167.720 feet northeasterly from the northerly line of Saturn street, and running thence northerly along the easterly line of Lower Terrace 11.674 feet; thence southerly on a curve to the right of 73.033-foot radius, tangent to the preceding curve, central angle 9 deg. 02 min. 20 sec. a distance of 11.522 feet to a point on the easteasterly along the present line of Lower Terrace; thence easterly along the present line of Lower Terrace parallel with Saturn street .929 feet to the point of beginning; being a portion of a street known as Lower Terrace. Be it

Further Resolved, That the Board of Supervisors declare that the said closing and abandoning shall be done or made in the manner and in accordance with the provisions of Section 2, Chapter III, Article VI, of the Charter, and the section following Section 2 in said Chapter III.

Adopted by the following vote:
A y es — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Ayes — Super Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi,

Schmitz, Wetmore—14. Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22917 (New Series), as follows:

Resolved, That C. B. Eaton is hereby granted an extension of ninety days' time from and after October 3, 1924, within which to complete the improvement of Mars street between Seventeenth street and Corbett avenue for the reason at the work is progressing.

Adopted by the following vote: that

Ayes—Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Robb Roncovieri, Rossi, Bath, Colman, Deasy,

Schmitz, Wetmore—14.
Absent—Supervisors Katz. Mc-Gregor, Shannon, Welch-4.

Intention to Change Grades. Supervisor Harrelson presented: Resolution No. 22918 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. \$3080 (Second Series) of the Board of Public Works adopted September 3, 1924, written recommendation of said Board filed February 3, 1924, to-wit:

Willard Street.

On a line at right angles to the westerly line of, 105.73 feet northerly from Frederick street, 262 feet. 85 feet northerly from Frederick street, 263.40 feet.

Frederick street, 270 feet. (The same being the present of-

ficial grade.)

On Willard street between Frederick street and a line parallel with and 105.73 feet northerly therefrom be changed and established to conform to true gradients between the grade elevations above given there-

The Board of Supervisors hereby declares that no assessment district is necessary as no damge will re-sult from said change of grades, inasmuch as the streets are ungraded and there are no existing

street improveemnts.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention. Adopted by the following vote:

A yes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, A yes — Super 1881, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Poncovieri, Rossi, Schmitz, Wetmore-14.

Absent-Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Extension of Time.

Supervisor Harrelson presented: Resolution No. 22919 (New Se-

ries), as follows:

Resolved, That the Municipal Construction Company is hereby granted an extension of ninety days' time from and after August 29, 1924, within which to complete the improvement of Hamilton street between Felton street and Silver avenue under a public con-This extension of itme is granted for the reason that the contractor has been delayed in this work on account of the installation of gas mains. The grading has of gas mains. The grading has been completed and gas mains are now being installed by Public Service Corporation.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden. McLeran, McSheehy, Mor-gan, Rohb. Roncovieri, Rossi, Schmitz. Wetmore—14.

Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Permit to Construct Sidewalk Chute. Supervisor Harrelson presented:

Resolution No. 22920 (New Se-

ries), as follows:

Resolved, That the Southern Pacific Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to construct and maintain two chutes over and across the sidewalk at Folsom street warehouse located on the northerly side of Folsom street one hundred feet easterly from Beale street. The chutes shall be constructed in accordance with plans to be approved by the Board of Public Works.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-Robb, Roncovieri, Schmitz, Wetmore-14.

Absent-Supervisors Katz,

Gregor, Shannon, Welch-4.

Passed for Printing.

following matters The Were passed for printing:

Spr Track Permit, Western Pacific Railroad Company.

Supervisor Harrelson presented: Bill No. 6823, Ordinance No. -

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Western Pacific Railroad Com-pany to construct, maintain and operate a spur track along and across a portion of Loomis street and across San Bruno avenue as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors. is hereby granted to The Western Pacific Railroad Company to construct, maintain and operate a spur track along and across a portion of Locmis street and across

Bruno avenue as follows:

Beginning at a point in the center line of the existing track of The Western Pacific Railroad Company in Loomis street, distant thereon approximately 574.0 feet, measured northerly along said center line from the intersection thereof with the westerly line of said Loomis street; thence in a southwesterly direction, with switch and turn-out to the right, approximately 310.0 feet to a point, crossing the westerly line of said Looims street at a point distant thereon approximately 600.0 feet northerly of the northerly line of Waterloo street; thence on a tangent westerly approximately 300.0 feet, crossing the westerly line of San Bruno avenue at a point distant thereon approxi-

mately 580.0 feet northerly of the northerly line of said Waterloo street; also crossing the westerly line of said San Bruno avenue at a point distant thereon approximately 460.0 feet northerly of the northerly line of Cortland avenue.

Said permission is granted sub-. ject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pave-ment and any additional requirements for the surface drainage be paid for by The Western Pacific

Railroad Company.

Provided, that The Western Pacific Railroad Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. Provided, that no car or cars shall be switched over this spur track between the hours of

12 m. and 1 p. m.
Section 3. This ordinance shall take effect immediately.

Spur Tract Permit, Best Foods, Inc. Also. Bill No. 6824, Ordinance No. -- (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Best Foods, Inc., to construct, maintain and operate a spur track on Florida street between Mariposa street and Eighteenth street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Best Foods, Inc., to construct, maintain and operate a spur track as follows:

Beginning at a noint on the center line of an existing spur track serving The Best Foods. Inc., in Florida street, said point being distant westerly 25 feet, more or less, from the easterly line of Florida street, and distant northerly 45 feet, more or less, from the northerly line of Mariposa street; thence southerly on a curve to the right having a radius of 252.35 feet for

a distance of 55 feet to a point; thence on a curve to the right having a radius of 480 feet for a distance of 57 feet to a point on the southerly line of Mariposa street produced westerly, said point being distant 9.5 feet from the easterly line of Florida street; thence controlly provided to the controller to the contr southerly parallel to the easterly line of Florida street and distant westerly 9.5 feet at right angles from the said easterly line of Florida street for a distance of four hundred feet to a point on the northerly line of Eighteenth street produced westerly.

Said permission is granted subject to the provisions of Ordinance of Supervisors, approved October 12, 1906, and the provided the control of the co No. 69 (New Series) of the Board 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part thereof as complete as though the same were writ-

ten in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pave-ment and any additional require-ments for the surface drainage be paid for by The Best Foods, Inc.
Provided, that The Best Foods,

Inc., shall erect and maintain allnight lighted arc lamps, to be placed where directed by the lighting Comwittee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Ordering Construction of Road Connecting Municipal Golf Links With Skyline Boulevard.

On motion of Supervisor Mc-Leran:

Bill No. 6825, Ordinance No. -(New Series), as foliows:

Ordering the construction of a road connecting the Municipal Golf Links at Lake Merced with the Skyline boulevard.

Be it ordained by the People of the City and County of San Fran-eisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of a road connecting the Municipal Golf Links at Lake Merced with the Skyline boulevard, in accordance

with specifications prepared therefor by the Board of Public Works and on file in its office.

Section 2. This ordinance shall take effect immediately.

Passed for printing under suspension of the rules by the follow-

ing vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, Mor-Rossi, gan, Robb, Roncovieri, Schmitz, Wetmore—14. Absent—Supervisors

Katz, Mc-Gregor, Shannon, Welch-4.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 22923 (New Se-

ries), as follows:

Resolved, That permission is hereby granted Jacob H. Smith Post No. 83, Veterans of Foreign Wars, to conduct a masquerade ball at California Hall, Turk and Polk streets, Friday night, October 31, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.
Absent—Supervisors Katz,

Mc-Gregor, Shannon, Welch-4.

Also, Resolution No. 22924 (New

Resolved, That permission is hereby granted The Samuel Short-ridge Non-Partisan League to conduct a masquerade ball at California Hall, Polk and Turk streets, Monday evening, October 27, 1924, upon payment of the usual license fee.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Bath, Collian, Deasy, Hayden, McLeran, McSheehy, Mor-Con Rohh Roncovieri, Rossi,

Schmitz, Wetmore—14.
Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch-4.

Acquisition of Land for Hetch Hetchy Right of Way.

Supervisor McSheehv presented: Resolution No. 22925 (New Se-

ries), as follows:

Resolved, That public interest and necessity demand the acquisition by the City and County of San Francisco through eminent domain proceedings of the following described right of way for an electric transmission line over the property of Thomas V. Perry, situated in the County of Alemeda. ated in the County of Alameda,

State of California, and more particularly described as follows, towit:

A right of way easement for the erection, construction, reconstruction, replacement, repair, mainte-nance and use for the transmission and destribution of electricity, of two lines of towers and wires suspended thereon and supported thereby, and of wires for telephone and telegraph purposes, and all necessary and proper crossarms, braces, connections, fastenings and other appliances for use in connection therewith, along, upon and over the following described land,

All that portion of the lands of Thomas V. Perry included within a strip of land 100 feet in width, 20 feet northwesterly and 80 feet southeasterly of the following described surveyed line and said surveyed surveyed line and said surveyed veyed line produced northeasterly

and southwesterly:

Beginning at a point in the westerly boundary of said lands of Thomas V. Perry, distant thereon from the southwest corner of said lands north 11 degrees 31 minutes 25 seconds west 863.3 feet; thence from the point of beginning north 64 degrees 04 minutes 05 seconds east 3119.5 feet to a point in the easterly boundary of said lands, distant thereon south 6 degrees 37 minutes 40 seconds east 4.7 feet from a corner in said boundary. which corner is distant along said easterly boundary north 6 degrees 37 minutes 40 seconds west 2420 feet, more or less, from the southeast corner of said lands of Thomas V. Perry.

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meda County Records.

In the above description it is assumed that existing fences mark the boundaries of said lands of Thomas V. Perry and that existing fence corners mark said corners of said lands of Thomas V. Perry.

Said surveyed line is a section of the center line of the proposed north line of towers of the Hetch Hetchy electric transmission sys-

tem.

Together with the right of entering upon and using said land to any extent that may be necessary or convenient in connection with the exercise and enjoyment of the easement above described; also the right to construct, maintain and use gates in all fences which cross

said right of way, or shall hereafter be constructed across the same; also the right and privilege of cutting and clearing away all trees, brush, vines or crops upon the above described right of way whenever in the opinion of the City Engineer it is necessary and proper to do so for the safe and convenient exercise of the easement herein mentioned, including the right to trim or fell any trees on adjacent land which in the opinion of the said City Engineer may constitute a menace to the safety of said power lines or wires. Be it

Further Resolved, That the City Attorney and Special Counsel for the Hetch Hetchy water supply are hereby authorized and directed to commence eminent domain proceedings in the Superior Court of the County of Alameda for the purpose of acquiring such right of way

easement.

Adopted under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch—4.

Blasting Permit.

On motion of Supervisor Deasy: Resolution No. ——— (New Series), as follows:

Resolved, That Geo. H. Dyer is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading on Lots Nos. 10, 11, 12 and 13, in Blocks 2933, 2935 and 2934, Claremont Court, Parcel No. 2, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a.m. and 6 p.m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said Geo. H. Dyer, then the privileges and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Passed for printing under sus-

pension of the fules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore—14.

Absent—Supervisors Katz, Mc-Gregor, Shannon, Welch—4.

Death of Former Clerk John H. Ryan.

Supervisor Deasy presented: Resoltuion No. 22921 (New Series), as follows:

Whereas, the Board of Supervisors learns with great regret of the death of John H. Ryan, for many years an employee of the Board;

Resolved, That the Board extends its heartfelt sympathy to his widow and children, and that the Board adjourn this day in respect to his memory.

Adopted unanimously by rising

vote.

Death of Willis Polk.

Supervisor Schmitz called attention to the passing of Willis Polk, well known San Francisco architect. He eulogized the character of the deceased and moved that when the Board adjourns it does so out of respect to his memory.

The following resolution was unanimously adopted by a rising vote:

Resolution No. 22922 (New Series), as follows:

Resolved, That in the passing of Willis Polk San Francisco mourns the loss of a distinguished and eminent citizen whose architectural achievements in this City that he loved has honored San Francisco and placed his name high in the roll of fame as an artist of noble and splendid vision. The Kohl Building, the Insurance Exchange, the First National Bonk, the Hobart Building, the Mills Building and the Pacific Union Club will ever remain San Francisco's monuments to the memory of the genius of Willis Polk.

Faith in the destiny and noble beauty that is to be the San Francisco of the future carried him far in advance of his time and generation. His association with Daniel H. Burnham in the planning of San Francisco in the early years of this century fired his enthusiasm and was the inspiration of his subsequent splendid career now so suddenly brought to an untimely end. Aside from his genius in his chosen profession, Willis Polk was a human, likeable, loveable character, regarded with respect and affection

by his co-workers and associates who have cause to deplore the loss of a loyal true friend.

Resolved Further, That when this Board adjourns it does so out of respect to his memory and that the Clerk be instructed to send a copy of these resolutions to the family of the deceased.

ADJOURNMENT.

There being no further business the Board at 4 p. m. adourned. J. S. DUNNIGAN,

Clerk.

Approved by the Board of Supervisors October 20, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco.



Thursday, September 18, 1924. Monday, September 22, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco





JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

THURSDAY, SEPTEMBER 18, 1924, 2 P. M.

Francisco, Thursday, September 18,

1924, 2 p. m.

The Board of Supervisors met in special session for the purpose of considering proposed Charter Amendments.

CALLING THE ROLL.

The Roll was called and the following members were noted pres-

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Katz, Mc-

Gregor, Shannon-3.

Quorum present.

Supervisor Bath presiding.

Question of Personal Privilege.

Supervisor McLeran arose to a question of personal privilege and made the following statement, which, on his motion, was ordered spread in the record:

Supervisor McLeran: I want to Supervisor McLeran: I want to rise to a question of personal privilege at this time, and I ask the press to take notice. On June the 2d, 1924, I introduced Charter Amendment No. 8, which is on the desk of each Supervisor, authorizing the City and County of San Francisco to hold a bond election on the same day as a special election or a general election, or on the day of the primaries. That amendday of the primaries. That amendment was referred to the Judiciary

Committee for consideration.

When I was in New York I called upon Judge Thompson and asked him if we could, under the law as we had at the present time, have an election on the same day as the general election without a charter. eral election without a charter amendment. He told me it would amendment. He told me it would require a court decision; he would not give an opinion. On my return home I appeared before the Ju-diciary Committee in support of this Amendment No. 8. I directed the Clerk of the Board of Super-visors to wire No. 8 to Judge Thompson of New York to get his

approval as to legal form.

Much to my surprise, yesterday,
In Board of Supervisors, San - printed on this same sheet, I found a charter amendment, prepared by Judge Thompson, introduced by Supervisor McLeran. That statement was an erroneous statement, without authorization, without consent or approval, or without my knowledge. The Clerk of this Board, to-gether with the City Attorney, took it upon themselves to send the telegram to Judge Thompson, requesting Judge Thompson to prepare a charter amendment with reference to the issuance of bonds in San Francisco, and requesting him to wire his answer to the Clerk of this wire his answer to the Clerk of this Board. I have the answer to the telegram that was sent by Mr. Lull and also a copy of the telegram sent by Mr. Lull, which was not authorized by me, where they used my name, stating that I authorized them to send this telegram, and they knew when they sent it that they never discussed it with me.

I resent the action of the City Attorney and the Clerk of this Board using the name of any member of this Board in an official capacity and giving out information to the public that a member of this Board has introduced an amendment to a charter that they had never seen or which they had never discussed. When I went home last night I picked up one of the evening papers—and the paper cannot be criticised for publishing the statement, because it was an official statement, it was an official document on file with the Clerk of this Board-that I had introduced such an amendment. When I was going home later on in the evening I bought a San Francisco "Examiner," and in that "Examiner," was a very strong editorial criticism of Judge Thompson and myself for an attempt to turn over our public utilities to private interour public attrictes to private inter-ests. I immediately called up the "Examiner" and told them that I had nothing at all to do with it; that I was perfectly willing and ready at all times to stand public criticism, but I resented any public statement being made by the press

or anyone else about something that I had nothing at all to do with.

This is not the first time that this thing has happened, and I want to enter a protest into the records of this Board against the action of the Clerk in refusing to obey a man-date of any public official who is his superior. Mr. Dunnigan is hired his superior. Mr. Dunnigan is hired by this Board of Supervisors for the purpose of keeping the records correct and straight and obeying the dictates of the various committees consideration of matters

pending before them.

I am going to ask the Clerk to read this telegram that they sent to New York to Judge Thompson, and I ask the members of the Board to compare the reading of that telegram with No. 8, which has been recommended by this committee and which I hope will be recommended by the Board. It is an unjustifiable attack—no fault of the press of San Erapaigus because there press of San Francisco, because they cannot be criticised for printing something that is an official document—it is an unjustifiable attack upon Judge Thompson, because Judge Thompson has done some-thing he was asked to do by our City Attorney.
Supervisor Hayden: I have just

come into the room in the middle of this, and I would like to have a copy of the "Examiner." I haven't had an opportunity-will you kind-

ly call for a-The Chairman: The "Examiner" has not been made a part of the

record.

Supervisor Hayden: Whatever it is, I don't want to be in the dark.

I came in late.

The Chairman: I haven't read it myself. The "Examiner" was merely referred to; it wasn't made a part of the record.

In order to Supervisor Hayden: intelligently go into this thing, I would like to know what we are discussing. I notice the chairman of the Finance Committee is very much excited over this thing, and I want to be advised and act ac-

cordingly.

Supervisor McLcran: I will repeat, Supervisor. No. 8, which is on your desk, is a Charter amendment that I introduced on June 2 1924, which was properly referred to the Judiciary Committee for consideration. I directed the Clerk of the Board to wire that Charter amendment to Judge Thompson, of New York, as to the legal form in which it was presented, because it deals with bonds of San Francisco. The Clerk of this Board, together with the City Attorney, wired Judge Thompson and requested him to submit a Charter amendment re-

vising our bond issue proceedings, used my name in the telegram without my consent, without my knowledge, or without my authority. Yesterday, for the first time, I saw printed on this sheet that was being considered by the Judiciary Comconsidered by the Judiciary Committee this amendment prepared by Judge Thompson at the request of the City Attorney and the Clerk of this Board, and the caption of the amendment was that it was "Presented and sponsored by Supervisor McLeran." I resent the action of the City Attender of the City of the City at the Clerk of the City Attorney and the Clerk of this Board in using the name of any Supervisor without their knowledge or without their consent. I have asked the Clerк to read the telegram that he has sent to Judge Thompson and ask you to follow the wording of that telegram with No. 8 on the calendar.

No. 8 on the calendar.

Supervisor Mesheehy: At this time I would ask the Sergeant-atArms to ask Mr. Lull to be called in.

Charle (reading): "Septem-

The Clerk (reading): "September 6, 1924. John C Thompson, Equitable Building, New York City. Supervisor McLeran contemplates offering at the next Charter amendment election a proposition changing the present provisions of our Charter relative to the issuance of bonds. You recall you, Searles and myself discussed slightly this matter when I was last in New York, at which you suggested the Los Anales and seales geles procedure. I have advised that you be requested to formulate a simple Charter provision covering the issuance of bonds, as you are most familiar with that subject. Would you kindly by telegram send to Dunnigan, Clerk of Board of Su-pervisors, at your earliest conven-ience such proposed Charter amendment, embodying in it the power to submit a bond proposition either a special election called for that purpose or consolidating such bond proposition with a general state or municipal election. If in judgment the latter proposition involves requiring two-thirds of the total vote at the general state or municipal election in order to carry bonds within the provisions of state Constitution, omit the latter feature.'

Supervisor McLeran: Why didn't you do as I told you to when I

asked you to wire my amendment?

The Clerk: On Friday, the day before this telegram was sent, you told me to inquire of Judge Thompson if a bond election was held on a general election day if the bonds would require a majority of the total vote cast. The following morning I went to Mr. Lull and told him what your query was and asked him to formulate the question in legal shape, because he understood that, and I said: "McLeran wants Judge Thompson to tell him it a bond election requires a majority of all the votes cast," and Lull says, "I think we better have Judge Thompson draft the amendment," so he wired this telegram. That's

how it happened. Mr, McLeran: You used my name in connection with that telegram when I had nothing to do with it.

The Clerk: It is a regrettable incident, but I was proposing the query you gave me to Lull to formulate to Thompson. That's how your name got into the telegram.

Mr. McLeran: Why was it printed on the sheet you gave the Judiciary Committee, that it was an amendment presented by me?

The Clerk: That was a mistake

in the printing office and my mis-take both. That telegram came here last Tuesday when your Hetch Hetchy meeting was in session. I told you here that I had received a telegram from Judge Thompson, and said: "Shall I have it copied?" and you says "Yes," and I slammed it into that sheet; that's how that

Supervisor McLeran: Did I tell you to wire the amendment that I

introduced on June 2?

The Clerk: Mr. McLeran, your language-you undoubtedly intended that to be wired. You told me, however, to ask Judge Thompson about that point, if this amendment would come within that point as to whether it would require a majority of all the votes cast, and instead of wiring the amendment, as you perhaps thought you told me to, Lull formulated that telegram.

Supervisor McLeran: Did I at any time discuss with you the sub-

ject matter in the telegram?

The Clerk: No.

Supervisor McLeran: With George Lull?

The Clerk: No. The proposition that I told George Lull was that I wanted, that you wanted an answer to that question.

Supervisor McLeran: I will ask the Clerk to read the reply to the

the clerk to lead the reply to the telegram from Judge Thompson.

The Clerk (reading): "New York, N. Y., 10. J. S. Dunnigan, Clerk Board of Supervisors, San Evanguage Colffornia Atmosphere. Francisco, California. At request City Attorney am wiring you suggestions for Charter revision as to bonds as follows: 'Section 1. The City and County may incur debt and issue bonds in any year in excess of the income and revenue excess of the income and revenue. cess of the income and revenue provided for such year with the assent of two-thirds of the qualified elec-tors thereof voting at an election to be held for that purpose, for the

purpose of acquiring, constructing, erecting, enlarging, extending, re-constructing or improving any building, work, utility or under-taking, or for furnishing, equipping and acquiring or procuring the necessary apparatus for any building, work, improvement or de-partment, or for other similar cor-porate purposes, for which the City and County is authorized to levy taxes or expend public money, but no bonds shall be issued for the purpose of providing funds for the current expenses of the City and County. An annual tax sufficient to pay the interest annually or scmiannually and the principal falling due each year, and for the creation of a sinking fund to retire the bonds at maturity, shall be levicd and collected on all the taxable property in the City and County. All bonds and other obligations issued hereunder shall become due and payable in annual installments beginning not more than ten years after the date of issuance and ending not more than seventy-five years after such date, the smallest annual installment to be not less than one and one-half per cent of the total issue. The general laws of the State of California establishing the procedure for the creation of bonded indebtedness in force at the time any bonded indebtedness is created by the City and County, shall, so far as applicable, be observed and followed. Section 2. The indebtednot exceed fifteen per cent of the casessed value of all the taxable real and personal property within the City and County. Alternative clause for section 2. The indebtedness of the City and County. ness of the City and County must not exceed three percentum of the assessed value of all taxable real and personal property within the City and County, except that a fur-ther indebtedness not exceeding twelve per centum of such value may be incurred to acquire, construct, complete, enlarge, alter or improve any municipally owned utility, including, among others, water, electric light and power, gas light and harbor utilities. Whenever any such public utility shall be determined by the Board of Super-visors by ordinance to be self-sustaining, then the bonds issued for such utility may by ordinance, approved by a majority of the voters voting thereon at an election, be excluded from the debt limit. Section 3. In addition to debt authorized ized or permitted by other provisions of this Charter, the City and County may, for the purpose of creating and maintaining a permanent improvement revolving fund, borrow money and issue negotiable bonds, with the assent of two-thirds of the qualified electors thereof voting at a general or special election to be held for that purpose. All bonds and obligations issued under this provision shall be payable installments begin able in annual installments beginning not more than three years after issuance and ending not more than twenty years after issuance, the smallest installment to be not less than three per cent of the total issue. Annual taxes in excess of all other taxes shall be levied for the payment of the principal and interest and to create a sinking fund, in the same manner as in the case of other City and County debt. Moneys so borrowed shall be applied only in payment of improvements, which shall be assessed in whole or in part upon property specially benefited thereby and in advance of the collection of such assessments. No part of such fund shall ever be applied to the payment of any portion of the expenses of an improvement which shall devolve upon the City and County, or to the payment of current expenses, or to any purpose other than such as are herein designated. All special assessments for such improvements shall be paid into said fund until the moneys advanced, with interest thereon, shall have been returned to said fund. The total indebtedness of the City and County under this section shall not at any time exceed one per cent of the value of the taxable property therein (to be ascertained by the last assessment for City and County purposes), plus fifty per cent of the amount of unpaid and nondelinquent special assessments payable to said fund. Section 4. For the purpose of constructing or acquiring and for altering analysis. acquiring and for altering, enlarg-ing, extending or improving public utilities herein designated, the City and County may borrow money on the security of such public utilities, and the income and revenues therefrom, and may create a statutory or conventional mortgage upon such public utilities and the income and revenues therefrom, to secure the sums so borrowed; may provide for the foreclosure thereof, for the grant of a franchise to the pur-chasers in foreclosure to operate such public utility, which franchise may continue until such public utility shall be acquired by eminent domain; provided, however, that the moneys so borrowed and any negotiable bonds or other obligations issued to evidence the same and the interest thereon, shall be payable exclusively from the income and revenues of such public utilities, and shall not be chargeable upon or

payable out of taxes or other revenues or property of the City and County; and provided no indebtedness may be incurred under this section without the assent of twothirds of the qualified electors thereof voting at a general or special election to be held for that purpose. Bonds and other obligations issued under this section shall not constitute debt within the meaning of any limitation herein. Waterworks, gas works, electric light works, and surface, elevated or underground street railways to be owned exclusively by the City and County, and from which a revenue may be derived, may be constructed, acquired or altered, enlarged, extended or improved under this section.' John C. Thompson."

sequired of aftered, chianged, tended or improved under this section.' John C. Thompson."

Supervisor McLeran: You printed that on the calendar of the Judiciary Committee, and wrote as the heading of that Charter amendment, "Sponsored by McLeran"?

The Clerk: I wrote a memorandum also, which did not appear on the sheet, but that is too late now, that it was printed for information. I sent that copy after asking you if you wanted copies made; you had not seen it, and no one else had seen it. I gave the original to Mr. Lull to prepare it for you, and in sending the copy over to the printer I sent it with the others, and that black-faced print, "Proposed by" you, was an error. You didn't authorize it.

Supervisor McLeran: I didn't authorize it. It must be apparent to all that the Charter amendment just read by the Clerk has no relation at all to Charter Amendment No. 8 on the calendar. I make this statement in answer to the public statements that have been made through the press to the people of San Francisco; not in defense of anything that I have done, but as a means of presenting the true facts to the press and to the members of this Board, and I think it should be a lesson to this Board and to all committees of this Board, not to consider any proposition in any committee unless it is officially sponsored by some member of the Board; not to permit the City Attorney or the Clerk of this Board to place any public official in the false light before the people of San Francisco. That's all I have to say.

The Chairman: At this morning's session it was intended that the first matter to be taken up should be No. 5 on the calendar, known as the School Amendment.

Supervisor Colman: May I interrupt a moment? It seems to me that Mr. McLeran's clear statement

proves conclusively that any adverse criticism of him was not warranted, because he did not do the thing that was said that he did at all. I just wanted to call attention to that fact. His words have convinced me. In fact, I knew the thing all the time. I haven't seen the editorial, but I feel that so long as he has shown as conclusively. as he has shown so conclusively that he was not responsible, that the proper retraction will be made by those who printed the article through a misunderstanding.

The Clerk: I want to make one statement. As I said, it is too late. When I sent that copy to the printer I wrote, instead of that "Proposed by Supervisor McLeran," I wrote "Printed for information, and put my initials on it, and that did not appear on the sheet. I have

got the copy here.

Supervisor Morgan: I wonder where the City Attorney is. I think Mr. Lull should be here. I don't I wonder think we should drop this after the editorial in the paper and the article. I think that there is at least an explanation due from Mr. Lull why he should use a Supervisor's name. It might happen to any of us, and it is bad enough to be blamed for some of the things we are respectively for intend of the are responsible for instead of having things thrust upon us.

The Clerk: There is no question

about the facts.

Supervisor Morgan: I think he

should be here.

who Clerk: I went to Mr. Lull

who Clerk: I went to Mr. about The Clerk: I went to Mr. Lun after Mr. McLeran told me about this query, and I told him Mr. Mc-Leran wanted the information. dictating the telegram Mr. Lull used his name.

The Chairman: Do you require

Mr. Lull?

Supervisor Morgan: He was sent for. I think it is an outrage. Any Supervisor might be placed in the

same position.

The Chairman: Mr. Lull, it appears, is in Marin County this morning. At the request of Supervisor Roncovieri some other matters will be taken up.

REPORT OF JUDICIARY COMMIT-TEE.

San Francisco, September 17, 1924. To the Board of Supervisors:

Your Judiciary Committee has had under consideration the numerous proposed amendments to the Charter. Full hearings were had thereon, the proponents and opponents were heard, and the authors were permitted to revise and perfect their proposals.

herewith Your committee reports and recommends that the

following amendments be submitted by the Board of Supervisors to the people:

Relative Amendment, Operative Employees, Municipal Railway.

Charter Amendment No. 2. Proposed by San Francisco Labor

Council.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, amend the Charter of said City and County by adding thereto a new section to Article XII, designated as Section 17, relating to certain employments in the operation ing department of the Municipal Railway system.

That a new section is hereby added to Article XII, to be known as Section 17, and to read as fol-

lows:

Section 17. Persons employed as platform men or bus operators in the operating department of the Municipal Railway system shall receive the following conditions of employment:

he basis hours of labor shall eight hours, to be completed The within ten consecutive hours; there shall be one day of rest in each week of seven days; all labor performed in excess of eight hours in any one day or six days in any one week shall be paid for at the rate of time and on-half.

Amendment Fixing Salary of Chief of Fire Department.

Charter Amendment No. 3. Presented by Down Town Association.

Amend Section 1 of Chapter VIII of Article IX of said Charter so that the same shall read as fol-

lows:

Section 1. The officers and members of the Fire Department shall receive annual salaries as follows: Chief Engineer, seventy-two hundred dollars; First Assistant Chief Engineer, forty-eight hundred dollars; Second Assistant Chief Engineer, forty-eight hundred dollars; neer, forty-eight humbled battalion chiefs, each, forty-two hundred dollars; captains, each, twenty-four hundred and sixty dollars: lieutenants, each, twenty-three hundred and ten dollars; engineers, each, twenty-two hundred and eighty dollars; chiefs' operators, each, twenty-two hun-dred and eighty dollars; drivers, hunstokers, tillermen, truckmen and hosemen for the first year of service, each, eighteen hundred dellars: for the second year of service, cach. nineteen hundred and twenty dollars, and for the third year of service, and thereafter, each, twenty hundred and forty dollars.

The foregoing amendment become effective July 1, 1925. shall

Amendment Providing for the Lease of Subsurface Area of Parks.

Charter Amendment No. 4. Presented by Down Town Association.

new Section, No. 15, to Add a

Article XIV:

Section 15. Nothing in this Charter shall inhibit the Board of Park Commissioners, when public interest and necessity require, from leasing to any responsible person, firm or corporation, for a period not to exceed fifty years, the spaces and areas under the surface of any publie park or square, for the purpose constructing, operating and maintaining an automobile garage or parking station, or other public uses, upon terms and conditions to be determined by the Board of Park Commissioners; provided, however, that such construction. maintenance or operation is not detrimental to the original pur-pose for which any such park or square has been dedicated, and shall not interfere with the use of such park or square by the public for park-pleasure purposes; and provided, further, that all leases shall be made at public auction to the highest responsible bidders at the highest monthly rent after publication of notice thereof for at least three weeks in the official newspaper. No lease shall be authorized except by resolution of the Park Commissioners Board of passed by the affirmative vote of two-thirds of the members of the Board; provided, further, that all such leases shall be further ratified and confirmed by ordinance passed by the affirmative vote of a majority of the members of the Board of Supervisors and approved by the Mayor.

Proposed Charter Amendment Relating to Fire Department.

Charter Amendment No. 6. Presented by Supervisor Schmitz. Amend Article IX of the Charter the City and County of San Francisco, State of California, in relation to the Fire Department, to become effective immediately, as follows:

Amend Section 4 of Chapter 111 of Article IX, relating to "Chief's Operators," to read as follows: The Chief Engineer shall appoint

for duty as chief's operators, such members of the department as he may select. There shall be not less

than two operators for the Chief Engineer, not less than one for each assistant chief and battalion chief. The chief's operators detailed to such operators' duties at the time this amendment takes effect shall thereupon be confirmed in their positions and thereafter the Chief Engineer shall appoint for duty to the position of chief's operator such other member of the department as he may select.
Amend Section 1 of Chapter IV,

Article IX, relating to "fire companies, of whom composed," to read

as follows:

Section 1. Each fire engine company shall be composed of not less than one captain, one lieutenant, two drivers and nine hosemen.

Each hook and ladder company shall be composed of not less than one captain, one lieutenant, drivers, two tillermen and truckmen.

Each chemical company shall be composed of not less than one captain, one lieutenant, two drivers and three hosemen.

Each water tower company shall be composed of not less than one captain, one lieutenant, two drivers and two hosemen.

Each rescue squad company shall be composed of not less than one captain, one lieutenant, two drivers

and five hosemen.

Each fire boat company shall be composed of not less than one captain, one lieutenant, two pilots. four marine engineers, four marine stokers and fourteen hosemen.

The members holding rank as engineers of steam fire engines at the time of the approval of this amendment shall be continued in the service in said rank.

The number of assistant chiefs and battalion chiefs shall be determined by the Board of Fire Com-

missioners.

Amend Section 3 of Chapter VII, Article IX, relating to "Firemen's Relief Fund Retirement Pensions,

to read as follows:
Section 3. The Commissioners shall, upon the application, duly verified, of any officer or member of the Fire Department, who shall have served as an active member of the Fire Department for twentyfive years continuously next pre-ceding the date of said application, or, of any officer or member of the Fire Department who shall have reached the age of 55 years and shall have served as an active memher of the Fire Department for twenty years continuously next preceding the date of said application,

retire and relieve from service such officer or member; provided, also, that the Commissioners may unanimous vote, retire and relieve from service any aged, disabled or infirm officer or member of the Fire Department who has arrived at the age of 60 years and who has served as an active member of the Department for twenty years continuously next preceding such age, and who, upon examination by two regularly certificated practicing physicians, appointed by the Commissioners for that purpose, may be ascertained to be by reason of such age, infirmity, or other disability, unfit for the performance of his duties. Such retired officer of member shall receive from the Firemen's Relief Fund a monthly pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, and the same shall cease at his death; provided, that should said retired officer or member die leaving a widow, such widow shall, as long as she may remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the said officer or member of the Department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired officer or member die leaving no widow but leaving an orphan child or children under the age of sixteen years, such child or children collectively shall receive a pension equal to one-half of the salary attached to the rank held by said officer or member at the time of his retire-ment, until the youngest child at-tains the age of sixteen years.

Amend Section 4 of Chapter VII, Article IX, relating to "Firemen's Relief Fund Physical Disabilities; Annual Pension," to read as fol-

lows:

Section 4. Any officer or member of the Fire Department who shall become physically disabled by rea-son of any bodily injury received in the performance of his duty, upon his filing with the Commissioners a verified petition setting forth the facts constituting such disability and the cause thereof, by the Chief of the Fire Department, the captain of the company to which he belongs, and by two regularly certificated physicians of the City and County, recommending his retirement upon a pension on account of such disability, may be retired from the Department upon an annual pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, to be paid to him during his life and to cease at his death; provided, that should said retired officer or member die leaving a widow, such widow shall, as long as she may remain unmarried, be paid an annual pension equal to one-half the salary attached to the rank held by the said officer or member of the department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired officer or mem-ber die leaving no widow, but leaving an orphan child or children under the age of sixteen years, such child, or such children collectively, shall receive an annual pension equal to one-half of the salary attached to the rank held by said officer or member at the date of his retirement, until the youngest child attains the age of sixteen years. In case the disability of such officer or member shall cease his pension shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

Amend Section 5 of Chapter VII, Article IX, relating to "Firemen's Relief Fund. Family of member killed or dying by reason of injury or disability incurred in performance of duty; pension to widow, children and parents,' to read as follows:

Section 5. The Commissioners shall, out of the Firemen's Relief Fund, provide as follows for the family of any officer, member or employee of the Fire Department who may be killed or injured while in the performance of his duty, and who shall have died of such injury, and the receipt by such officer, member or employee of any relief under this chapter during his lifetime shall not bar the said family from the benefits of this section.

Should the decedent be First. married, his widow shall, as long as she may remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his death; provided, however, that should said widow die, leaving a child or children under the age of sixteen years, said pension shall continue to such child or such children until the youngest child arrives at the age

of sixteen years.

Second. Should the decedent leave no widow, but leave an orphan child or children under the age of sixteen years, such child, or such children collectively, shall receive a pension equal to one-half of the salary attached to the position held by their father at the time of his death, until the youngest child attains the age of sixteen years

Third. Should the decident leave no widow and no orphan child or children, but leave a parent or parents dependent solely upon him for support, such parents so depending shall collectively receive a pension equal to one-half of the salary attached to the position held by the decedent at the time of his death, during such time as the Commissioners may unanimously deter-

mine its necessity.

Fourth. Any member or members of the family of the deceased claiming to be entitled to a pension under the provisions of this section shall file a verified petition therefor with said Commission. which petition shall thereafter be heard by said Board, upon such reasonable notice to the petitioner or petitioners of the time and place of such hearing, as said Board may by rule or order prescribe. verification of a petition in behalf of a minor child or children shall be made by the guardian of such minor child or children. Said petitioner or petitioners shall be entitled upon such hearing to appear personally and by counsel. Upon such hearing any interested person shall have the right to introduce testimony relative to the matters set forth in said petition. The judgment of said Commissioners respecting said application shall be final, unless in determining said application said Commissioners commit a clear abuse of discretion.

Charter Amendment, Relating to Bond Elections.

Charter Amendment Vo. 8. Proposed by Supervisor McLeran. Add a new section to Article XII of the Charter as follows:

Section — Any election submitting the proposition of Incurring indebtedness and the issuance of bonds called pursuant to the pro-

visions of this article, may be held separately, or may be consolidated with any other election authorized by law at which the qualified voters of the City and County are entitled to vote; provided, however, that in the event any such election called pursuant to the provisions of this article is consolidated with any other election, the provisions of this article setting forth the procedure for the calling and holding of the election called pursuant to the provisions of this article, shall be complied with except that the ordinance calling such election and the notice thereof need not forth the election precincts, polling places and officers of election, but may provide that the precincts, polling places and officers of election shall be the same as those provided by law and described, designated and appointed by the Board of Election Commissioners or other competent authority for the election with which the election called pursuant to the provisions of this article is consolidated.

Amendment Fixing Bonded Debt Limit at 20 Per Cent Instead of 15 Per Cent.

Charter Amendment No. 8A. Section 9. No indebtedness shall be incurred for the acquisition of any public utilities under the provisions of this article, which, together with the existing bonded indebtedness of the City and County, shall exceed at any one time twenty per centum of the assessed value of all real and personal prop-erty in the City and County; pro-vided, that any bonded indebtedness which may be incurred under the provisions of Section 29a of Article XVI of the Charter, in aid of an exposition to celebrate the completion of the Panama Canal. shall be exclusive of the bonded indebtedness of the City and County limited by this section.—As amended November 15, 1910; approved by the Legislature February 17, 1911 (Stats. 1911, p. 1661).

Proposed Charter Amendment Relative to the California Palace of the Legion of Honor.

Introduced by request by Supervisor Schmitz.

Proposed Charter Amendment, adding Chapter X to Article No. 5 of the Charter of the City and County of San Francisco relative to California Palace of the Legion of Honor.

Section 1. Acceptance of Gift. The offer of Adolph B. Spreckels and Alma de Bretteville Spreckels to erect and complete a memorial to

the brave men and women who made the Great Sacrifice in the World War, as a repository for works of art, objects of historical interest, and the giving of concerts, lectures and other events of entertainment and education, and generally for the use and enjoyment of the people of the City County of San Francisco, and the State of California, located in Lin-coln Park of said City and County, is hereby accepted, subject to the following conditions:

(1) That the said memorial shall be known as the California Palace of the Legion of Honor and shall remain so designated, and the name thereof shall never be changed;

(2) That the management, superintendence and operation of said memorial and the lands set aside therefor shall be placed in a board of trustees, of which the Mayor of the City and County of San Fanr-cisco and the President of the Board of Park Commissioners of the City and County shall be ex officio mem-

Section 2. Board of Trustees. The said memorial and the grounds set aside therefor shall be under the management, superintendence and operation of a board consisting of eleven (11) trustees, nine of the original members of which shall be appointed by the Mayor of the City and County, and of which Board the Mapor of the City and County, and the President of the Board of Park Commissioners of the City and County shall be members by virtue of their office. All vacancies thereafter occurring in said Board shall be filled by the rest of week. shall be filled by the vote of a majority of the remaining members thereof. None of said trustees shall receive any compensation for his or her services. Section 2 of Article XVI shall not apply to this chapter.

Section 3. Maintenance. The Supervisors, for the purpose of maintaining, operating and superintending said memorial, shall provide an amount sufficient for the maintenance, operation and superintendence thereof, and to that end shall annually levy a tax, the proceeds of which shall be credited to and deposited in a fund in the Treasury of the City and County to be known as the "California Palace of the Legion of Honor Fund," and shall be used exclusively for said purposes.

Section 4. Accept Gifts, Loans, etc. Said board of trustees shall be empowered to receive gifts, loans, devises and bequests of money or other property, which money shall become a part of said fund, and, together with the revenue therefor derived from such tax or from other sources shall be applied to the purposes herein authorized. If such payment into said fund should be inconsistent with the conditions or terms of any such loan, gift, devise or bequest, the board shall provide for the safety and preservation of the same and the application thereof to the use of the memorial or the lands adjacent thereto in accordance with the terms and conditions

of such loan, gift, devise or bequest.
Section 5. Title to Property in
City and County. The title to all property, real and personal, now owned or hereafter acquired by purchase, gift, devise, bequest or otherwise, for the purposes of the sald memorial, when not inconsistent with the terms of its acquisition, shall vest in the City and County, and, in the name of the City and County, may be sued for or defended by action at law or otherwise.

Section 6. Administration. The board shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or that may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose. A majority of the board shall constitute a quorum for the transaction of business. It shall elect one of its number president, who shall serve for one year and until his successor is elected; and shall elect a director, a curator and secretary and such other assistants or employees as may be necessary. The secretary shall keep a full account of all property, money, receipts and expenditures, and a record of all its proceedings.

Section 7. Powers of Trustees. The board, by a majority vote of all its members, to be recorded in its minutes with the ayes and noes,

shall have power:

1. To make and enforce all rules, regulations and by-laws necessary for the administration, government and protection of the said memorial and its affairs, and the property belonging thereto or that may loaned thereto;

2. To administer any trust declared or created for such memorial, and provide memorial tablets and niches to perpetuate the memory of those persons who may make

valuable donations thereto;

3. To define the powers and prescribe the duties of all officers, determine the number of and elect all necessary subordinate officers and assistants, and remove any officers or assistants;

4. To purchase works of art, literary productions and other per-

sonal property;

5. To order the drawing and payment, upon vouchers certified by the president and secretary, of money from the California Palace of the Legion of Honor Fund for any liability or authorized expenditure;

6. To fix the salaries of the curator and secretary, and their assistants, and all other employes of

said board.

Charter Amendment, Relative to Trials and Suspensions in the Classified Civil Service.

Charter Amendment No. 12. Proposed by San Francisco Labor

Council.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 12 of Article XIII thereof so as to make the provisions of said section applicable to all persons employed in the classified civil service without excepting therefrom persons employed in the operating department of any public utility.

That Section 12 of Article XIII is hereby amended to read as fol-

lows:

Section 12. No person employed in the classified civil service shall be removed or discarged except for cause, upon written charges, and after opportunity to be heard in his own defense. Pending the hearing of such charges, the appointing officer or department may suspend the person so accused, but such suspension shall not be valid for more than thirty days upon any charge unless the hearing thereon shall be delayed beyond such time by act of the person so accused. When such charges are filed with the appointing officer or officers of the department in which the employee serves, such officers shall publicly hear and determine such charges. The finding of such officer or offi-cers shall be final, unless, within a period of thirty days therefrom, the employee so tried appeals to the Civil Service Commission against such finding. The appeal must be in writing, and must briefly state the reasons upon which it is based. The Commission may confirm the finding, or may require the officers to present in writing the grounds for discharge or dismissal, and may require the submission of additional evidence; the accused person shall have the right to be represented by attorney, and also to submit such arguments and additional evidence as he may desire in his defense; the Commission may thereupon make such order as it deems just. The order or decision of the Civil Service Commission upon such appeal shall be final, and shall forthwith be enforced by the appointing officers. If the Civil Service Com-mission shall reverse or alter the finding of the appointing officer it shall, in conformity with principles of equity and justice, order that the employee affected shall be paid his salary from the time of his discharge or suspension. The Civil Service Commission may hear and determine charges filed by any citizen, or by the authorized agents of the Commission acting under the power conferred by Section 14 of this Article, when the appointing power neglects or refuses to act. The appointing officer or officers of a department may, for disciplinary or penal purposes, suspend a subordinate for a period not exceeding thirty days, and such suspension shall carry with it the loss of salary for the period of suspension, any such disciplinary or penal action, however, to be subject to review by the Civil Service Commission in like manner as provided in cases of trials on charges. Removal or discharge for cause may be upon any of the following grounds: Incompe-tence, habitual intemperance, imconduct; insubordination. which is defined as wilful disobedience of lawful orders or wilful defiance of lawful authority; discourteous treatment of the public; inattention to duties; dishonesty.

Re: Amendment to Charter Increasing Salaries of Police Judges.

Charter Amendment No. 13.

Proposed by San Francisco Lawyers' Club.

The San Francisco Lawyers' Club respectfully petitions your Honorable Board to place on the ballot at the next general election the following amendment to Section 1 of Chapter VIII of Article V of the Charter of San Francisco, so as to read as follows:

Section 1. There is hereby cresection 1. There is nereby created and established in and for the City and County of San Francisco a court to be known as the Police Court of the City and County of San Francisco. Said Court shall consist of four judges, who shall be elected by the propose and hold office. elected by the people and hold office for four years. They shall each receive an annual salary of \$6,000. They shall be electors of the City and County at the time of their election, and must have been such for at least five years next preceding such time. No person shall be eligible to the office of Judge of the Police Court who is not at the time of his election qualified to practice in all the courts of this State, and who has not been so qualified for at least five years next preceding his election. The Court shall be divided into departments known as Department Number One, Department Number Two, Department Number Three and Department Number Four. The judges of such court may hold as many sessions of the court at the same time as there are judges thereof. The judges who shall be elected at the first election under this Charter shall so classify themselves by lot that two of them shall go out of office in two years and two of them in four years.

They shall choose from their number a Presiding Judge, who shall serve for one year. The Presiding Judge shall assign the judges to their respective departments; but any of the judges may preside in any of the departments in the absence or inability of the judge regu-

larly assigned thereto.

The judgments, orders and pro-ceedings of any session of the court held by any one or more of the judges shall be equally effectual as if all the judges had presided at such session.

harter Amendment, Relating t Sheriff's Cashier and Bookkeeper.

Charter Amendment No. 14. Proposed in Judiciary Commitee. Describing and setting forth a proposal to the qualified electors of the City and County of San Fran-cisco, State of California, to amend Section 11 of Article XIII of the Charter of said City and County by adding thereto a new subdivision to be known as Subdivision D, re-

lating to the office of Sheriff.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend Article XIII of the Charter of said City and County as

follows:

That a new subdivision, to be known as Subdivision D, be added to Section 11 of Article XIII and to

read as follows:

Subdivision D. Any person who has served for a period of one year continuously next prior to the date of approval by the Legislature of this amendment, and who shall actually be employed in the posi-tions of chief bookkeeper and cashier in the office of said Sheriff, are hereby declared to be appointed within the provisions of Article XIII of the Charter to such positions and shall be entitled to all the benefits of said Article XIII thereafter. Hereafter the positions herein named shall be subject to the provisions of said Article XIII.

Charter Amendment No.

Presented by City Attorney.

Describing and setting forth a proposal to the qualified electors of the City and County of San Fran-cisco to amend the Charter of said City and County by adding to Section 1, Chapter II, Article II, a subdivision to be known as Subdivision 44, relating to the power of the Board of Supervisors in respect to municipal affairs.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said

City and County as follows:
That Section 1, Chapter II, Article II, be amended by adding thereto a subdivision to be known as Subdivision 44 and to read as follows:

lows:

Subdivision 44. To make and enforce all laws and regultaions in respect to municipal affairs, subject only to the restrictions and limitations provided in this Charter.

Salaries Amendment. Charter Amendment No. 18. Proposed by Supervisor Rossi.

Amend Article II, Chapter 2, by adding Section 14, as follows:
Section 14. The Board of Supervisors shall have power, and it shall be its duty, to fix by ordinance salaries, wages and compensations of every kind and nature, except pensions or retirement allowances, for all officers and employees of all departments, offices, boards and commissions, including public utili-ties of the City and County; provided, however, that compensations specified elsewhere in this Charter for elective officials, officials apappointed by the Mayor, and members and employees of the Police and Fire Departments, shall continue as so specified or as amended; and provided, further, that the com-pensations of the teaching and technical forces of the School Department, librarians and technical assistants of the Library Department, and employees under the jurisdiction of the Park Commission, and employees engaged on public utility construction, shall be fixed by the board or commisison in charge thereof, unless any such board or commission, by resolution, shall request the Supervisors to classify positions and determine standards of compensation, as herein provided, for employments under its control that are herein exempted. The Board of Supervisors, through the Civil Service Commission, shall cause all employments for which the Supervisors are to fix compensations to be classified and graded for the purpose of fixing such compensations, in accordance with duties and responsibilities of the employment, training and experience required, and seniority of the personnel, and shall cause a schedule of compensations to be proposed, under which like compensation shall be paid for like services, with due regard to prevailing economic conditions, and to all compensations paid in the City and County service; provided, however, that such classification and grading shall not operate to adversely affect the civil service classification or duties of any person holding a position at the time of the adoption of this amendment. Department heads and employees shall furnish such information as may be required for such classification, grading and standardization. The Civil Service Commission by rule shall provide for the methods and procedure to be followed in acquiring the information necessary to properly classify employments and for investigations and hearings to establish the facts relative to duties and positions, and on compensation schedules to be proposed. The Civil Service Commission shall report the proposed classification of personnel to the Board of Supervisors for adoption or rejection. Upon adoption of the classification of personnel the Civil Service Commission shall report to the Board of Supervisors proposed schedeule of compensation to cover such classification or subdivision thereof. The Board of Supervisors shall approve, amend or reject such schedule; provided, that any amendment shall be referred before adoption to the Civil Service Commission for report as to what other changes such proposed amendment would require to maintain the proper relation with other rates in the proposed schedule. Where any compensation paid, at the time this amendment is adopted by the people, is higher than the standards of compensation determined as hereinbefore provided, the Supervisors shall direct the continuation of such compensation to any incumbent who held such position at such compensation on September 1, 1924, as long as he legally holds such position; provided, however, that heads of departments, in co-operation with the Civil Service Commission, where said Commission has jurisdiction, shall continuously offer all possible opportunities for such employees to assume duties and responsibilities which will qualify them for higher classification subdivision. Changes in standards of compensation shall be made only at the time of the adoption of the annual budget, and to this end the Supervisors, by ordinance, shall fix the dates for reference of proposed changes to the Civil Service Commission and report by the Commission thereon. Changes of compensation shall take effect on the first day of July immediately following, except that changes of compensation due to emergency conditions may be made at other times by a twothirds vote of all the members of the Board of Supervisors after requesting and receiving a report thereon from the Civil Service Commission. Pending the adoption by the Supervisors of classification and compensation schedules, as herein provided, the existing salaries and compensations, and Charter salary and wage-fixing powers, shall remain in force and effect.

Relating to Elected Officials' Salaries.

Charter Amendment No. 21. Proposed in committee.

Section — From and after July 1, 1925, the Board of Supervisors shall annually fix the salaries of the following elected officials: District Attorney, City Attorney, Auditor, County Clerk, Tax Collector, Treasurer, Coroner and Recorder; provided, however, that in no one year shall the salary of any of the above officials exceed the present salary of the Sheriff and Assessor.

All provisions of the Charter to the contrary notwithstanding are

hereby repealed.

Relating to Mayor's Salary.

Charter Amendment No. 22.

Introduced by Supervisor Rossi.

Amending Section 1 of Chapter
1, Article IV of the Charter, as follows:

Section 1. The chief executive officer of the City and County shall be designated the Mayor. He shall be an elector of the City and County at the time of his election, and must have been such for at least five years next preceding such time. He shall be elected by the people to hold office for four years. He shall receive an annual salary of \$12,000. All of the appointees to positions in the Mayor's office shall hold their positions at the pleasure of the Mayor. This section shall take effect July 1, 1925.

Proposed Charter Amendment Relating to M. H. de Young Memorial.

Charter Amendment No. 23.
Introduced by Supervisor Mc-Leran.

Proposed Charter amendment adding Chapter 11 to Article No. 5 of the Charter of the City and County of San Francisco:

Chapter 11.

Section 1. Acceptance of Gift. M. H. de Young, having erected certain buildings in Golden Gate Park, in the City and County of San Francisco, State of California, as a repository for works of art and objects of historical, mechanical, industrial and domestic interest, for the education and enjoyment of the public, the donation of said buildings and the majority of the exhibits contained therein has been accepted subject to the following conditions:

(1) The said Memorial shall be known as the M. H. de Young Memorial Museum, and shall remain so designated and the name thereof

shall never be changed.

(2) The management, superintendence and operation of said Memorial and the lands set aside therefor shall be placed in a board of trustees, of which the Mayor of the City and County and the President of the Board of Park Commissioners of the City and County shall be expedicion members

shall be ex officio members. Section 2. Board of Trustees. The said Memorial and the grounds set aside therefor shall be under the management, superintendence and operation of a board consisting of eleven (11) trustees, nine of the original members of which shall be appointed by the donor, M. H. de Young, and filed at the office of the Park Commission and at the Mayor's office in San Francisco,

and the Mayor of the City and County and the President of the Board of Park Commissioners of the City and County shall be members by virtue of their office. All the vacancies thereafter occurring in said board shall be filled by the vote of a majority of the remaining members thereof. None of said trustees shall receive any compensation for his or her services.

Section 3. Lands and Funds. The Board of Park Commissioners of the City and County shall designate and set aside lands in Golden Gate Park immediately adjacent to, and extending the entire length of the rear, or the northeast, part of the present Memorial Museum. Said land to be reserved to permit of the future extension of the said Museum and the construction of additional buildings for the enlargement of the present Memorial Museum. The Super-visors shall, for the purpose of maintaining said Memorial Museum, include in each annual budget of City and County expenditures an amount sufficient for the maintenance, operation and superintendence thereof. Such amount shall not be less than forty thousand dollars (\$40,000) in each annual budget, and such additional amount as is necessary to take care of the increased demand for help, buildings, repairs and care of said Memorial Museum. Such amount shall be credited to and deposited in the fund in the Treasury of the City and County to be known as the M. H. de Young Memorial Museum Fund.

Section 4. Accept Gifts, Loans, ctc. Said Board of Trustees shall be empowered to receive gifts, loans, devises and bequests of money or other property, which money shall become a part of said fund, and, together with the revenue therefor derived from such tax or from other sources shall be applied to the purposes herein authorized. If such payment into said fund shall be inconsistent with the conditions or terms of any such loan, gift, devise or bequest, the board shall provide for the safety and preservation of the same and the application thereof to the use of the Memorial Museum or the lands adjacent thereto in accordance with the terms and conditions of such loan, gift, devise or bequest.

Section 5. Title to Property in City and County. The title to all property, real or personal, now owned or hereafter acquired by purchase, gift, devise, bequest or

otherwise, for the purpose of the said M. H. de Young Memorial Museum, when not inconsistent with the terms of its acquisition, shall vest in the City and County, and in the name of the City and County the name of the Orty and any be sued for or defended by action at law or otherwise. Board of Park Commissioners shall maintain and care for the buildings and grounds of this Memorial Museum for all times—furnishing the moneys for the necessary repairs and embellishments of the ground and unoccupied parts.

Section 6. Administration. The Board shall have exclusive charge of the said Memorial Museum, the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or that may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose. A majority of the board shall constitute a quorum for the transaction of business. shall elect one of its number president, who shall serve for one year and until his successor is elected; and shall elect a director, curator and secretary and such other assistants or employees as may be The secretary shall necessary. keep a full account of all property, money, receipts and expenditures and a record of all its proceedings, and annually file a report with the City and County Auditor.

Section 7. Powers of Trustees. The Board, by a majority vote of all its members, to be recorded in its minutes with the ayes and noes,

shall have power:
1. To make and enforce all rules, regulations and by-laws necessary for the administration, government and protection of the said Memorial Museum and its affairs, and the property belonging thereto or that may be loaned thereto.

2. To administer any trust de-clared or created for such Memorial

Museum.

3. To define the powers and prescribe the duties of all officers, determine the number of and elect all necessary subordinate officers and assistants, and remove any officers or assistants,

erary productions and other per-

sonal property.

4. To purchase works of art, lit-

erary productions and other personal property.

To order the drawing and payment, upon vouchers certified by the president and secretary, of money from the M. H. de Young Memorial Museum Fund for any liability or authorized expenditures. 6. To fix the salaries of the cura-

tor and secretary and their assistants and all other employees of

said board.

Proposed Special Assessment Charter Amendment.

Charter Amendment No. 24. Introduced by Supervisor Harrelson.

Amend Article XVI by adding a

new section, No. 29-b. Section 29-b. The provisions of

this Charter shall not be deemed exclusive, but the Supervisors by ordinance, which may be amended from time to time, may establish procedure for the use of the City's credit in the financing of local improvements, and the people at any general, municipal or special election may authorize the incurring of a bonded indebtedness which shall be exclusive of the bonded debt limitations of this Charter, and the proceeds of which shall be used as a revolving fund for the financing of public improvements, provided that such Public Improvement Revolving Fund shall be reimbursed by the levy and collection of special assessments as pre-scribed in the following, and that interest and redemption bonded shall be paid therefrom. When any public improvement, to be financed in whole or in part from the proceeds of special assessments levied against the property deemed to be benefited, shall be authorized by the Board of Public Works and the the City Engineer, Supervisors, the City Engineer, through the Board of Public Works, shall file a report with the Board of Supervisors detailing the costs of such improvement, the amount to be assessed against benefited property, and recommending the amount of bonds that should be sold to finance the project. The Supervisors may issue general bonds on the faith and credit of the city for such purposes, the maturities of which shall not exceed fifteen years, provided that the amount of such bonds outstanding at any one time shall not exceed the amount authorized by vote of the people. The proceeds derived from the sale of such bonds may be applied to the payment of incidental and other expenses and to progressive payments on the work or works to be financed in whole or in part by special assessment. The unpaid balances of special assessments where property owners elect to pay these in installments shall be charged an interest rate of seven per cent, which, with the principal, shall be credited to the Public Improvement Revolving Fund. The Supervisors in the ordinance herein referred to may prescribe the duties of any city or county officer in maintaining accounts of and collecting assessments for each such improvement.

Memo: Also amendments fixing salaries of Auditor's attorney and Sheriff's attorney at \$250 per month instead of \$150 per month.

Submitted Without Recommendation.
Your committee submits the following amendments without recommendation to the Board:

Charter Amendment, Relative to Annual Budget.

Charter Amendment No. 1. Proposed by Labor Council.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 3, Chapter I, Article III, thereof, relating to the annual budget and items of salaries, wages or compensation allowed the various departments, offices, boards and commissions.

That Section 3, Chapter I, Article 11I, is hereby amended to read as follows:

Section 3. The Supervisors shall meet annually between the first Monday of May and the first Monday of June, and by a vote of a majority of all the members thereof make a budget of the amounts estimated to be required to pay the expenses of conducting the public business of the City and County for the next ensuing fiscal year. The budget shall be prepared in such detail as to the aggregate sum and the items thereof allowed to each department, office, board or commission as the Supervisors shall deem advisable; provided, however, that the salaries, wages or rates of compensation of the various deputies, clerks, assistants or employees of every kind and classification of each department, office, board or commission, except the School Department, shall be itemized in said budget; and pro-vided, further, that any and all amounts so set apart, itemized and allowed in any department, office, board or commission, as wages, salary or compensation, as aforesaid,

shall be expended for such purpose only, and, if not so expended, shall, at the end of each and every month, revert to a special fund which may be reapportioned for the same purposes as those originally set out in the budget ordinance.

Before finally determining upon the budget the Supervisors shall fix such sufficient time or times as may be necessary to allow the tax-payers to be heard in regard thereto, and the Supervisors shall attend at the time or times so appointed for such hearing. All provisions of the Charter in conflict with this section are hereby repealed.

Amendment Relating to Playground Funds.

Proposed by Ployground Commission.

Amend Section 10 of Article XIVa to read as follows:

The Supervisors Section 10. shall, for the purchase, development, equipment and maintenance of the aforesaid playgrounds and recreation centers, annually appropriate to the Playground Commissioners at the time of making the budget such amount as may in their judgment be necessary Or proper; provided, that such amount shall not be less than five cents upon each one hundred dollars asin the City and County of San Francisco not exempt from taxa-tion; and the funds so appropriated shall be credited to the Playground Fund of the General Fund, and the Playground Commissioners shall have the exclusive management and disbursement of the same.

The Secretary shall keep a full account of all property, money, receipts and expenditures and a record of all proceedings of the commissioners. The votes of all its members shall be recorded in the minutes with the ayes and noes.

SCHOOL AMENDMENT.

Supervisors Bath and Colman recommend that the Innendment relating to School Department be not submitted. Supervisor Schmitz dissents and reserves the right to present the matter for consideration by the Board of Supervisors.

An Amendment Which Will Give the People the Direct Power to Elect and Recall Their School Directors, and Which Reduces Their Terms of Office From 7 Years to 4 Years.

Charter Amendment No. 5.
Introduced by request by Supervisor Schmitz.

This proposed Charter amendment provides only three changes in the management of the public

schools:

That any qualified citizen (1)shall have the right to become a candidate for the office of School Director, and from these candidates the people shall choose their own representatives to serve on the School Board:

That the terms of office of (2) Directors shall be four School years, the same as for all other elective offices, instead of seven

years, as at present;
(3) That School Directors shall be subject to recall as are all other

elected officers.

The number of School Directors and their compensation remain the same as at present, as do all other provisions of Article VII relating

to the public schools.

An amendment describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 1 of Chapter I of Article VII thereof, relating

to the School Department.

The Board of Supervisors of the City and County of San Francisco submits to the qualified electors of said City and County of San Francisco at the general election to be held November 4, 1924, a proposal to amend the Charter of said City and County by amending Section 1, Chapter I of Article VII thereof, so as to read as follows:

Section 1. The School Department shall be under the control and management of a Board of Education composed of seven school directors, who shall be elected by the qualified voters of the City and County of San Francisco after having been nominated as hereinafter provided. They shall be citizens of the United States, and shall be not less than thirty years of age at the time of becoming candidates for the office of School Director, and shall have been residents of the City and County of San Francisco for at least five years prior to becoming such candidates. Except as herein otherwise provided, the term of office of each of the School Directors shall be four years, commencing at noon on the first Monday after the first day of January next following the election at which they were elected.

Any person possessing the qualifications hereinbefore prescribed may be nominated and become a candidate for the office of School

Director by filing with the Registrar of Voters, not more than fifty days before the general state or municipal election at which School Director or Directors shall be elected, as herein provided, a declaration of his candidacy in the form prescribed by Chapter II of Article XI of this Charter with respect to candidates for municipal offices, and by otherwise complying with said Chapter II of Article XI of this Charter. The persons so nominated shall be candidates for said office at the said general state or municipal election next following their nomination, and the pro-visions of said Chapter II of Ar-ticle XI of this Charter shall control with respect to their election.

The School Directors shall each receive as compensation \$15 per day when the Board of Education is in session. They shall also re-ceive \$10 per day while engaged in committee work under the direction of the Board; provided, how-ever, that the total amount of such per diem for session and committee work for the whole Board shall not exceed \$5,000 for any fiscal year; and provided further, that only those actually attending a session or doing such committee work shall be entitled to compensation

therefor.

All the provisions of this Charter relating to the recall or suspension and removal of elected officers shall apply to School Directors.

The terms of all of the School Directors in office on January 1, 1926, shall expire on the first Monday next following said day.

At the general municipal election to be held in 1925 seven School Directors shall be elected; the two directors receiving the highest number of votes shall serve for the term of four years; the two directors receiving the next highest number of votes after the first two shall serve for the term of three years; the two directors receiving the next highest number of votes after the first four shall serve for the term of two years, and the one director receiving the seventh highest number of votes shall serve for the term of one year.

At the general state election to he held in 1926, and every four years thereafter, one School Director shall be elected, and at each of the general state or municipal elections to be held in 1927, 1928, 1929, and every four years respectively thereafter, two School Directors shall be elected.

All other proposed amendments

were taken under consideration by the committee.

Respectfully submitted. JUDICIARY COMMITTEE.

CONSIDERATION OF PROPOSED CHARTER AMENDMENTS.

The following proposed Charter Amendments were thereupon taken up and acted upon as follows:

Fire Department, Retirement of Members and Pensions.

Charter Amendment No. 39! Supervisor Schmitz presented:
Describing and setting forth a
proposal to the qualified electors
of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 4 of Article III, Section 1 of Chapter IV, and Sections 3, 4 and 5 of Chapter VII of Article IX thereof, relating to Fire Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of

said City and County, as follows: That Section 4 of Chapter III of Article IX be amended so as to read

as follows:

Section 4. The Chief Engineer shall appoint for duty as chief's operators such members of the department as he may select. There shall be not less than two operators for the chief engineer, not less than one for each assistant chief and battalion chief. The chief's operators detailed to such oeprators' duties at the time this amendment takes effect shall thereupon be confirmed in their posi-tions and thereafter the Chief En-gineer shall appoint for duty to the position of chief's operator such other member of the department as he may select.

That Section 1 of Chapter IV of Article IX be amended so as to read

as follows:

Section 1. Each fire engine com-pany shall be composed of not less than one captain, one lieutenant, two drivers and nine hosemen.

Each hook and ladder company shall be composed of not less than one captain, one lieutenant, two drivers, two tillermen and ten truckmen.

Each chemical company shall be composed of not less than one cantain, one lieutenant, two drivers and three hosemen.

Each water tower company shall be composed of not less than one

captain, one lieutenant, two drivers and two hosemen.

Each rescue squad company shall be composed of not less than one captain, one lieutenant, two drivers and five hosemen.

Each fire boat company shall be composed of not less than one captain, one lieutenant, two pilots, four marine engineers, four marine stokers and fourteen hosemen.

The members holding rank as engineers of steam fire engines at the time of the approval of this amendment shall be continued in the service in said rank.

The number of assistant chiefs and battalion chiefs shall be determined by the Board of Fire Commissioners.

That Section 3 of Chapter VII of Article IX be amended so as to read

as follows:

Section 3. The Commissioners shall, upon the application, duly verified, of any officer or member of the Fire Department, who shall of the Fire Department, who shall have served as an active member of the Fire Department for twenty-five years continuously next preceding the date of said application. or, of any officer or member of the Fire Department who shall have reached the age of 55 years and shall have served as an active member of the Fire Department for twenty years continuously next preceding the date of said application, retire and relieve from service such officer or member; provided, also, that the Commissioners may, by unanimous vote, retire and relieve from service any aged, disabled or infirm officer or member of the Fire Department who has arrived at the age of 60 years and who has served as an active member of the Department for 20 years continuously next preceding such age, and who. upon examination by two regularly certificated practicing physicians, ap-pointed by the Commissioners for that purpose, may be ascertained to be by reason of such age, infirmity, or other disability, unfit for the performance of his duties. retired officer or member shall receive from the Firemen's Relief Fund a monthly pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, and the same shall cease at his death: provided, that should said refired officer or member die leaving a widow, such widow shall, as long as she may remain unmarried, be naid a monthly nension equal to one-half of the salary attached to the rank held by the said officer or member of the Department at the

time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired officer or member die leaving no widow but leaving an orphan child or children under the age of sixteen years, such child or children collectively shall receive a pension equal to one-half of the salary attached to the rank held by said officer or member at the time of his retirement, until the youngest child attains the age of sixteen years.

That Section 4 of Chapter VII of Article IX be amended so as to read

as follows:

Section 4. Any officer or member of the Fire Department who shall become physically disabled reason of any bodily injury received in the performance of his duty, upon his filing with the Com-missioners a verified petition sett-ing forth the facts constituting such disability and the cause thereof, accompanied by a certificate signed by the Chief of the Fire Department, the captain of the company to which he belongs, and by two regularly certificated physicians of the City and County recommending his retirement upon a pension on account of such disability. may be retired from the Department upon an annual pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, to be paid to him during his life and to cease at his death; provided, that should said retired officer or member die leaving a widow, such widow shall, as long as she may remain unmarried, be paid an annual pension equal to one-half the salary attached to the rank held by the said officer or member of the Department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years: and provided, further, that should said retired officer or mem-ber die leaving no widow but leav-ing an orphan child or children under the age of sixteen years, such child, or such children collectively, shall receive an annual pension equal to one-half of the salary attached to the rank held hy said officer or member at the date of his

retirement, until the youngest child attains the age of sixteen years. In case the disability of such officer or member shall cease his pension shall cease, and he shall be restored to the service in the rank he occupicd at the time of his retirement.
That Section 5 of Chapter VII of

Article IX be amended so as to read

as follows:

Section 5. The Commissioners shall, out of the Firemen's Relief Fund, provide as follows for the family of any officer, member or employee of the Fire Department who may be killed or injured while in the performance of his duty, and who shall have died of such injury, and the receipt by such officer, member or employee of any relief under this chapter during his life-time shall not bar the said family from the benefits of this section.

Should the decedent be First. married, his widow shall, as long as she may remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his death; provided, however, that should said widow die, leaving a child or children under the age of sixteen years, said pension shall continue to such child or such children until the youngest child arrives at the age of sixteen years.

Second. Should the decedent leave no widow, but leave an orphan child or children under the age of sixteen years, such child, or such children collectively, shall receive a pension equal to one-half of the salary attached to the position held by their father at the time of his death, until the youngest child attains the age of sixteen years.

Third. Should the decedent leave no widow and no orphan child or children, but leave a parent or parents dependent solely upon him for support, such parents so depending shall collectively receive a pension equal to one-half of the salary attached to the position held by the decedent at the time of his death. during such time as the Commissioners may unanimously determine its necessity.

Fourth. Any member or members of the family of the deceased claiming to be entitled to a pension under the provisions of this section shall file a verified petition there-for with said Commission, which petition shall thereafter be heard by said Board, upon such reasonable notice to the petitioner or petitioners of the time and place of such hearing, as said Board may by

rule or order prescribe. The verification of a petition in behalf of a minor child or children shall be made by the guardian of such minor child or children. Said petitioner or petitioners shall be entitled upon such hearing to appear personally and by counsel. Upon such hearing any interested person shall have the right to introduce testimony relative to the matters set forth in said petition. The judgment of said Commissioners respecting said application shall be final, unless in determining said said Commissioners application commit a clear abuse of discretion.

Communication. Supervisor Bath presented a communication for the chiefs' operators of the Fire Department requesting elimination of proposed Charter Amendment to Section 4, Chapter III of Article IX, pertaining to the rank of operators in the department, the effect of which would not, in their judgment, tend to improve the service.

Privilege of the Floor.

Edgar Peixotto, representing the own Town Association, was granted the privilege of the floor and declared that there was no objection to the proposed amendment.

Privilege of the Floor.

Captain Brown, representing the David Scannell Club, asked for the approval of the proposed amendment explaining that it would rectify the operation of the Fire Department under the two platoon system. Under it "men shall not be transferred or removed without cause," widows and their children under sixteen years of age will get the benefit of the pension system.

Whereupon, the foregoing proposed Charter Amendment was approved and ordered submitted by

the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz, Mc-

Gregor, Shannon-3.

Salaries, Officers and Members of Fire Department.

Charter Amendment No. 40. Presented by the Down Town Association and recommended by the Judiciary Committee:

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by adding a new section to Chapter VIII of Article

IX thereof to be numbered Section 1½, relating to salaries paid to certain members of the Fire Depart-

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That a new section, to be numbered 11/2, be added to Chapter VIII of Article IX and to read as fol-

lows:

Section 11/2. The following officers and members of the Fire Department shall receive annual sal-

aries as follows:

Chief Engineer, seventy-two hundred dollars; First Assistant Chief Engineer, forty-eight hundred dollars: Second Assistant Chief Engineer, forty-eight hundred dollars; Battalion Chiefs, each forty-two hundred dollars; Captains, each twenty-eight hundred and twenty dollars; Lieutenants, each twentysix hundred and seventy dollars; Engineers, each twenty-six hundred and forty dollars; Chiefs' Operators. each twenty-five hundred and twenty dollars; Drivers, Stokers, Tillermen, Truckmen and Hosemen for the first year of service, each twenty-one hundred and sixty dollars; for the second year of service, each twenty-two hundred and eighty dollars, and for the third year of service, and thereafter, each twenty-four hundred dollars. Pilots of Fire Boats, each thirty hundred and sixty dollars; Marine Engineers of Fire Boats, each thirty hundred and sixty dollars; Firemen of Fire each twenty-four hundred Boats, and sixty dollars.

This amendment shall be effective on and after July 1, 1925, and in the event of its adoption the salaries herein specified shall supersede those fixed by Section 1 of this Chapter for the officers and mem-

bers herein named.

Ordered submitted and published by Board of Supervisors, San Fran-

cisco, September 22, 1924.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz.

McGregor, Shannon—4.
Place on Ballot.

Supervisor Schmitz moved that the foregoing amendment be placed last on the ballot. Registrar of Voters Zemansky declared that since the Mayor has till Thursday to present the proposed ordinance repealing cemetery removal ordinance, that that measure would be

Defining Conditions of Employment, Municipal Railway Platform Men.

Charter Amendment No. 21. Presented by San Franci Francisco

Labor Council:

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding thereto a new section to Article XII, designated as Section 20, relating to certain employments in the operating department of the Municipal Railway system.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of the City and County as follows:

That a new section is hereby added to Article XII, to be known as Section 20, and to read as fol-

lows:

Section 20. Persons employed as platform men or bus operators in the operating department of Municipal Railway system shall receive the following conditions of

employment:

The basic hours of labor shall be eight hours, to be completed within ten consecutive hours; there shall be one day of rest in each week of seven days; all labor performed in excess of eight hours in any one day or six days in any one week shall be paid for at the rate of time and one-half.

Ordered submitted and published by the Board of Supervisors, September 18, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Bath, Collian, Detay, Hayden, McLeran, McSnechy, Mor-gan Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz,

Gregor, Shannon-3.

Privilege of the Floor.

John O'Connell, Secretary of the San Francisco Labor Council, was granted the privilege of the floor and explained the purpose of the foregoing proposed amendment.

Permitting Lease of Subsurface of Parks for Garages and Other Public

Charter Amendment No. 23.

Presented by the Down Town Association:

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new section to Article XIV thereof, to be numbered Section 15, relating to the lease of the subsurface area of public parks.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That a new section, to be numbered Section 15, be added to Art-

icle XIV, and to read as follows: Section 15. Nothing in this Charter shall inhibit the Board of Park Commissioners, when public interest and necessity require, from leasing to any responsible person, firm or corporation, for a period not to exceed fifty years, the spaces and areas under the surface of any public park or square, for the purpose constructing, operating and maintaining an automobile garage or parking station, or other public uses, upon terms and conditions to be determined by the Board of Park Commissioners; provided, however, that such construction, maintenance or operation is not detrimental to the original purpose for which any such park or square has been dedicated, and shall not interfere with the use of such park or square by the public for parkpleasure purposes; and provided, further, that all leases shall be made at public auction to the highest responsible bidder at the highest monthly rent after publication of notice thereof for at least three weeks in the official newspaper. No lease shall be authorized except by resolution of the Board of Park Commissioners passed by the affirmative vote of two-thirds of the members of the Board; provided, further, that all such leases shall be further ratified and confirmed by ordinance passed by the affirmative vote of a majority of the members of the Board of Supervisors and approved by the Mayor.

Ordered submitted and published by the Board of Supervisors, Sep-

tember 18, 1924.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Beast, Hayden, McLeran, McSheehy, Mor-Roncovieri, Rossi, Bath, Colman, Deasy. Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz, Me-Gregor, Shannon—3.

Bond Elections Permitted on Same Day as Other Elections.

Charter Amendment No. 19. Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new section to be numbered Section 19 of Article XII thereof, relating to elections for increasing a bonded debt.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That a new section, to be numbered Section 19, be added to Article XII, and to read as follows:

Section 19. Any election submitting the proposition of incurring indebtedness and the issuance of bonds called pursuant to the provisions of this article, may be held separately or may be consolidated with any other election authorized by law at which the qualified voters of the City and County are entitled to vote; provided, however, that in the event any such election called pursuant to the provisions of this article is consolidated with any other election, the provisions of this article setting forth the procedure for the calling and hold-ing of the election called pursuant to the provisions of this article shall be complied with, except that the ordinance calling such election and the notice thereof need not set forth the election precincts, polling places and officers of election, but may provide that the precincts, polling places and officers of election shall be the same as those provided by law and described, designated and appointed by the Board of Election Commissioners or other competent authority for the election with which the election called pursuant to the provisions of this article is consolidated.

Ordered submitted and published by the Board of Supervisors, Sep-

tember 18, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-can Robb Roncovieri, Rossi, Schmit, Welch Wetmore-15.

Absent—Supervisors Katz. Mc-

Gregor, Shannon-3.

Limit of Bonded Indebtedness, Twenty Per Cent of Assessed Valuation.

Charter Amendment No. 20. Describing and setting forth a

proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 9 of Article XII thereof, relating to the limita-tion of the amount of bonded indebtedness.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows: That Section 9 of Article XII be

amended so as to read as follows:

Section 9. No indebtedness shall be incurred for the acquisition of any public utilities under the pro-visions of this article, which, to-gether with the existing bonded indebtedness of the City and County shall exceed at any one time twenty per centum of the assessed value of all real and personal property in the City and County; provided, that any bonded indebtedness which may be incurred under the provisions of Section 29a of Article XVI of the Charter, in aid of an exposition to celebrate the completion of the Panama Canal, shall be exclusive of the bonded indebtedness of the City and County limited by this

Ordered submitted and published by the Board of Supervisors, Sep-

tember 18, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmit, Welch Wetmore-15.

Absent-Supervisors Katz, Mc-

Gregor, Shannon-3.

California Palace of the Legion of Honor.

Charter Amendment No. 28. Introduced by request by Super-

visor Schmitz:

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding an article thereto, to be designated Article XIV B, relating to the acceptance and management of the California Palace of the Legion of Honor.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said

City and County as follows:

That a new article be added to be designated Article XIV B and to read as follows.

Article XIV B.

Section 1. Acceptance of Gift. The offer of Adolph B. Spreckels and Alma de Bretteville Spreckels to erect and complete a memorial to the brave men and women who made the Great Sacrifice in the World War, as a repository for works of art, objects of historical interest, and the giving of concerts, lectures and other events of entertainment and education, and generally for the use and enjoyment of the people of the City and County of San Francisco, and the State of California, located in Lincoln Park of said City and County, is hereby accepted, subject to the following conditions:

(1) That the said memorial shall be known as the California Palace of the Legion of Honor and shall remain so designated, and the name thereof shall never be changed;

(2) That the management, superintendence and operation of said memorial and the lands set aside therefor shall be placed in a board of trustees, of which the Mayor of the City and County and the President of the Board of Park Commissioners of the City and County shall

be ex officio members.

Section 2. Board of Trustees. The said memorial and the grounds set aside therefor shall be under the management, superintendence and operation of a board consisting of eleven (11) trustees, nine of the original members of which shall be appointed by the Mayor of the City and County, and of which Board the Mayor of the City and County and the President of the Board of Park Commissioners of the City and County shall be members by virtue of their office. All vacancies thereafter occurring in said Board shall be filled by the vote of a majority of the remaining members thereof. None of said trustees shall receive any compensation for his or her services. Section 2 of Article XVI shall not apply to this chapter.

Section 3. Maintenance. The Supervisors, for the purpose of maintaining, operating and superintending said memorial, shall provide an amount sufficient for the maintenance, operation and superintendence thereof, and to that end shall annually levy a tax, the proceeds of which shall be credited to and deposited in a fund in the Treasury of the City and County to be known as the "California Palace of the Legion of Honor Fund," and shall

be used exclusively for said purposes.

Section 4. Accept Gifts, Loans, etc. Said board of trustees shall be empowered to receive gifts, loans. devises and bequests of money or other property, which money shall become a part of said fund, and, together with the revenue therefor derived from such tax or from other sources shall be applied to the purposes herein authorized. If such payment into said fund should be inconsistent with the conditions or terms of any such loan, gift, devise or bequest the board shall provide for the safety and preservation of the same and the application thereof to the use of the memorial or the lands adjacent thereto in accordance with the terms and conditions of such loan, gift, devise or bequest.

Section 5. Title to Property in City and County. The title to all property, real and personal, now owned or hereafter acquired by purchase, gift, devise, bequest or otherwise, for the purposes of the said memorial, when not inconsistent with the terms of its acquisition, shall vest in the City and County, and, in the name of the City and County, may be sued for or defended by action at law or other-

wise.

Section 6. Administration. The board shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or that may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose. A majority of the board shall constitute a quorum for the transaction of business. It shall elect one of its number president, who shall serve for one year and until his successor is elected; and shall elect a director, curator and secretary and such other assistants or employees as may be necessary. The secretary shall keep a full account of all property, money, receipts and expenditures, and a record of all its proceedings, and annually file a report with the City and County Auditor.

Section 7. Powers of Trustees. The board, by a majority vote of all its members, to be recorded in

its minutes with the ayes and noes,

shall have power:

1. To make and enforce all rules, regulations and by-laws necessary for the administration, government and protection of the said memorial and its affairs, and the property belonging thereto or that may be loaned thereto;

2. To administer any trust declared or created for such memorial, and provide memorial tablets and niches to perpetuate the memory of those persons who may make

valuable donations thereto;

3. To define the powers and prescribe the duties of all officers, determine the number of and elect all necessary subordinate officers and assistants, and remove any officers or assistants;

4. To purchase works of art, literary productions, and other per-

sonal property;

5. To order the drawing and payment, upon vouchers certified by the president and secretary, of money from the California Palace of the Legion of Honor Fund for any liability or authorized expenditure;

6. To fix the salaries of the curator and secretary, and their assistants, and all other employees of

said board.

Ordered submitted and published by the Board of Supervisors, Sep-

tember 18, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmit, Welch Wetmore—15.

Absent-Supervisors Katz, Mc-

Gregor, Shannon-3.

Power of Civil Service Commission to Dismiss Employees in the Classified Service.

Charter Amendment No. 24.
Presented by the Labor Council:
Describing and setting forth a
proposal to the qualified electors of
the City and County of San Francisco, State of California, to amend
the Charter of said City and County
by amending Section 12 of Article

by amending Section 12 of Article XIII thereof, relating to removals and suspensions of Civil Service employees.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That Section 12 of Article XIII be amended so as to read as fol-

lows:

Section 12. No person employed in the classified civil service shall be removed or discharged except for cause, upon written charges, and after an opportunity to be heard in his own defense. Pending the hearing of such charges, the appointing officer or department may sus-pend the person so accused, but such suspension shall not be valid for more than thirty days upon any charge unless the hearing thereon shall be delayed beyond such time by the act of the person so accused. When such charges are filed with the appointing officer or officers of the department in which the employee serves, such officers shall publicly hear and determine such charges. The finding of such officers shall be final unless, within a period of thirty days therefrom, the employee so tried appeals to the Civil Service Commission against such finding. The appeal must be in writing, and must briefly state the reasons upon which it is based. The Commission may confirm the finding, or may require the officers to present in writing the grounds for discharge or dismissal, and may require the submission of additional evidence; and may thereupon make such order as it deems just. The order or decision of the Civil Service Commission upon such appeal shall be final, and shall forthwith be enforced by the appointing officers. If the Civil Service Commission shall reverse or alter the finding of the appointing officer, it may, in its discretion, order that the employee affected shall be paid his salary from the time of his dis-charge or suspension. The Civil Service Commission may hear and charges filed by citizen, or by the authorized agents of the Commission acting under the power conferred by Section 14 of this article, when the appointing power neglects or refuses to act. The appointing officer or officers of a department may, for disciplinary or penal purposes, suspend a subordinate for a period not exceeding thirty days, and such suspension shall carry with it the loss of sal-ary for the period of suspension. Removal or discharge for cause may upon any of the following grounds: incompetence, habitual intemperance; immoral conduct; insubordination; discourteous treatment of the public; dishonesty; inattention to duties.

Ordered submitted and published by the Board of Supervisors, September 18, 1924.

Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Pabh, Roncoyleri, Rossi, Colman, Deasy, Harrelson, Schmit, Welch Wetmore-15.

Absent-Supervisors Katz, Mc-

Gregor, Shannon-3.

Privilege of the Floor.

John O'Connell, Secretary of the San Francisco Labor Council, urged the approval of the proposed amendment so that Municipal Raliway employees may have the same consideration as other employees in the matter of trials and suspensions.

Salaries of Police Judges.

Amendment No. 25. Proposed by San Francisco Law-

yers' Club:

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 1 of Chapter VIII of Article V thereof, relating to the salaries of Police Judges.

The Board of Supervisors of the

City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That Section 1 of chapter VIII of Article V be amended so as to

read as follows:

Section 1. There is nereby created and established in and for the City and County of San Francisco a court to be known as the Police Court of the City and County of San Francisco. Said Court shall consist of four judges who shall be elected by the people and hold office for four years. They shall each receive an annual salary of \$6,000. They shall be electors of the City and County at the time of their election, and must have been such for at least five years next preceding such time. No person shall be elegible to the office of Judge of the Police Court who is not at the time of his election qualified to practice in all the courts of the State, and who has not been so qualified for at least five years next preceding his election. The Court shall be divided into departments known as Department Number One, Department ment Number One, Department Number Two, Department Number Three and Department Number Four. The judges of such Court may hold as many sessions of the Court at the same time as there are judges thereof. The judges who shall be elected at the first election under this Charter shall so classify

themselves by lot that two of them shall go out of office in two years and two of them in four years.

They shall choose from their number a Presiding Judge, who shall serve for one year. The Presiding Judge shall assign the judges to their respective departments: but any of the judges may preside in any of the departments in the absence or inability of the Judge regularly assigned thereto.

The judgments, orders and proceedings of any session of the Court held by any one or more of the judges shall be equally effectual as if all the judges had presided at

such session.

Ordered submitted nad published by the Board of Supervisors, September 18, 1924.

Ay es — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz, Mc-

Gregor, Shannon-3.

Privilege of the Floor.

J. Kelly, Secretary of the Federated Improvement Clubs, was heard on the foregoing and declared that his organization had no objection but that there should be no private office practice.

Sheriff's Bookkeeper and Cashier Under Civil Service.

Charter Amendment No. 30. Proposed by Judiciary Commit-

Describing and setting forth a proposal to the qualified electors of the City and County of San francisco, State of California, to amend Section 11 of Article XIII of the Charter of said City and County by adding thereto a new subdivision to be known as Subdivision Developing to the office

division D, relating to the office

of Sheriff.
The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend Article XIII of the Charter of said City and County as follows:

That a new subdivision, to be known as Subdivision D, be added to Section 11 of Article XIII, and

to read as follows:

Subdivision D. Any person who has served for a period of one year continuously next prior to the date of approval by the Legislature of this amendment, and who shall actually be employed in the positions of chief bookkeeper

cashier in the office of said Sheriff, are hereby declared to be appointed within the provisions of Article XIII of the Charter to such positions and shall be entitled to all the benefits of said Article XIII thereafter. Hereafter the positions herein named shall be subject to the provisions of said Article XIII.

Ordered submitted and published

by the Board of Supervisors, Sep-tember 18, 1924. Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayaen, McLeran, McSheehy, Mor-can Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Katz, Mc-

Gregor, Shannon-3.

(Supervisor Bath explained that the object of the amendment was to put the chief bookkeeper and easlier of the Sheriff under Civil Service.)

Power of Supervisors in Fixing Salaries, Wages and Compensation.

Charter Amendment No. 27.

Proposed by Supervisor Rossi: Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new section, to be numbered Section 14 of Chapter II of Article II thereof, relating to standardizing positions and fixing salaries of employees.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter

of said City and County as follows: That a new section, to be num-bered Section 14, be added to Chapter II of Article II, and to read

as follows:

Section 14. The Board of Supervisors shall have power, and it shall be its duty, to fix by ordinance all salaries, wages and compensations of every kind and nature, except pensions or retirement allowances, for all officers and employees of all departments, offices, boards and commissions, including public utilities of the City and County; provided, however, that compensations specified elsewhere in this Charter for elective officials, officials appointed by the Mayor, and members and employees of the Police and Fire Departments, shall continue as so specified or as amended; and provided, further, that the compensations of the teaching and technical forces of the School Department, librarians and

technical assistants of the Library Department, and employees under the jurisdiction of the Park Commission, and employees engaged on public utility construction outside of the City and County, shall be fixed by the board or commission in charge thereof, unless any such board or commission, by resolution, shall request the Supervisors to classify positions and determine standards of compensations, as herein provided, for employments under its control that are herein exempted. The Board of Supervisors, through the Civil Service Commission, shall cause all employments for which the Supervisors are to fix compensations to be classified and graded for the purpose of fixing such compensations, in accordance with duties and responsibilities of the employment, training and experience required, and seniority of the personnel, and shall cause a schedule of compensations to be proposed, under which like compensation shall be paid for like services, with due regard to prevailing economic conditions and to all other compensations paid in the City and County service; pro-vided, however, that such classi-fication and grading shall not operate to adversely affect the civil service classification or duties of any person holding a postiion at the time of the adoption of this amendment. Department heads and employees shall furnish such information as may be required for stuch classification, grading and standardization. The Civil Service Commission by rule shall provide for the methods and procedure to be followed in acquiring the information necessary to properly classify employments and for investigations and hearings to tablish the facts relative to duties and positions, and on compensation schedules to be proposed. The Civil Service Commission shall report the proposed classification of personnel to the Board of Supervisors for adoption or rejection. Upon adoption of the classification of personnel the Civil Service Commission shall, at the request of the Board of Supervisors, report to the Beard of Supervisors proposed schedule of compensation to cover such classification or subdivision thereof. The Board of Supervisors shall approve, amend or reject such schedule; provided, that any amendment shall be referred before adoption to the Civil Service Commission for report as to what changes such proposed other amendment would require to maintain the proper relation with other

rates in the proposed schedule. Where any compensation paid at the time this amendment is adopted by the people is higher than the standards of compensation determined as hereinbefore provided, the Supervisors shall direct the continuation of such compensation to any incumbent who held such position at such compensation on September 1, 1924, as long as he legally holds such position; provided, however, that heads of depart-ments, in co-operation with the Civil Service Commission, where said commission has jurisdiction, shall continuously offer all possible opportunities for such employees to assume duties and responsibili-ties which will qualify them for higher classification subdivision. Changes in standards of compensation shall be made only at the time of the adoption of the annual budget, and to this end the Supervisors, by resolution, shall fix the dates for reference of proposed changes to the Civil Service Commission and report by the com-mission thereon and said commis-sion shall report on or before such dates. Changes of compensation shall take effect on the first day of July immediately following, except that changes of compensation due to emergency conditions may be made at other times by the Board of Supervisors after requesting and receiving a report thereon from the Civil Service Commission. Pending the adoption by the Supervisors of classification and com-pensation schedules, as herein pro-vided, the existing salaries and compensations and Charter salary and wage-fixing powers, shall remain in force and effect.

Privilege of the Floor.

W. Bonsor, representing Francisco Labor Council, Frank McDonald and John O'Connell were heard on the foregoing amendment. Wm. Naury, representing the

Research Bureau, expressed the view "that amendment provides an orderly means for fixing salaries".

Grover O'Connor, attorney, representing Civil Service Employees Association, addressed the Board In favor of the proposed amendment.

Jas Maher, Secretary, Civil Service Commission, declared that this amendment gave no power to the Civil Service Commission, but did give it more work.

Thereupon, the foregoing measure was amended on motion of Supervisor Schmitz by inserting the words "at the request of the

Board of Supervisors" on the 103rd

line by the following vote:
A y es — Supervisors Badaracco,
Bath, Deasy, Harrelson, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—

Noes-Supervisors Colman, Haydea, Rossi-3.

Absent-Supervisors Katz. Mc-Gregor, Shannon-3.

Whereupon, the foregoing measure, so amended, was ordered submitted and published by the Board of Supervisors September 18, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi,

Schmitz, Welch, Wetmore—15.
Absent—Supervisors Katz, Mc-

Gregor, Shannon-3.

RECESS.

Thereupon, the Board of Supervisors at 1:30 p. m., took a recess until 2 p. m.

J. S. DUNNIGAN. Clerk.

REASSEMBLED.

The Board of Supervisors reassembled at 2:30 p. m., all members previously noted being present.

Relating to Annual Budget.

On motion of Supervisor Mc-Sheehy the amendment proposed by the Labor Council and presented by the Judiciary Committee without recommendation was taken up.

Privilege of the Floor.

Frank McDonald. representing the Building Trades Council, Jno. O'Connell, representing the San Francisco Labor Council, Mr. Mc-Comma, representing the Per Diem Men's Association, and J. Kelly. representing the Federation of Improvement Clubs, addressed the Board on the pending question.

Amendment.

On motion of Supervisor Welch the words "except Police, Fire, Parks, Playgrounds, Public Library and School Department" were in-

Aves—Supervisors Bath, Colman, Harrelson, Hayden, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore

-10.Noes — Supervisors easy, McSheehy, Badaraeeo, Deasy Roncovieri, Welch-5.

Absent-Supervisors Katz. Mc-

Gregor, Shannon-3.

Whereupon, the measure as amended and in words and figures following was approved by the following vote:

Charter Amenament No. 33. Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 3 of Chapter I of Article III relating to the annual budget.

The Board of Supervisors of the City and Country of Section 3.

City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That Section 3 of Chapter I of Article III be amended so as to read as follows:

Section 3. The Supervisors shall

meet annually between the first Monday of May and the first Monday of June, and by a vote of a majority of all the members thereof make a budget of the amounts estimated to be required to pay the expenses of conducting the public business of the City and County for the next ensuing fiscal year. The budget shall be prepared in such detail as to the aggregate sum and the items thereof allowed to each department, office, board or commission, as the Supervisors shall deem advisable; provided. advisable; provided, however, that the salaries, wages or rates of compensation of the various deputies, clerks, assistants or employees of every kind and classification of each department, classification of each department, office, board or commission, except the Police, Fire, Parks, Playgrounds, Public Library and School departments, shall be itemized in said budget; and provided, further, that any and all amounts so set apart, itemized and allowed in any department, office, board of commission, as wages, salary or compensation, as aforesaid, shall be expended for such purpose only, and sation, as aforesaid, shall be expended for such purpose only, and, if not so expended, shall, at the end of each and every month, revert to a special fund which may be reapportioned for the same purposes of those originally set out in the hudget ardinance. in the budget ordinance.

Before finally determining upon the budget, the Supervisors shall fix such sufficient time or times as may be necessary to allow the taxpayers to be heard in regard thereto, and the Supervisors shall attend at the time or times so appointed for such hearing. All pro-visions of the Charter in conflict with this section are hereby re-

pealed.

Ordered submitted and published by the Board of Supervisors Sep-

tember 18, 1924.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Katz, Mc-

Gregor, Shannon-3.

School Amendment.

Supervisors Bath and recommended that the Colman following amendment relating to School Department be not submitted. Supervisor Schmitz dissents and reserves the right to present the matter for consideration by the Board of Su-

An Amendment Which Will Give the People the Direct Power to Elect and Recall Their School Directors, and Which Reduces Their Terms of Office From 7 Years to 4 Years.

Introduced by request by Super-

visor Schmitz.

This proposed Charter Amendment provides only three changes in the management of the public

schools:

(1) That any quanned this shall have the right to become a candidate for the office of School Director, and from these candidates representatives to serve on the

School Board;
(2) That the terms of office of School Directors shall be four years, the same as for all other elective offices, instead of seven

years, as at present;
(3) The School Directors shall be subject to recall as are all other elected officers.

The number of School Directors and their compensation remain the

same as at present, as do all other provisions of Article VII relating to the Public Schools.

An amendment describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 1 of Chapter I of Article VII thereof, relating to the School Department.

The Board of Supervisors of the City and County of San Francisco submits to the qualified electors of said City and County of San Fran-cisco at the general election to be held November 4, 1924, a proposal to amend the Charter of said City and County by amending Section 1, Chapter I of Article VII thereof, so as to read as follows:

Section 1. The School Department shall be under the control and management of a Board of Education composed of seven school directors, who shall be elected by the qualified voters of the City and County of San Francisco after having been nominated as hereinafter

provided. They shall be citizens of the United States, and shall be not less than thirty years of age at the time of becoming candidates for the office of School Director, and shall have been residents of the City and County of San Francisco for at least five years prior to becoming such candidates. Except as herein otherwise provided, the term of office of each of the School Directors shall be four years, commencing at noon on the first Monday after the first day of January next following the election at which they were elected.

Any person possessing the qualifications hereinbefore prescribed may be nominated and become a candidate for the office of School Director by filing with the Registrar of Voters, not more than fifty days before the general state or municipal election at which a School Director or Directors shall be elected, as herein provided, a declaration of his candidacy in the form prescribed by Chapter II of Article XI of this Charter with respect to candidates for municipal effices, and by otherwise complying with said Chapter II of Article XI of this Charter. The persons so of this Charter. The persons so nominated shall be candidates for said office at the said general state or municipal election next following their nomination, and the provisions of said Chapter II of Artic'e XI of this Charter shall control with respect to their election.

The School Directors shall each receive as compensation \$15 per day when the Board of Education is in session. They shall also receive \$10 per day while engaged in committee work under the direction of the Board; provided, however, that the total amount of such per diem for session and committee work for the whole Board shall not exceed \$5,000 for any fiscal year; and provided further, that only those actually attending a session or doing such committee work shall be entitled to compensation therefor.

All the provisions of this Charter relating to the recall or suspension and removal of elected officers shall apply to School Directors.

The terms of all of the School Directors in office on January 1, 1926, shall expire on the first Monday next following said day.

At the general municipal election to be held in 1925 seven School Directors shall be elected; the two directors receiving the highest number of votes shall serve for the term of four years; the two directors

tors receiving the next highest number of votes after the first two shall serve for the term of three years; the two directors receiving the next highest number of votes after the first four shall serve for the term of two years, and the one director receiving the seventh highest number of votes shall serve for the term of one year.

At the general state election to be held in 1926, and every four years thereafter, one School Director shall be elected, and at each of the general state or municipal elections to be held in 1927, 1928, 1929, and every four years respectively thereafter, two School Directors shall be elected.

Privilege of the Floor.

The following were granted the privilege of the floor and heard on the foregoing proposed amendment:

Mrs. Jesse Steinhart, Mrs. Jennic Partridge, Central Council of Federated Women's Clubs; Mrs. Alva McLaughlin, Federation of Women's Clubs; Mrs. Rosamont; J. H. Morris. for himself and representing Arthur Joel of the Civic League of Improvement Clubs, opposed placing the proposed amendment on the ballot.

Gco. Skaller, president of the Civic League, declared that he had been delegated by the Civic League to present the view of the Civic League that the time was not propitious for the submission of this amendment.

Freeman Bassett, representing Lotus Club, and Edgar Peixotto, representing the Down Town Association, and Mr. Moore, school teacher, opposed the submission of the amendment.

Mrs. Edna Calhan, representing the Ingleside Improvement Club, and Mr. Harphold urged that the amendment be placed on the ballot so that the people may be given an opportunity to determine whether they wanted an appointive or an elective Board of School Directors.

Mr. Harpold declared that the Federation of Women's Clubs has not acted on this question and that no one had been delegated to oppose the amendment before this Roard

Mrs. Cunningham, representing the Greater Excelsion District, Geo. Harkins, representing Army Street and Mission District, J. Kelly, representing Federation of Improvement Clubs, Ancas Kane, representing Sutro Heights Improvement Club, and Mrs. M. Scanlon also addressed the Board.

The following address was read by supervisor Roncoviers and on his motion spread in the record:

Supercisor Koncovicii: At the oursed let me say that the werrare or the children and tne nappiness of their teachers my supreme concern. I have no quarrer with any member of the Board of Education. My relations with them in the past have been most cordial and I trust they will With aiways continue to be so. me this is not a question of personalities but of principles. I do not wish the position I take on this amenament to be construed as uniffencity to the members of the Board of Education. I respect them ail, but I despite as un-American the peculiar hypric system that has brought them into existence as a Board of Education. This freak system is neither fish. flesh nor fowl, and its like can-not be found anywhere in the world or in the history of education.

I am in favor of this proposed amendment to elect the Board of Education by popular vote because it enunciates a principle of government which is dear to every lover of our American democracy. I stand now consistently, as I have always stood, in favor of an elected Board of Education. My experiences, as one who has served the children, their parents and their teachers for twenty-one long years, have taught me that the people should take unto them selves the direct control of their public schools if they want responsive and honest school government, carried on solely in the interests of the children.

I believe in the intelligence of the American people to govern themselves. I believe in vox populi, vox Dei. There are some who do not. There are two sides to the question, of course. the age-old conflict between democracy and autocracy. Much has been said on both sides and much blood has been spilled to establish the right of the people to gov-ern themselves. Personally I have always entertained an abiding faith in our American elective system, especially in the selection of officials that should be close to the people. I have constantly fought for the elective system for our public schools, in season and out of season. My convictions are deep-rooted and as old as my power to reason.

The proposed plan to elect the School Directors is the most demo-

cratic and the best that has yet been devised. I hope you will see enough merit in the elective system which has placed you in office to guide you in voting to place this amendment on the ballot and give the people an opportunity to express their will on it.

It may be contended by some that the people are not competent to elect good School Directhat some omniscient aptors; pointing power must do the selecting for them. I am sure all will acknowledge that the appointment of School Directors by the Mayor does not necessarily guarantee a competent Board of Education, nor one that is fair and sympa-thetic, even though he exercise the best of intentions. The appointment system reeks with underground influences. I would rather trust the people to make their own selections at the ballot box in the full light of day under splendid free-for-all nonpartisan, non-bossed system of elections at large. Under the existing freak system of selecting School Directors (the most stupid that could be put over on an unsuspecting public), the Mayor cannot remove and the people cannot recal them no matter how. not recal them, no matter how incompetent or unjust and unfair they may prove themselves. And this politically unsafe and vicious system would hold offending School Directors in office for full seven years.

We all know that the tendency today is for more democratic gov-ernment. This is evidenced by the modern, progressive movements known as the initiative, the referendum, the direct primary and the recall. The people elect their officials, but reserve the their officials, but reserve the right to recall them at any time. They elect their representatives to make their laws but demand the right to have those laws referred back to them for ratification by popular vote. The people have the right to propose new laws by initiative when their representatives refuse or neglect to do so. The tendency toward more popular government is spreading every-where in the United States. The power of the ballot, which is in the hands of the people, can remedy political abuses and rebuke those who would obstruct the will of the people. The pendulum is swinging back to the first principles of democratic government. The peo-ple must keep the power of se-lecting their public servants in their own hands or lose interest in government. If the people are competent to elect and recall their Judges, if they are competent to elect and recall their Supervisors and all other public servants, surely they are competent to elect their School Directors, since the office of School Director comes even closer to the people than any other.

I believe that the most important part of a free people's education is their training in self-government. Government by dictators, by hereditary rulers, by governor-generals and by appointive politicians, who are independent of the people, may sometimes give efficient machinery for political control, such as existed under the rule of the Czar and of the Kaiser, but such governments lack the educational element and the human touch so necessary in our American democracy. It is necessary to have an electorate that takes a deep interest in our public schools if public education is to prosper. The more the voice of the people is heard, the better for the general welfare of the community and especially for our schools. The people are gaining rather than losing faith in their own competency and their own judgment and their own ability to select those who are to administer their laws.

I'believe that democratic government with all its faults is still the most efficient and best form of government for most of the people. Intelligent men would rather trust the people to govern themselves than to trust a few to govern the people. It would be an insult to the American people and to the people of the City of San Francisco in particular, for any Supervisor to declare that the people are politically incompetent to elect their public servants. The people will ever hold in their hands the ballot. They can remove the inefficient. If they have the power to retain the efficient in office, then all that any reasonable man can ask for has been

gained.

It is sometimes contended that the election of School Directors directly by the people would throw the schools into politics. Every citizen who performs his civic duties is taking part in politics. Every official is in politics whether he is elected directly by the people or appointed by a politician who is himself elected by the people. I am convinced that the honor of being the choice of the people is a powerful incentive toward good government. We cannot avoid

politics in a republic, and I prefer politics on the elective plan than upon the appointive back-door sys-There is no way out of politem. ties in a democracy. What fear have honest men of giving the people an opportunity to vote on whether or not they wish to elect their Board of Education? He who doubts the ability of the people to select good and efficient servants casts a doubt on the perpetuity of our institutions. would be an insult to the intelligence of the people for us as Supervisors to refuse to let them vote upon this amendment. And let me say that I will not believe that there is a Supervisor among us who has lost faith in the abilus who has lost faith in the ability of the neople to elect their public servants. If an elected public official loses faith in the ability of the people to elect their officials, it takes no prohpet to foretell that the people will lose faith in him at the first opportunity. The people can be trusted to elect their School Directors without being limited, as they now are, to vote for only one cannow are, to vote for only one can-didate selected for them by the An election with only one Mayor. candidate is a farce. School Directors so selected are not the appointees of the Mayor, subject to dismissal by him for misconduct, and they are not the nominees of the people subject to the recall.

Let us remember that the schools are nearer to the homes and firesides of the people than any other institution of our government. The people furnish the children and the money, and should be able to choose their own school directors. The people are demanding more and more the right to hold the whip-hand over all of their public servants. The surrender by the people of any important office weakens our democracy. Above all other institutions our schools must be kept close to the people. The common practice throughout the United States is for the people to elect the members of the Board of Education. The school survey reports of nearly all the large cities of the United States come out definitely in favor of Boards of Education elected by popular vote. The underlying principes of proper school management and control demand that the members of the School Board shall be the representatives of the people in fact as well as in name. The citizens may be compared to the stock-holders of a corporation, and the School Directors to the corpora-

tion directors, who must always be representative and responsive to the will of the stockholders. This proposed amendment contains nothing radical. It contains the three touncation stones that lie at the base of representative government. First, the inalienable right of any American citizen to aspire to public office and the right of the people to choose their public servants. Second, the reasonable limitation of the term of Third, the office to four years. application of the recall provisions of the Charter to School Directors, the same as they now exist for all other elective offices. In all other respects the existing provisions of the Charter relating to the School Department remain the same. What could be fairer?
Fellow members of the Board of Supervisors, this is a wise and

constructive amendment. It will restore and strengthen the faith of the people at large, and the confidence of the teachers in par-ticular, in the administration of the public schools. It will be the most effective means for increasing the efficiency of our school system and for settling once and for all time this much discussed school question. In the name of vaunted American democracy, in the name of thousands of our fellow citizens, in the name of the children for whom alone the schools exist, give the people an opportunity to vote on an amendment which has for its sole object the placing of the public schools directly in the hands of the people.

Amendment Refused Submission.

Whereupon, the roll was called and the amendment was refused submission by the following vote: Ayes - Supervisors Badaracco, Roncovieri.

Deasy, McSheehy, Schmitz, Welch—6.

Noes-Supervisors Bath, Colman, Hayden, Harrelson, McLeran, Morgan, Robb, Rossi, Wetmore—9.
Absent—Supervisors Katz,

Mc-

Gregor, Shannon-3.

Defining Powers of Board of Supervisors in Municipal Affairs. Charter Amendment No. 26. Proposed by City Attorney.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of sald City and County by adding to Section 1, Chapter II. Article II, a subdivision to be known as Subdivision 44, relating to the power of the Board of Supervisors in respect to municipal affairs. The Board of Supervisors of the

City and County of San Francisco

hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows: That Section 1, Chapter 11, Ar-

ticle 11 be amended by adding thereto a subdivision to be known as Subdivision 44 and to read as

follows:

Subdivision 44. To make and en force all laws and regulations in respect to municipal affairs, subject only to the restrictions limitations provided in this Char-

Ordered submitted and published by the Board of Supervisors Sep-

by the Board of Sagaratember 18, 1924.

A yes — Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Heyden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent—Supervisors Katz, Mc-

Gregor, Shannon-3.

Board of Supervisors to Fix Salaries of City Attorney, District Attorney, Auditor, Tax Collector, Coroner, County Clerk, Treasurer and Recorder.

Charter Amendment No. 34.

Proposed by Judiciary Commit-

Describing and setting forth a proposal to the qualified electors of the City and County of San Fran-cisco. State of California, to amend the Charter of said City and County by adding a new section to Article XVI. to be numbered Section 45, relating to salaries of certain officials.

The Board of Supervisors of the ity and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That a new section be added to Article XVI, to be numbered Section 45, and to read as follows: Section 45. From and after July 1, 1925, the Board of Supervisors

shall annually fix the salaries of the following elected officials. District Attorney, City Attorney, Auditor, County Clerk, Tax Collector, Treas-urer, Coroner and Recorder; provided, however, that in no one year shall the salary of any of the above officials exceed the present salary of the Sheriff and Assessor.

All provisions of the Charter in conflict herewith are hereby re-

realed.

Ordered submitted and published by the Board of Supervisors September 18, 1924.

Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Mor-gan. Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, Me-

Gregor, Shannon-3.

Salary of the Mayor.

Charter Amendment No. 33. Introduced by Supervisor Rossi. Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 1 of Chapter I of Article IV, relating to the salary of the Mayor.

The Board of Supervisors of the

City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows: That Section 1 of Chapter 1 of

Article IV be amended so as to read

as follows:

Section 1. The chief executive officer of the City and County shall be designated the Mayor. He shall be an elector of the City and Section 1. County at the time of his election, and must have been such for at least five years next preceding such time. He shall be elected by the people to hold office for four years. He shall receive an annual salary of \$12.000. All of the appointees to positions in the Mayor's office shall hold their positions at the pleasure of the Mayor. This section shall take effect July 1, 1925.

Ordered submitted and published by the Dearly of Surenvisors Son

by the Board of Supervisors September 18, 1924.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, McGregor, Shappen

Gregor, Shannon—3.

M. H. de Young Museum.

Charter Amendment No. 29. Introduced by Supervisor Me-Leran and recomemnded by the Judiciary Committee.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new article thereto, to be designated Article XIV-C, relating to the acceptance and management of the M. H. de Young Memorial Museum.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of

That a new article be added to the Charter, to be designated Article XIV-C, and to read as follows:

ARTICLE XIV-C.

Section 1. Acceptance of Gift. M. H. de Young, having erected certain buildings in Golden Gate Park in the City and County of San Francisco, State of California, as a repository for works of art and objects of historical, mechanical, industrial and domestic interest for the education and enjoyment of the public, the donation of said buildinos and the majority of the exhibits contained therein has been accepted subject to the following conditions:

(1.) The said Memorial shall be known as the M. H. de Young Memorial Museum, and shall remain so designated, and the name thereof

shall never be changed.
(2.) The management, superintendence and operation of said Memorial and the lands set aside therefor shall be placed in a board of trustees, of which the Mayor of the City and County and the president the Board of the City and County and the president the Board of the City and the president the Board of the City and the president the Board of the City and the Board of the Boa dent of the Board of Park Commissioners of the City and County shall

be ex officio members.

Section 2. The Board of Trustees.
The said Memorial and the grounds set aside therefor shall be under the management, superintendence and operation of a board consisting of eleven (11) trustees, nine of the original members of which shall be appointed by the Mayor and filed at the office of the Park Commission and at the Mayor's office in San Francisco, and the Mayor of the City and County and the Presi-dent of the Board of Park Com-missioners of the City and County shall be members by virtue of their office. All the vacancies thereafter occurring in said board shall be filled by a vote of a majority of the remaining members thereof. None of said trustees shall receive any compensation for his or her services.

Section 3. Lands and Funds. The Board of Park Commissioners of the City and County shall designate and set aside lands in Golden Gate Park immediately adjacent to and extending the entire length of the rear, or the northeast, part of the present Memorial Museum. Said land to be reserved to permit of the future extension of the said Museum and the construction of additional buildings for the enlargement of the present Memorial Mu-

The Supervisors shall for seum. the purpose of maintaining said Memorial Museum include in each annual budget of City and County expenditures an amount sufficient for the maintenance, operation and superintendence thereof. Such amount shall not be less than forty thousand dollars (\$40,000) in each annual budget, and such additional amount as is necessary to take care of the increased demand for help, buildings, repairs and care of said Memorial Museum. Such amount shall be credited to and deposited in the fund in the Treasury of the City and County to be known as the M. H. de Young Memorial Museum Fund.

Section 4. Accept Gifts, Loans, etc. Said Board of Trustees shall be empowered to receive gifts, loans, devises and bequests of money or other property, which money shall become a part of said fund, and, together with the reve-nue thereof derived from such tax or from other sources shall be apnlied to the purposes herein authorized. If such payment into said fund shall be inconsistent with the conditions or terms or any such loan gift, devise or bequest, the board shall provide for the safety and preservation of the same and the application thereof to the use of the Memorial Museum or the lands adjacent thereto in accordance with the terms and conditions of such loan, gift, devise or bequest.

Section 5. Title to Property in Section 5. Title to Property in City and County. The title to all property, real or personal, now owned or hereafter acquired by nurchase, gift, devise, bequest or otherwise, for the nurnose of the said M. H. de Young Memorial Minds of the said M. H. de Young Memorial M. H. de Young Memorial M. H. de Young Memorial M. de Young Memorial M. de Young M. de Young Memorial M. de Young M. de Y seum, when not inconsistent with the terms of its acquisition, shall west in the City and County, and in the name of the City and County may be sued for or defended action at law or otherwise. Poord of Park Commissioners shall maintain and care for the buildings and grounds of this Memorial Mu-seum for all times—furnishing the moneys for the necessary repairs and embellishments of the ground and unoccupied parts.

Section 6. Administration. The board shall have exclusive charge of the said Memorial Museum the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or that may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at

least once in three months, and at such other times as the president, or any three members thereof may appoint, in a place to be provided for the purpose. A majority of the board shall constitute a quorum for the transaction of business. It shall elect one of its members president, who shall serve for one year and until his successor is elected; and shall elect a director, curator and secretary and such other assistants or employees as may be necessary. The secretary shall keep full account of all property. a full account of all property, money, receipts and expenditures and a record of all its proceedings and annually file a report with the City and County Auditor.
Section 7. Powers of Trustees.

The Board, by a majority vote of all its members, to be recorded in its minutes with the ayes and noes,

shall have power:

1. To make and enforce all rules, regulations and by-laws necessary for the administration, government and protection of the said Memorial Museum and its affairs, and the property belonging thereto or that may be loaned thereto.

2. To administer any trust declared or created for such Memo-

rial Museum. To define the nowers and prescribe the duties of all officers, determine the number of and elect all necessary subordinate officers and assistants, and remove any officers or assistants.

4. To purchase works of art, literary productions and other per-

sonal property.

5. To order the drawing and nayment, upon vouchers certified by the president and secretary, of money from the M. H. de Young Memorial Museum Fund for any

liability or authorized expenditures.
6. To fix the salaries of the curator and secretary and their assistants and all other employees

of said board.

Ordered submitted and published

by the Board of Supervisors September 18, 1924.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson. Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz, Me-

Gregor, Shannon-3.

Procedure for Use of City's Credit in Financing Local Improvements.

Introduced by Supervisor Harrelson and recommended by Judiciary Committee.

Charter Amendment No. 32 Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new section to Article XVI, to be numbered Section 29 B,

XVI. to be numbered Section 29 B, relating to establishing a procedure for the use of the City's credit in financing local improvements.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924. a proposal to amend the Charter of said City and County as follows:

That a new section he added to

That a new section be added to Article XVI, to be numbered Section 29 B and to read as follows:

Section 29 B. The provisions of this Charter shall not be deemed exclusive, but the Supervisors by ordinance, which may be amended from time to time, may establish procedure for the use of the City's credit in the financing of local improvements, and the people at any general, municipal or special election may authorize the incurring of a bonded indebtedness which shall be exclusive of the bonded debt limitations of this Charter, and the proceeds of which shall be used as a revolving fund for the financing of public improvements, provided that such Public improvement Revolving Fund shall be re-imbursed by the levy and collection of special assessments as prescribed in the following, and that bond interest and redemption shall be paid therefrom. When any public improvement, to be financed in whole or in part from the proceeds of special assessments levied against the property deemed to be benefited, shall be authorized by the Board of Public Works and the Supervisors, the City Engineer, through the Board of Public Works, shall file a report with the Board of Supervisors detailing the costs of such improvement, the amount to be assessed against benefited property, and recommending the amount of bonds that should be sold to finance the project. The Supervisors may issue general bonds on the faith and credit of the city for such purposes, the maturities of which shall not exceed fifteen years, provided that the amount of such bonds outstanding at any one time shall not exceed the amount authorized by vote of the people. The proceeds derived from the sale of such bonds may be applied to the payment of incidental and other expenses and to progressive payments on the work or works to be financed in whole or in part by special assess-ment. The unpaid balance of special assessments where property

owners elect to pay these in in-stallments shall be charged an interest rate of seven per cent, which, with the principal, shall be credited to the Public Improvement Revolving Fund. The Supervisors in the ordinance herein referred to may prescribe the duties of any city or county officer in maintaining accounts of and collecting assessments for each such improvement.

Ordered submitted and published by the Board of Supervisors Sep-

tember 18, 1924.

A v e s — Supervisors Badaracco,

A v e s — Badaracco,

Harrelson Bath, Colman, Deas, Hayden, McLeran, McSheehy, Mor-Rossi, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent—Supervisors Katz,

Mc-

Gregor, Shannon-3.

Auditor's Counsel and Attorneys' Fees. Recommended by Judiciary Committee.

Charter Amendment No. 30. Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and

County by adding a new section to Chapter II of Article IV thereof to be numbered Section 10, relating to expenditures by the Auditor

r counsel and attorneys' fees. The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows:

That a new section be added to Chapter II of Article IV to be numbered Section 10, and to read

as follows:

Section 10. The Auditor shall be allowed to expend not exceeding three thousand dollars per annum for counsel and attorneys' fees. The provisions of this section shall supersede any other provision of this chapter to the contrary.

Ordered submitted and published by the Board of Supervisors Sep-

tember 18, 1924.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors Katz, Mc-

Gregor, Shannon-3.

Salary of Sheriff's Attorney. Recommended by Judiciary Committee.

Charter Amendment No. 31

Describing and setting forth a proposal to the qualified electors of the City and County of San

Francisco, State of California, to amend the Charter of said City and County by adding a new section to Chapter VI of Article V to be numbered Section 4 thereof, relating to the appointment and salary of an attorney for the Sheriff.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County of follows:

A new section is hereby added to Chapter VI of Article V to be numbered Section 4 and to read as

fellows:

Section 4. The Sheriff may appoint one attorney to advise him in matters pertaining to the conduct of his office who shall receive an annual salary of three thousand dollars. The provisions of this section shall supersede any other provision of this chapter to the con-

Ordered submitted and published

by the Board of Supervisors September 18, 1924.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Ayes — Super ...
Bath, Colman, Deasy, Harrelson,
Hayden, McLeran, McSheehy, MorRoncovieri, Rossi, gan, Robb, Roncovieri, R Schmitz, Welch, Wetmore—15. Absent—Supervisors Katz,

Mc-

Gregor, Shannon-3.

Supervisors Establish Retirement System for School Department.

Supervisor Bath presented and

the Clerk read: Charter Amendment No. 37.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding County by adding a new section to Article XVII thereof, to be num-bered Section 8, relating to the establishment of a retirement system for the teachers in the School Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County as follows: That a new section be added to Article XVII thereof, to be num-bered Section? and to you as fol-

bered Section 8 and to read as fol-

lows:

Section 8. The Board of Supervisors are empowered under the conditions set forth in this article to establish a retirement system and to provide for death benefits for teachers in the San Francisco School Department; provided, however, that the contributions to be made and the benefits to be re-ceived under such retirement sys-tem shall be based upon the pro-portion of the salaries of such teachers which have been and shall be paid out of funds contributed by the City and County, excluding therefrom the portion of such sar-aries which have been or shall be the State of California; and in determining such proportion it shall be taken to be the same proportion which the whole amount of money contributed by the City and County to the Common School Fund in any fiscal year bears to the whole amount of money contributed to such fund in such year by the State; and provided further, that nothing herein contained shall be construed to deprive any teacher of the rights to receive benefits under any pension or retirement system now or hereafter established by the State of California.

Ordered submitted and published

Ordered submitted and published by the Board of Supervisors Sep-tember 18, 1924. A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Mayden, McLeran, McSheehy, Mor-gan, Robb, Roncovieri, Rossi, gan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.
Absent — Supervisors Katz, McGregor, Shannon—3.

Budgeting Moneys From Other Sources.

Supervisor Roncovieri presented: Amendment to Section 5a, Article III, Chapter 1 of the Charter.

Any and all moneys received during any fiscal year by the City and County of San Francisco from any and all sources of revenue, including any and all moneys received from any and all forms of taxation which may exceed the grand total of all appropriations made and provided in the general budget for any fiscal year, shall not be ex-pended or used by the Board of Supervisors in any manner whatsoever, either directly or indirectly, to pay any claims whatsoever arising previous to or during the fiscal year for which the general budget is adopted, and if the grand total income of the City and County in any fiscal year should exceed the grand total of all appropriations made and provided in any general budget for the same fiscal year, such excess of income shall be car-ried forward in its entirety and absolutely intact to the credit of the General Fund for the next ensuing fiscal year; provided, how-ever, that should any unforseen emergency arise in any fiscal year, requiring a special emergency ap-

propriation in excess of the grand total of appropriations previously made and provided in the general budget for the same fiscal year, such special emergency appropriation may be made out of any moneys received during the same fiscal year, provided such moneys are in excess of the grand total of all appropriations made and provided in the general budget; but no such special emergency appropriation in excess of the grand total of all appropriations made and provided in the general budget shall be made nor become valid without the affirmative vote of not less than fifteen members of the Board of Supervisors, approved by the Mayor.

Clerk to Number Amendments. Supervisor Schmitz moved that the Clerk be directed to number the amendments approved today, the first to be No. 19.

So ordered.

ADJOURNMENT.

There being no further business the Board at 5:30 p. m. adjourned. J. S. DUNNIGAN

Clerk.

MONDAY, SEPTEMBER 22, 1924, 2 P. M.

Board of Supervisors, San Francisco, Monday, September 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

His Honor Mayor Rolph presid-

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of July 31, August 4 and August 7, 1924, were consid-ered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Increased Compensation for United States Aviation Service.

Supervisor Hayden presented: Communication from Sylvester O'Sullivan, suggesting that California's congressional representatives be requested to bring before Congress legislation that will bring about increased pay for all government employees in the aviation service.

Referred to the Public Welfare

Committee.

County Supervisors' Convention. The following was presented and

read by the Clerk:

Communication from Stanley Abel, Secretary of County Supervisors' Association of the State of California, advising that the 1924 convention will not be held this year and that the next meeting of the association should be held in Sacramento during the second session of the Legislature, the exact date to be fixed by the Executive Committee and due notice given to all concerned.

Ordered filed.

Petition for Easement Over City Property.

The following was presented and

read by the Clerk.

Petition of W. B. Wagnon; for an easement to pass over that certain parcel of land on Fulton street between Market and Hyde streets, shown on attached plat, agreeing to plant the lot to shrubs and lawn and maintain it for ten years or as long as the easement may last.

Referred to the Public Buildings

and Lands Committee.

Invitation to Civic Dinner by Californians Inc.

Communication from Californians Inc., inviting attendance at gencral civic dinner at Commercial Club, Thursday, September 25, 1924, at 6:15, at which will be presented a series of careful studies into the fundamentals of San Francisco's present condition and prospects.

Read and filed.

PRESENTATION OF PROPOSALS.

Sealed proposals were received by the Board of Supervisors for furnishing one chemical engine, one tractor, three combined pumping engines and hose wagons, on September 22, 1924, between the hours of 2 and 3 p. m., and were opened and referred to the Supplies Committee.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 22928 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be errended out of the hereinafter mentioned funds

in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue, 1910.

Joshua Hendy Iron Works, (1)4th payment, butterfly valves, Hetch Hetchy construction (claim dated Aug. 29, 1924), \$4,553.80.

(2) A. L. Greene, concrete paint (claim dated Aug. 28, 1924), \$1,-

032.71.

Joshua Hendy Iron Works, (3) changes in butterfly valve mechanism (claim dated Aug. 28, 1924), \$745.

(4) Old Mission Portland Cement Co., cement (claim dated Aug. 28, 1924), \$544.25.

Pacific States Electric Co., (5)electric supplies (claim dated Aug.

28, 1924), \$596.61.

(6) Associated Oil Co., fuel oil (claim dated Aug. 27, 1924), \$1,-002.33. (7) Baker, Hamilton & Pacific

Company, hardware (claim dated Aug. 27, 1924), \$574.34.

(8) Del Monte Meat Co., meats

(claim dated Aug. 27, 1924), \$2,-584.30.

(9) Dodge, Sweeney & Co., groceries (claim dated Aug. 27, 1924),

\$980.97.

M. M. O'Shaughnessy, refund expenditures, per (10)volving vouchers (claim dated Aug. 28.

1924), \$546.89. (11) Standa Standard Oil Co., fuel 011 dated Aug. 28, 1924), \$2,-(claim

297.64.

(12)Western Meat Co., meats (claim dated Aug. 28, 1924), \$1,-

943.33.

- (13)Westinghouse Electric & Manufacturing Co., electric transformer (claim dated Aug. 28, 1924), \$1,130.50.
- (14) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Sept. 2, 1924), \$2,-249.16.

Special School Tax.

(15) Butte Electrical Equipment Co., sixth payment, electric work, Horace Mann School (claim dated

Sept. 3, 1924), \$5.000. (16) Butte Electrical Equipment

Co., second payment, electric work, Portola Elementary School (claim dated Sept. 3, 1924), \$892.09.

(17) I. M. Sommer, third payment, general construction of Francisco School (claim dated Sept. 3, 1924), \$10.775.25. 1924), \$10,775.25.

School Construction Fund, Bond Issue 1923.

(18) Bureau of Engineering, Department of Public Works (Appropriation 32-B), blue printing for High School of Comemrce (claim dated Aug. 28, 1924), \$800.

General Fund, 1924-1925.

Printing (19) California printing, Dept. of Elections (claim dated Aug. 28, 1924), \$968.27.

ted Aug. 28, 1821), (20) Herman Hallensleben, final (20) Herman Hallensleben, final payment, reconstruction of Ward "R," San Francisco Hospital (claim

dated Sept. 3, 1924), \$1,530.

(21) F. J. Edwards, second payment, hot water heating, Fire Dept building in Mint avenue (claim dated Sept. 3, 1924), \$1,065.

(22) Henry Ernst & Sons, plumbing and heating, Fire Dept. engine house No. 29 (claim dated Sept. 3, 1924), \$1,701.

(23) O. Monson, second payment, general construction of Fire Dept. engine house No. 29 (claim dated Sept. 3, 1924), \$14,080.50.

(24) Felix Gross Co., hauling

election booths, etc. (claim dated Sept. 4, 1924), \$1,000. (25) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Sept. 8, 1924), \$1,125.

(26) California Academy Sciences, maintenance of Steinhart

Aquarium for August (claim dated Sept. 8, 1924), \$2,959.56.
(27) Recorder Printing & Publishing Co., furnishing Law and Motion and Trial Calendars, etc. (claim dated Aug. 30, 1924), \$770.

(28) San Francisco Convention d Tourist League, expense of and publicity and advertising of San Francisco, per vouchers (claim dated Sept. 8, 1924), \$5,081.51. (29) James F. Smith, first pay-

ment, lathing and plastering Ocean Beach bath house (claim dated

Sept. 5, 1924), \$8,100. (30) Park Commission, for labor performed during July on Lake Merced municipal golf course golf (claim dated Sept. 5, 1924), \$2,-386.50.

(31) Park Commission, for labor performed during July on new park stadium (claim dated Sept. 5,

1924), \$652.63. (32) Krogh Pump & Machinery Co., additional pump parts for Ocean Beach bath house (claim dated Sept. 5, 1924), \$520. (33) Palmer & McBryde, second

payment, construction of new stadium in park (claim dated Sept. 5, 1924). \$33,825.

(34) Old Mission Portland Cement Co., cement for Ocean Beach bath house (claim dated Sept. 5, 1924), \$743.47. (35) Park Commission, for labor

performed during July on Ocean Beach bath house (claim dated Sept. 4, 1924), \$5,615.41.

Hetch Hetchy Operative Revenue Fund.

(36) Railroad Commission of the State of California, for expense of its valuation of electric properties of the Pacific Gas and Electric Company and the Great Western Power Company (claim dated Sept. 5, 1924), \$10,000.

Park Fund.

(37) State Compensation Insurance Fund, insurance premium on park employments (claim dated Sept. 5, 1924), \$780.46. (38) J. E. French Cc., one Dodge

truck for parks (claim dated Sept. 5, 1924), \$1,090.
(39) Pacific Gas and Electric Co., electric and gas service for parks (claim dated Sept. 5, 1924), \$2,-455.73.

General Fund, 1924-1925.

(40) Anderson-Smith Motor Co., one Chevrolet coupe for Board of Health (claim dated Aug. 31, 1924), \$823.75.

(41) Howard Automobile Co., two Buick roadsters, Board of Health (claim dated Aug. 31, 1924), \$2,-

754.11.

The White Company, (42)White truck for Board of Health (claim dated Aug. 30, 1924), \$3,-970.42.

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon—4.

Authorizations.

Resolution No. 22929 (New Se-

ries), as follows:

Resolved, That tne following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction, Fund, Bond

Issue 1910.
(1) American Manganese Steel
Co., jaw plates for crusher, Hetch Hetchy construction (claim dated Sept. 4, 1924), \$516.43.

(2) Bodinson Manufacturing Co., countershafts, etc. (claim dated

Sept. 4, 1924), \$602.15.

(3) California Steam & Plumbing Supply Co., pipe and fittings (claim dated Sept. 4, 1924), \$1,-502.48.

(4) Old Mission Portland Cement Co., cement (claim dated Sept. 4,

1924), \$9,698.

(5) Old Mission Portland Cement Co., cement (claim dated Sept. 4, 1924), \$9,847.20.

(6) Old Mission Portland Cement Co., cement (claim dated Sept. 4,

1924), \$3,826.98. (7) Crane Company, pipe fittings, etc. (claim dated Sept. 4, 1924), \$592.49.

(8) Old Mission Portland Cement Co., cement (claim dated Sept. 5,

1924), \$795. (9) Healy-Tibbitts Construction Co., eighth payment, construction of substructures for steel bridge across Dumbarton Straits (claim dated Sept. 10, 1924), \$97,511.74.
(10) Western Pipe & Steel Co.,

thirteenth payment, construction of Bay Crossing Pipe Line, Contract (claim dated Sept. 10, 1924),

\$44,421.14.

(11) Leonard F. Youdail, third payment, construction of timper trestles for Bay Crossing Pipe Line, Contract 96 (claim dated Sept. 10, 1924), \$43,964.14. (12) Johns-Manville Inc., asbestos

sheet packing (claim dated Sept.

10, 1924), \$2,890.30. (13) Hill, Hubbell & Co., biturine enamel (claim dated Sept. 10, 1924), \$1,904.30.

(14) Miller & Lux Inc., meats Sept. (claim dated 19, 1924). \$5C7.37.

(15) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Sept. 10, 1924), \$1,159.39.

(16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Sept.

1924), \$1,260.35. (17) Sierra Railway Company of California, Hetch Hetchy car service (claim dated Sept. 10, 1924),

\$1,040,49.

School Construction Fund, Bond Issuc 1918.

(18) J. C. Schultheis, final payment, alterations to shooting gal-lery, Galileo High School (claim dated Sept. 10, 1924), \$1,380.

Library Fund. (19) American Building Mainte-nance Co., janitor service, public library (claim dated Aug. 31, 1924), \$615.

(20) G. E. Stechert & Co., library books (claim dated Aug. 31, 1924),

\$1,088.81.

(21) San Francisco News Co., library books (claim dated Aug. 31, 1924), \$1,019.25.

County Road Fund.

(22) Municipal Construction Comthird payment, improvement of Silver avenue between Merrill and Vienna streets (claim dated Sept. 12, 1924), \$5,000.

General Fund, 1924-1925.

(23) San Francisco Chronicle, official advertising (claim dated Sept. 15, 1924), \$1,294.16. (24) Associated Charities, wid-

ows' pensions (claim dated Sept. 12,

1924), \$8,489.50.

(25) Eureka Benevolent Society, widows' pensions (claim dated Sept. 12, 1924), \$912.50.
(26) Little Children's Aid, wid-

ows' pensions (claim dated Sept. 12,

1924), \$7,662.48. (27) P. David Company, catchbasin frames, etc., for sewer repairs (claim dated Sept. 8, 1924), \$1,-003.30.

(28)

Spring Valley Water Co.. water furnished public buildings (claim dated Sept. 8, 1924), \$1,-573.02.

(29) Pacific Gas and Electric Co., lighting public buildings (claim dated Sept. 10, 1924), \$2,797.50. (30) California Oriental Trading

Co., bandage rolls, etc., S. F. Hospital (claim dated Aug. 26, 1924), \$1,942

(31) L. Dinkelspiel Company, dry goods, S. F. Hospital (claim dated Aug. 31, 1924), \$1,314.70.
(32) Herbert F. Dugan, drug supplies, S. F. Hospital (claim dated Aug. 31, 1924), \$741.14.

Aug. 31, 1924), \$74.14.

(33) Haas Brothers, groceries, S. F. Hospital (claim dated Aug. 31, 1924), \$1,331.26.

(34) Langendorf Baking Co., bread, S. F. Hospital (claim dated Aug. 31, 1924), \$906.92.

(35) California Meat Co., meats, S. F. Hospital (claim dated Aug. 21, 1924), \$704.92

S. F. Hospital (claim dated Aug. 31, 1924), \$704.22.

(36) Fred L. Hilmer Company, Aug. 31, 1924), \$1,282.50.
butter, S. F. Hospital (claim dated (37) Sherry Bros. Inc., eggs and cheese, S. F. Hospital (claim dated Aug. 31, 1924), \$1,868.39.

(38) A. Levy & J. Zentner Co., fruits and vegetables, S. F. Hospital (claim dated Aug. 31, 1924), \$840.77.

(39) Levi Strauss & Co., riplett spreads, S. F. Hospital (claim dated Aug. 31, 1924), \$770.

(40) W. L. Hughson Co., one Ford coupe, S. F. Hospital (claim dated Aug. 31, 1924), \$586.75.

(41) Spring Valley Water Co., wate

(41) Spring Valley Water Co., water for hospital buildings (claim dated Aug. 31, 1924), \$1,279.17.

(42) Pacific Gas and Electric Co., street lighting, etc., for August (claim dated Sept. 15, 1924), \$46,-567.43.

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Appropriations.

Resolution No. 22930 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for school purposes, to-wit:

- (1) To Mary L. Kane, for land and improvements situate on the east line of Dehon street, distant 135 feet north of Seventeenth street, of dimensions 25 by 80 feet; as per acceptance of offer by Resolution No. 22855 (New Series), the sum of \$6,000. (Required for Everett School.)
- To Theodore Elvin Katherine Elvin, for land and improvements situate on the west line of Harlow street, distant 90 feet southerly from Sixteenth street, of dimensions 25 by 80 feet, and re-quired for the Everett School; as per acceptance of offer by Resolution No. 22856 (New Series), the sum of \$5,750.
- (3) To Annie D. Hill, for land improvements situate at the northeast corner of Seventeenth and Dehon streets, of dimensions 30 by 85 feet, and required for the Everett School; as per acceptance of offer by Resolution No. 22857 (New Se-ries), the sum of \$23,000.
- (4) To Daniel Monahan, for land and improvements situate on the east line of Twenty-third avenue, distant 175 feet north from Clement street, of dimensions 25 by 120 feet, and required for the Alamo School; as per acceptance of offer by Resolution No. 22858 (New Series), the sum of \$6,500.
- (5)To Jacob Wisnia, for land improvements situate on the west line of Harlow street, distant 285 feet south of Sixteenth street, of dimensions 25 by 80 feet, and required for the Everett School; as per acceptance of offer by Resolution No. 22904 (New Series), the sum of \$6.500.

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Appropriating \$100,000, Payment to the California Highway Commission for Construction of Peninsula Highway.

Resolution No. 22931 (New Se-

ries), as follows:

Resolved, That the sum of one hundred thousand dollars (\$100,-000) be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to the California Highway Commission, to be expended by said commission in the construction of the Peninsular Highway.

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Appropriating \$7,500 Out of County Road Fund for Construction of Diagonal Roadway in Potrero.

Resolution No. 22932 (New Se-

ries), as follows:

Resolved, That the sum of \$7,500 be and the same is hereby set aside out of appropriation of \$6,500 from County Road Fund by Resolution No. 20428 (New Series) for construction of diagonal roadway in district bounded by Twentieth and Twenty-second, Rhode Island and Carolina streets, and authorized in payment to Fred and Emma Slepuznickoff; being payment for property and damages to property required for the construction of said diagonal roadway; as per acsaid diagonal roadway; as per acceptance of offer by Resolution No. 22903, New Series. (Claim dated Sept. 11, 1924.)

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Details of the Company of

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Appropriations, Main Sewer, in Scott Street, and Improvements of City Property on Capitol Avenue Between Lobos and Minerva.

Resolution No. 22933 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Extension of Main Sewers, Budget Item No. 42.

(1) For expense of City's portion of construction of main sewer in Scott street from Bay to Capra streets, and in Capra street from Scott to Pierce streets, Marina District, \$1,857.

Street Work in Front of City Property, Budget Item No. 39.

(2) For expense of improving easterly half of Capitol avenue between Lobos and Minerva avenues, in front of City property, \$1,300.

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Oil Permits.

Resolution No. 22934 (New Series), as follows:

Resolved, That the following revocable permits are nereny granted:

Oil Tanks

J. Eshia, north side of Francisco street, 160 feet west of Van Ness avenue, 1500 gallons capacity.
Wm. P. Goss, northwest corner

Sau Benito way and Barien avenue,

1500 gallons capacity.

Wm. P. Goss, 224 Sixteenth avenue, 1500 gallons capacity.

Heinemand Stern Co., Allister street, 1500 gallons capacity.

O. K. Holt, north side of Eighteenth street, 200 feet west of Valencia street, 1500 gallons ca-

Jacob Kulp Co., southwest corner Merchant and The Embarcadero (branch postoffice), 200 gallons capacity.

Leibman Construction Co., south side Filbert street, 250 feet west of Van Ness avenue, 1500 gallons capacity

Musicians' Union, east Jones street, 107 feet north of Turk street, 1500 gallons capacity.

Pacific Telephone and Telegraph Co., north line of Bush street, west of Kearny street, 2000 gallons ca-

pacity. C. Ronaldes, 140 Mason street,

1500 gallons capacity.

R. E. Sbarboro, west line of Walnut street, 86 feet 8 inches south of Washington street, 1500 gallons

capacity.
Wm. Tigeler, southwest Fell and Steiner streets, 1500 gal-

lons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Garage and Parking Station Permits. Resolution No. 22935 (New Series), as follows:

Resolved, That the following revo-cable permits are hereby granted:

Transfer Public Garage.
To G. W. Alpeur, public garage permit heretofore granted H. Grieb by Resolution No. 22269 (New Series), for premises at 66 Page street.

Transfer Parking Station.

To Petroleum Products Co., automobile parking station permit heretofore granted K. A. Waters by Resolution No. 21810 (New Series), for premises at the corner of Davis and Commercial streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.
Absent—Supervisors Bath, Katz,

McGregor, Shannon-4.

Oil and Boiler Permits. Resolution No. 22936 (New Series), as follows:-

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

A. B. Cazet, 458 Bush street, 1500

gallons capacity.
J. P. Firth, southeast corner of Bush and Mason streets, 1500 gallons capacity.

Mrs. I. Laurens, east line of Jones street, north of Sutter street, 1500 gallons capacity.

H. O. Linderman, southwest corner of Twenty-third avenue and Cabrillo street, 1500 gallons capacity.

Medico Dental Corporation, northeast corner of Post and Mason

streets, 2500 gallons capacity.
F. E. Mersereau, northwest corner Guerrero and Cumberland streets, 1500 gallons capacity.

B. F. Shapiro. 354 Santa Clara avenue, 1500 gallons capacity. Stock & Jose, northwest corner of Chestnut and Octavia streets, 150 gallons capacity.

Boilers.

San Francisco Paint Removing Co., north side of Otis street, 198 feet west of Twelfth street, 45 horse power.

Superior Hat Co., 72 Second

street, 2 horse power.
The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden,

McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon—4.

Resolution No. 22937 (New Se-

ries), as follows:
Resolved, That R. F. Phillips be and is hereby granted permission, revocable at will of the Board of Supervisors, to conduct a public garage on portions of the first fleor und basement of the Santa Marina ouilding, Drumm and Marner streets, entrance to building to be on Drumm street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Ayes-Supervisors Badaracco, Colman, Deasy, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Blasting Permit.

Resolution No. 22938 (New Se-

ries), as follows:

Resolved, That George H. Dyer is nereny granted permission, revocable at will of the Board of Suhereby granted pervisors, to explode blasts while grading on Lots Nos. 10, 11, 12 and 13, in Blocks 2933, 2935 and 2934. Claremont Court, parcel No. 2, provided that said permittee shall file a good and sufficient bond in the sum of \$10.000, as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance, with Ordinance, No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a.m. and 6 p.m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by said George H. Dyer, then the privileges and all the rights accruing thereunder shall immediately become null and void.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes—Supervisors Badaracco, Colan, Deasy, Harrelson, Hayden, man, Deasy, Harrelson, Havden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon—4.

Widening of Virginia Avenue Ordered.

Bill No. 6818, Ordinance No. 6350 (New Series), as follows:

Ordering the improvement of Virginia avenue between Mission

and Coleridge streets; authorizing and directing the Board of Public Works to enter into contract for said improvement in accordance with specifications prepared there-

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the improvement of Virginia avenue between Mission and Coleridge streets in accordance with specifications prepared there-for by the Board of Public Works and on file in its office.

Section 2. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4.

to Execute Agreement for Aguatic Park Lands. Mayor

Bill No. 6819, Ordinance No. 6351

(New Series), as follows: Authorizing and directing the Mayor in the name and on behalf of the City and County of San Francisco to execute an agreement with the following named owners for the purchase of property required for the Aquatic Park:

J. C. McKinstry, David Donzel, W. S. Bliss, Florence S. Droste, George W. Rodolph George Rodolph, George L. Sharp, Edward Norton, Charles Norton, Janet Norotn, Murray Norton, Edward Norotn, Murray Norotn, Tracy Norton Robert Hartshorne, Mary Minturn Hartshorne, Julia Trask, Fletcher Norton, Hilda Norton, Ellen Dore, Charlotte E. Horrigan, Maurice Dore, Wm. B. Sharp, E. S. Pillsbury, Dr. B. B. Rudolph Oscar, Richter, Oscar Steinbach, Alma Louise Marie Violet, Anna Louise Martha Muehlmann, Johann Georg Muehlmann, Max Heinrich Muehlmann, Fried-rich Karl Muehlmann, Mathilde Muehlmann, Anna Verw. Muehlmann.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the above named owners providing the immediate purchase of portions approximately one-third (1/3) of the total area of those certain tracts of land situated

in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Parcel 1.

Commencing at the point of intersection of the center line of Van Ness avenue extended northerly with the center line of Tonquin street extended easterly, and running thence westerly along said center line of Tonquin street extended to the Pueblo line of the City of San Francisco; thence in a south-erly direction along said Pueblo line to its intersection with a line drawn parallel with said Tonquin street extended and distant 94 feet 41/3 inches southerly therefrom; thence easterly along said last men-tioned line to its intersection with the said center line of Van Ness avenue extended northerly, thence at right angles northerly along said center line of Van Ness avenue 94 feet 4½ inches to the point of commencement.

Parcel Z.

Commencing at a point in the center line of Tonquin street extended easterly, distant thereon 206 feet 3 inches westerly from the westerly line of Larkin street; running thence westerly along said center line of Tonquin street extended 240 feet 7½ inches to the center line of Polk street extended northerly; thence at a right angle southerly along said-center line of Polk street 343 feet 9 inches to the center line of Jefferson street extended eastof Jenerson street extended east-erly; thence at a right angle east-erly along said center line of Jef-ferson street 240 feet 7½ inches; thence at a right angle northerly 343 feet 9 inches to the point of commencement; being a portion of lot numbered on the Map of the City of San Francisco as Western Addition Block Number 34.

Parcel 3.

Commencing at the point of in-tersection of the center line of Van Ness avenue extended northerly with the center line of Tonquin street extended easterly, and run-ning thence portherly, and runstreet extended easterly, and running thence northerly along said center line of Van Ness avenue 171 feet 10½ inches; thence at right angles easterly 37 feet 9 inches; thence at right angles northerly 212½ feet; thence at right angles westerly 100 feet 3 inches; thence at right angles southerly 75 feet; thence at right angles westerly along the southerly line of Lewis street 259 feet 9 inches; thence at street 359 feet 9 inches; thence at right angles southerly to the Pueblo line of City of San Francisco; thence in a southerly direction along said Pueblo line to its intersection with the said center line of

Tonquin street extended easterly, and thence easterly along said cen-ter line of Tonquin street to the center line of Van Ness avenue extended northerly and the point of commencement.

Parcel 4.

Commencing at a point in the center line of Jefferson street extended easterly, distant thereon 24 feet and 9 inches westerly from the easterly line of Van Ness avenue extended northerly, and running thence northerly 171 feet 10½ inches; thence at a right angle west-erly 37 feet 9 inches to the center line of Van Ness avenue extended northerly; thence at a right angle northerly along said center line of Van Ness avenue extended 77 feet and 6 inches to a line drawn parallel to the center line of Tonquin street extended easterly and distant 94 feet 4½ inches southerly therefrom; thence at a right angle westerly along said last mentioned line to its intersection with the Pueblo line of the City of San Francisco; thence in a southerly direction along said Pueblo line to its intersection with the said center line of Jefferson street extended, and thence easterly along said last mentioned line to the point of commencement.

for the sum of forty-one thousand one hundred and thirty-one and 00/100 dollars (\$41.131.00) and giving the City and County of San Francisco the option to purchase another portion of said property approximating one-third (1/3) the total area thereof on or before the first day of December, 1925, for the further principal sum of forty-one thousand one hundred thirty-one dollars \$41,131.00), and also an option to purchase another portion of said property approximating one-third (1/3) the total area thereof on or before the first day of December, 1926, for the further principal sum of forty-one thousand one hun-dred thirty-one dollars (\$41,131.00) and also giving to the City and County of San Francisco the right to the immediate possession of the whole of said tract upon the making of the forty-one thousand one hundred thirty-one dollars (\$41,-131.00) payment hereinabove referred to; the said agreement to be approved in form by the City At-torney and there shall be incorporated therein the terms and conditions contained in the proposed agreement for that nurpose this day presented to the Board of Supervisors by the Finance Committee.

Section 2. This ordinance shall be in force and effect from and after

its passage.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden. McLeran, McSheehy, Morgan, Robb, Ron ovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Salary Ordinance Amended, Fire Department.

Bill No. 6820, Ordinance No. 6352

(New Series), as follows:
Amending Subdivision (r) of Section 28 of Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions."

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. That Subdivision (r) of Section 28 of Ordinance No. 5460 (New Series) is hereby amended to read as follows:

(r) One clerk at a salary of \$2,100

a year:
Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Ron ovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent—Supervisors Bath, Katz,

McGregor, Shannon-4.

Fixing Sidewalk Widths, Carolina and and De Haro Streets.

Bill No. 6821, Ordinance No. 6353

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto new sections, to be numbered eight hundred and forty-seven and eight hundred and forty-eight.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office August 29, 1924, by adding thereto new sections, to be numbered eight hundred and fortyseven and eight hundred and fortyeight, to read as follows:

Section 847. The width of sidewalks on Carolina street (the east-erly side of) between Sixteenth street and Seventeenth street shall

be fifteen (15) feet.

The width of sidewalks on Carolina street (the westerly side of) between Sixteenth street and Seventeenth street are hereby dispensed

with and abolished.

Section 848. The width of sidewalks on De Haro street (the westerly side of) between Sixteenth

street and Seventeenth street shall

be fifteen (15) feet.

The width of sidewalks on De Haro street (the easterly side of) between Sixteenth street and Seventeenth street are hereby dispensed with.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall

take effect immediately.

A y e s - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Fixing Sidewalk Widths. Avenue.

Bill No. 6822, Ordinance No. 6354

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eight hundred and forty-six.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office August 28, 1924, by adding thereto a new section, to be numbered eight hundred and forty-six, to read as follows:

Section 846. The width of side-walks on Presidio avenue between California street and Washington street shall be ten (10) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

A y e s - Supervisors Badaraeco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Ordering Construction of Road Connecting Municipal Golf Links With Skyline Boulevard.

Bill No. 6825, Ordinance No. 6355

(New Series), as follows:

Ordering the construction of a road connecting the Municipal Golf Links at Lake Merced with the Skyline boulevard.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of a road connecting the Municipal Golf Links at Lake Merced with the Skyline boulevard, in accordance with specifications prepared therefor by the Board of Public Works and on file in its office.

Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Spur Track Permit, Western Pacific Railroad Company.

Bill No. 6823, Ordinance No. 6356

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Western Pacific Railroad Company to construct, maintain and operate a spur track along and across a portion of Loomis street and across San Bruno avenue as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Western Pacific Railroad Company to construct, maintain and operate a spur track along and across a portion of Loomis street and across San Bruno avenue as follows:

Beginning at a point in the center line of the existing track of The Western Pacific Railroad Company in Loomis street, distant thereon approximately 574.0 feet, measured northerly along said center line from the intersection thereof with the westerly line of said Loomis street; thence in a southwesterly direction, with switch and turn-out to the right, approximately 310.0 feet to a point, crossing the west-erly line of said Looims street at a point distant thereon approximately 600.0 feet northerly of the northerly line of Waterloo street; thence on a tangent westerly approximately 300.0 feet, crossing the westerly line of San Bruno avenue at a point distant thereon approximately 580.0 feet northerly of the northerly line of said Waterloo street; also crossing the westerly line of said San Bruno avenue at a point distant thereon approxi-mately 460.0 feet northerly of the

northerly line of Cortland avenue. Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office: and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional require-ments for the surface drainage be paid for by The Western Pacific Railroad Company.

Provided, that The Western Pa-

cific Railroad Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the

Board of Supervisors. Section 2. Provided, that no car or cars shall be switched over this spur track between the hours of 12 m. and 1 p. m.
Section 3. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden. McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Spur Tract Permit, Best Foods, Inc. Bill No. 6824, Ordinance No. 6357

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Best Foods, Inc., to construct, maintain and operate a spur track on Florida street between Mariposa street and Eighteenth street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Best Foods, Inc., to construct, maintain and operate a spur track as follows:

Beginning at a point on the center line of an existing spur track serving The Best Foods, Inc., in Florida street, said point being distant westerly 25 feet, more or less, from the easterly line of Florida street, and distant northerly 45 feet, more or less, from the northerly line of Mariposa street; thence southerly on a curve to the right having a radius of 252.35 feet for a distance of 55 feet to a point; thence on a curve to the right having a radius of 480 feet for a distance of 57 feet to a point on the southerly line of Mariposa street produced westerly, said point being distant 9.5 feet from the east-erly line of Florida street; thence southerly parallel to the easterly line of Florida street and distant westerly 9.5 feet at right angles from the said easterly line of Florida street for a distance of four hundred feet to a point on the northerly line of Eighteenth street produced westerly.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part thereof as complete as though the same were written in this ordinance,

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional require-ments for the surface drainage be

paid for by The Best Foods, Inc.
Provided, that The Best Foods,
Inc., shall erect and maintain allnight lighted arc lamps, to be placed where directed by the lighting Comwittee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.
A y e s — Supervisors Badaracco, Colman, Deasy Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Welmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Action Deferred.

The following resolution was laid over one week:

Additional Compensation, Janitors, Watchmen and Elevatormen.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the sum of \$12,595 be expended out of Urgent Necessity, Budget Item No. 26, fiscal year 1924-1925, for additional compensation to be paid to decrease. 1924-1925, for additional compensation to be paid to elevator operators, janitors and watchmen in the employ of the Board of Public Works and the Fire Department, as fol-

lows, to-wit: To the credit of Budget Item No. 365 (Appropriation 29-A), Board of

Public Works, the sum of \$12,265.

To the credit of Budget Item No.

473, Fire Department, the sum of \$330.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$76,193,67, recommends same be allowed and ordered paid

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch,

Wetmore.—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4.

Action Deferred.

The following items were laid over one week:

Urgent Necessity.

Bert Potter, fumigator, hoof and mouth quarantine, \$208. W. F. Carroll, fumigator, hoof

and mouth quarantine, \$64.

Helen Parker, stenographer, hoof and mouth quarantine, \$75.

NEW BUSINESS.

Passed for Printing. The following resolution was

passed for printing: Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. - (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to wit:

Water Construction Fund, Bond

Issue 1910.

(1) Old Mission Portland Cement Co., cenient for Hetch Hetchy construction (claim dated Sept. 11, 1924), \$6,255.21.

(2) Old Mission Portland Cement

Co., cement (claim dated Sept. 11, 1924), \$10,783.43.
(3) Standard Oil Company, oils (claim dated Sept. 10, 1924), \$736.32.

(4) Standard Oil Company, oils and gasoline (claim dated Sept. 10,

1924), \$523.13. (5) Standard Oil Company, fuel oil and gasoline (claim dated Sept. 10, 1924), \$1,489.12

(6) Standard Oil Company, oils and gasoline (claim dated Sept. 10, 1924), \$691.87.

(7) Standard Oil Company, oil and gasoline (claim dated Sept. 10, 1924), \$501.02.

(8) Standard Oil Company, oils

and grease (claim dated Sept. 11, 1924), \$731.23.

Atlas Rock Company, con-(9)crete and plaster sand (claim dated Sept. 16, 1924), \$650. (10) Hart-Wood Lumber Com-

pany, lumber (claim dated Sept. 15.

1924), \$3,287.55.
(11) J. F. Mitchell, steel forms (claim dated Sept. 16, 1924), \$1,-040.

(12)Old Mission Portland ment Company, cement (claim dated Sept. 15, 1924), \$1,883.50.

(13) Roy Brooks, truck hire (claim dated Sept. 16, 1924), \$783.

(14) California Peach and Fig

Growers, lumber (claim dated Sept. 16, 1924), \$1,022.81.
(15) Pacific Metal Works, loco-

motive parts, etc. (claim dated Sept. 15, 1924), \$538.42.

(16)Phoenix Works, Iron crusher parts (claim dated Sept. 15, 1924), \$739.64.

State Compensation Insur-Fund, insurance premium, (17)ance Hetch Hetchy employees (claim dated Sept. 15, 1924), \$3,193.05.

(18) State Compensation Insur-ice Fund, insurance premium, ance Hetch Hetchy employees (claim dated Sept. 15, 1924), \$858.02.

(19)Anaconda Copper Mining Company, second payment, electric transmission line conductors (claim dated Sept. 16, 1924), \$16,460.72.
(20) United States Cast Iron

Pipe and Foundry Company, third payment, flexible joint cast iron pipe (claim dated Sept. 16, 1924),

\$16,814.27.

(21) United States Steel Products Company, fifth payment, furnishing and erecting steel bridge superstructures to carry bay crossing pipe line across Dumbarton straits (claim dated Sept. 17, 1924), \$20, 309.85.

Municipal Railway Fund. (22) San Francisco City Employees' Retirement System, for Municipal Railway employees' pensions, etc. (claim dated Sept. 10, 1924) \$\frac{1}{2}\$ \$\frac{1}{2}\$\$ \$\frac{1}{2 1924), \$6,594.17.

(23) Edward R. Bacon Co., one

concrete mixer (claim dated Sept. 15, 1924). \$805.20. (24) Dan P. Maher Co., car varnish (claim dated Sept. 15, 1924), \$1,050.

(25) Market Street Railway Company, electric power for railways (claim dated Sept. 15, 1924), \$3,-

(26) Market Strect Railway Company, reimbursement under agree ment of December 12, 1918 (claim dated Sept. 15, 1924), \$1,442.21. (27) Pacific Gas and Electric

Company, electric power for rail-

ways (claim dated Sept. 15, 1924),

\$35,193.73.

(28) Standard Oil gasoline for railways (claim dated Sept. 15, 1924), \$943.56.

Municipal Railway Depreciation Fund.

(29) Ray Smith, compromise agreement for full property and personal damages by Municipal Railways (claim dated Sept. 16, 1924), \$3,000.

School Construction Fund, Bond Issue 1918.

(30) Wiley B. Allen Co., pianos for Galileo High School (claim dated Sept. 10, 1924), \$2,270.
(31) Kohler & Chase, pianos for Horace Mann, Jr., High School

Sept. 10, dated 1924). (claim \$787.50

School Construction Fund, Bond Issue 1923.

(32) R. E. Baines, final payment for stage draperies for Galileo High School (claim dated Sept. 17, 1924), \$3,470.

(33) Michel & Pfeffer, final payment, wire fencing and iron work for Washington Irving School dated Sept. 17, 1924), (claim \$924.35.

Special School Tax.

(34) Anderson & Ringrose, extra work, general construction of Portola School (claim dated Sept. 13, 1924), \$1,695. (35) P. J. Enright, final payment,

heating and ventilating Portola School (claim dated Sept. 17, 1924),

\$4,029.35.

(36) J. Greenback, final payment, alterations and improvements to Yerba Buena School (claim dated Sept. 17, 1924), \$2,770.

Hetch Hetchy Operative Revenue

Fund.

(37) John J. Daley, legal services for September, valuation of electric properties in San Francisco

(claim dated Sept. 19, 1924), \$850. (38) N. Randall Ellis, engineering services for September, valua-tion of electric properties in San Francisco (claim dated Sept. 19, 1924), \$750.

General Fund, 1923 1924.

(39) Municipal Construction Co., fifth payment, improvement of Collingwood. Twenty-first and Twentysecond streets (claim dated Sept.

17, 1924), \$4,000. (40) Van Emon Elevator Company, final payment, elevator re pairing in public buildings (claim dated Sept. 17, 1924), \$5,863.75.

General Fund, 1924-1925. (41) St. Vincent's School maintenance of minors (claim dated Sept.

15, 1924), \$1,670.43.

(42) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Sept. 15, 1924).

\$612.50. (43) Roman Catholic Orphanage, maintenance of minors (claim dated

Sept. 15, 1924), \$3,896.52.

Orphanage, (44)Albertinum maintenance of minors (claim dated Sept. 15, 1924), \$1,071.22.

(45) Boys' Aid Society, maintenance of minors (claim dated Sept.

15, 1924), \$1,143.17.

(46) Protestant Orphanage, maintenance of minors (claim dated

Sept. 15, 1924), \$787.50. (47) St. Catherine's maintenance of minoradated Sont Home. (claim \$634.86.

(48) Children's Agency, mainte nance of minors (claim dated Sept.

15, 1924), \$20,658.29.

(49) Little Children's Aid, maintenance of minors (claim dated Sept. 15, 1924), \$10,085.02. (50) Eureka Benevolent Society,

maintenance of minors (claim dated Sept. 15, 1924), \$3,815.59.
(51) Standard Oil Company, asphalt for street repair (claim dated Sept. 16, 1924), \$2,577.41.

(52) The Fay Improvement Company, street work on Rhode Island street between Mariposa and Eighteenth streets (claim dated Sept. 16, (64) Louis Strauss, clothing, Re

lief Home (claim dated Aug. 30,

1924), \$675. (65) Levi Strauss & Co., clothing, Relief Home (claim dated Aug. 27, 1924), \$713.07. 1924), \$998.76. (53) Baumgarten Bros., meats,

Relief Home (claim dated Aug. 30, 1924). \$2,595.33.

(54) California Meat Company, meats, Relief Home (claim dated Aug. 30, 1924), \$508.27. (55) William Cluff Co., groceries, Relief Home (claim dated Aug. 26, Relief Home (claim dated

1924), \$574.71.

(56) L. Dinkelspiel Co., drygoods.

(57) Haas Bros., grocerles, Relief Home (claim dated Aug. 26, (58) Fred J. Hill.

Relief Home (claim dated Aug. 30, 1924). \$949.05.

(59) Howard Automobile Company, one Buick auto (claim dated Aug. 27, 1924), \$1,235.

(60) Walton N. Moore Co., drygoods, Relief Home (claim dated Aug. 26, 1924), \$747.75.

(61) A. Paladini, fish Relief

(61) A. Paladini, fish, Relief

Home (claim dated Aug. 30, 1924), \$665.31.

(62) Philadelphia Shoe Company, shoes, Relief Home (claim dated Aug. 30, 1924), \$558. (63) Sherry Bros., eggs, Relief

Home (claim dated Aug. 30, 1924), \$989.14.

(66) A. Ginocchio & Sons, alfalfa, Relief Home (claim dated Aug. 30,

1924), \$1,219.35. (67) Shell Cor

Shell Company, fuel oil, etc., Relief Home (claim dated Aug. 30, 1924), \$1,946.83. (68) Spring Valley Water Com-

(68) Spring Valley Water Company, water for Relief Home (claim dated Aug. 31, 1924), \$881.80.
(69) Spring Valley Water Company, water for playgrounds (claim dated Sept. 17, 1924), \$1,172.29.
(70) J. E. French Co., one Dodge truck, Fire Dept. (claim dated Aug.

30, 1924), \$1,105.

(71) Pacific Gas and Electric Company, gas and electricity, Fire Dept. (claim dated Aug. 30, 1924), \$1,479.88.

(72) Shell Company, fuel oil,

(12) Shell Company, thei oil, Fire Dept. (claim dated Aug. 30, 1924), \$2,478.57.

(73) Spring Valley Water Company, water, Fire Dept. (claim dated Aug. 30, 1924), \$1,349.66.

(74) Standard Oil Company, Coccline and Child Fire Dept.

gasoline and oils, Fire Dept. (claim dated Aug. 30, 1924), \$1,350.63.

(75) The White Company, one

auto truck, Fire Dept. (claim dated Aug. 30, 1924), \$4,257.50.

(76) Dollar Steamship Line, freight charges on 100 voting machines (claim dated Sept. 18, 1924). \$2,027.25

(77) Phillips & Van Orden Co.. ballot paper, Dept. of Elections (claim dated Sept. 18, 1924), \$2,

180.70.

(78) Durabilt Steel Locker Company, metal lockers, Ocean Beach bath house (claim dated Sept. 19, 1924), \$3,946.25.

(179) Empire Planing Mill, mill work, Ocean Beach bath house (claim dated Sept. 19, 1924), \$750. (80) Guilfoy Cornice Works, work.

Cornice sheet sheet metal work, Ocean Beach bath house (claim dated Sept. 19,

1924), \$2,231.25. (81) Marine Electric Company, electric wiring, Ocean Beach bath house (claim dated Sept. 19, 1924),

\$600.

- (82) Wm. F. Wilson Co., plumbing work. Ocean Beach bath house (claim dated Sept. 19, 1924), \$1,770.
- (83) Wm. F. Wilson Co., plumbing work, Ocean Beach bath house (claim dated Sept. 19, 1924), \$840.

County Road Fund. Jenny Almquist, purchase (84)

of property and damage to property required for opening and widening of Roosevelt way, as per Resolution No. 22902, New Series (claim dated Sept. 18, 1924), \$600.

Park Fund. (85) California Mill Company,

exhibit cases for parks (claim dated Sept. 5, 1924), \$928.
(86) Willis Polk & Co., professional services, New Beach Chalet (claim dated Sept. 19, 1924), \$2, 001.60.

(87) Spring Valley Water Company, water for parks (claim dated Sept. 19, 1924), \$3,050.38.
(88) C. L. Best Tractor Company,

and scarifier for parks tractor dated (claim Sept. 19, 1924). \$4,350.

(89) Pacific Gas and Electric Company, gas and electricity for parks (claim dated Sept. 19, 1924), \$2,107.72.

Action Deferred.

The following resolution was presented and, on motion, laid over one week:

Appropriations, Construction of Relief Home.

- (New Se-Resolution No. ries), as follows:

Resolved, that the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of Relief Home Construction Fund, Bond Issue 1923, for the construction of Relief Home buildings on the Relief Home Tract, as follows, to-wit:

For general construction (Clinton Construction Company con

tract), \$1,410,000.

For plumbing and gasfitting work

(F. W. Snook Co.), \$116,964. For mechanical equipment and ice-making and refrigerating plant (F. W. Snook Co.), \$139,554. For electrical work (M. E. Ryan),

\$55,300.

For electrical fixtures (J. W. Burtchaell), \$8,912. For additional fees for architec-

tural services, \$45,800.

For extras, incidentals, inspection. etc., \$69,000. Total, \$1,845,530. Passed for Printing.

The following matters were passed for printing:
Appropriations.

motion of Supervisor Mc-On Leran:

No. -- (New Se-Resolution

ries), as follows:

the Resolved, that following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereiafter mentioned funds for the following purposes, to-wit:

Municipal Railway Depreciation Fund.

(1) For cost of replacing Municipal Railway cables in Twin Peaks tunnel, \$7,351.59. Street Work in Front of City Prop-

erty. Budget Item 39.

(2) for cost of improving City's portion of Burrows street between Somerset and Goettingen streets by grading, paving, curbing and sewering, \$1,736.

Extension of Main Sewers, Budget

Item No. 42.

(3) For cost of construction of a sewer. and appurtenances in Great Highway from Ortega to Rivera streets, including inspection and possible extras (L. J. Cohn contract at \$19,479.63), \$20,500.

Repairs, etc.. Miscellaneous Buildings, Budget Item 55.

(4) For cleaning and pointing granite steps, buttresses, coping wall and first water table of City Hall. \$1,250.

(5) For repairing, scraping and painting all sheet metal work on roof of City Hall, including roof areas, skylights, metal fire wall cov-

ering and two flag poles, \$1,880. (6) For removal of old buildings in rear of Fire Department Engine House No. 23, and for construction concrete bulkhead, retaining wall, steps and cement yard space, and for construction of building, including plumbing, electric work, painting, etc., also shed and tight board fence around property, \$2,300.

(7) For construction of roon in loft of Fire Department building, Chemical Company No. 10, including plumbing, sheet metal work

and printing, \$530

Appropriations for Bond Issue, School Lands.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the following named persons for lands and improvements required for the Everett School, towit:

(1) To Rosa M. Moller, land and improvements on east line of De hon street, 135 feet south from Sixteenth street, of dimensions 50 x 80 feet; per acceptance of offer by Resolution No. 22907, New Series (claim dated September 22, 1924),

\$10,500.

(2) To Joseph S. Ayer, land and improvements at intersection of north line of Seventeenth street with east line of Harlow street, etc.; per acceptance of offer by Resolution No. 22908, New Series (claim dated September 22, 1924),

\$49,500.

(3) To Sarah A. Thomson and James W. Thomson, land and im-provements on east line of Dehon street, 160 feet north from intersection of east line of Dehon street with north line of Seventeenth street, 25 x by 80 feet; per accept-tance of offer by Resolution No. 22909, New Series (claim dated September 22, 1924), \$5,000.

(4) To Stephen Garabaldi, land and improvements on east line of Dehon street, 185 feet south from Sixteenth street, 25 x 80 feet; per acceptance of offer by Resolution No. 22910, New Series (claim dated September 22, 1924), \$4,500.

(5) To Patrick T. Waters and Elizabeth Waters, land and improvements on north line of Seventeenth street, 30 feet east from north line of Seventeenth and Dehon streets, 25 x 85 feet; per acceptance of offer by Resolution No. 22898, New Series (claim dated September 22, 1924), \$12,000.

(6) To Lawrence William Newport and Catherine Newport, land on east line of Dehon street, 85 feet scuth from Sixteenth street, 25 x 80 feet; per acceptance of offer by Resolution No. 22911, New Series (claim dated September 22, 1924), \$4 550.

(7) To Lina Alpe, for land and improvements on west line of Harlow street, 335 feet north from Seventcenth street, 25 x 80 feet; per acceptance of offer by Resolution No. 22906, New Series (claim dated September 22, 1924), \$4,650.

(8) To Wilfred Robinson, land

and improvements on east line of Harlow street, 128 feet south from Sixteenth street, 12s feet south from Sixteenth street, 28 x 80 feet; per acceptance of offer by Resolution No. 22945, New Series (claim dated September 22, 1924), \$6,500.

Appropriation, \$475, Temporary Side-walk, Vicente Street.

Supervisor McLeran presented: Resolution No. 22939 (New Series), as follows:

Resolved, That the sum of \$475 be and the same is hereby set aside, appropriated and authorized to be expended out of Street Work in Front of City Property. Budget Item No. 39, for cost of laying a temporary sidewalk on Vicente street between Twenty-fifth and Twentyeighth avenues.

Adopted by the following vote: Ayes—Supervisors Badaracco, Col-man, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Mayor Authorized to Sell Property Acquired for Opening and Widening Roosevelt Way.

Supervisor McLeran presented: Resolution No. 22940 (New Se-

ries), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, towit:

Dwelling houses and appurtenances situated on those certain pieces or parcels of land acquired for the opening and widening of Roosevelt way, and more particularly described as follows:

Parcel Commencing at the 1. point of intersection of the south-easterly line of Park Hill avenue and the southerly line of Fifteenth street; thence easterly along the southerly line of Fifteenth street 13.35 feet; thence southwesterly on a curve to the left, the tangent of which deflects to the right 126 de-grees 56 minutes 21 seconds from the preceding course at the last described point, 120-foot radius, central angle 10 degrees 15 minutes 51 seconds, 21.50 feet; thence southwesterly, tangent to the preceding curve and parallel with and distant 10.00 feet southeasterly from the southeasterly line of Park Hill avenue, 43.75 feet; thence at right angles northwesterly 10.00 feet to the southeasterly line of Park Hill avenue; thence at right angles northeasterly along the southeasterly line of Park Hill avenue 59.14 feet to the southerly line of Fifteenth street and the point of commencement. Being a portion of Block 9, Flint Tract Homestead Association.

Parcel 2. Commencing at a point on the southeasterly line of Lower Terrace, distant thereon 111.40 feet northeasterly from the line of Seventeenth northerly street, and running thence northeasterly along the southeasterly line of Lower Terrace 58.60 feet to the southeasterly line of Saturn street; thence northeasterly along the southeasterly line of Saturn street 78.79 feet; thence deflecting 100 degrees 47 minutes 40 seconds to the right and running southerly at right angles with Seventeenth street 60.32 feet to a point distant 87.50 feet at right angles northerly from the northerly line of Seventeenth street; thence at right an

gles westerly and parallel with Seventeenth street 112.93 feet to the

point of commencement. Parcel 3. Lot 19, Block Park Lane Tract, Map No. 3. Block

The terms of said sale shall be cash upon delivery of bill of sale, said dwelling house to be removed by the purchaser within sixty (60) days of purchase thereof.

Adopted by the following vote: Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Passed for Printing. The following matters were passed for printing:

Oil Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Oil Tanks.
Golden Eagle Soap Company, 767
Beach street, 2500 gallons capacity.
Chas. J. U. Koenig, south line of Jackson street, 150 feet east of Larkin street, 1500 gallons capacity.

A. Lettich, east side of Powell street between Francisco and Chestnut streets (Francisco School),

nut streets (Francisco School), 1500 gallons capacity.
S. Picard, west side of Jones street, 62 feet south of Jackson street, 1500 gallons capacity.
W. H. Picard, south side of Hayes street, 120 feet east of Franklin street (High School of Commerce), 3000 gallons capacity.
Dr. J. W. Robertson, east side of Leavenworth street, 125 feet north of Filbert street, 1500 gallons capacity.

pacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Auto Supply Station Permit.

Also, Resolution No. -- (New

Series), as follows: Resolved, That Union Oil Company of California be and is here-

by granted permission, revocable at will of the Board of Supervisors, to have transferred to them auto-mobile supply station permit here-tofore granted Merrill C. Morse-head by Resolution No. 22822 (New Series) for premises at the north-west corner of Twenty-first avenue and Clement street.

The rights granted under resolution shall be exercised within six months, otherwise said permit becomes null and void.

Garage Permit.

Also, Resolution No. -- (New

Series), as follows:
Resolved, That Farrar & Carlin
be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the east side of Hoff avenue, 123 feet north of Seventeenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Laundry Permit.

Also, Resolution No. - (New

Series), as follows: Resolved, That Won Yick be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 627 and 629 Clay street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit be-

comes null and void.

Sanitarium Permit Denied.

Supervisor Badaracco presented: Resolution No. 22941 (New Se-

ries), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied Mrs. E. Sherlock to conduct a sanitarium at No. 2912 Clay street.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-1.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 22942 (New Se-

ries), as follows: Resolved, That the Pacific Gas and Electric Company is hereby in structed to install, move and remove street lights as follows: Install 600 M. R., Pacific Street Be-

tween The Embarcadero and Van

Vess Avenue.

Pacific street and The Embarcadero.

Pacific and Drumm streets.

Pacific street between Drumm and Davis streets.

Pacific and Davis streets.

Pacific street between Davis and Front streets.

Pacific and Front streets.

Pacific street between Front and Battery streets.

Pacific and Battery streets.

Pacific street between Battery and Sansome streets.

Pacific and Sansome streets.

Pacific street between Sansonic and Montgomery streets.

Pacific and Montgomery streets. Pacific street between gomery and Kearny streets.

Southeast corner Pacific and Kearny streets.

Pacific street between Kearny street and Grant avenue.

Pacific street and Grant avenue. Pacific street between Grant avenue and Stockton street.

Pacific street between Stockton

and Powell streets.

Pacific and Powell streets.

Pacific street between Powell and Mason streets.

Pacific and Mason streets. Pacific street between Mason and

Taylor streets.
Pacific and Taylor streets.

Pacific street between Taylor and Jones streets.

Pacific and Jones streets.

Pacific street between Jones and Leavenworth streets.

Pacific and Leavenworth streets. Pacific street between Leavenworth and Hyde streets.

Pacific and Hyde streets.

Pacific street between Hyde and Larkin streets.

Pacific and Larkin streets.

Disconnect 400 M. R. Lamps. Pacific Southwest corner and

Drumm streets. Southwest corner Pacific and

Davis streets. Northeast corner Pacific and Front streets.

Southeast corner Pacific and San-

seme streets.

corner Southeast Pacific and Montgomery streets.

kemove Gas Lamps, Single Top. Pacific Street Between The Embarcadero and Van Ness Avenue.

South side Pacific street, 180 feet west of Columbus avenue.

North side Pacific street, 220 feet west of Columbus avenue.

Southeast corner Pacific street and Grant avenue.

Northwest corner Pacific street and Grant avenue

South side Pacific street, 103 and

309 feet west of Grant avenue North side Pacific street, 200 feet

west of Grant avenue. North side Pacific street, 100 and

309 feet west of Stockton street. South side Pacific street, 200 feet

west of Stockton street. Pacific Southeast corner and

Powell streets. Northwest corner Pacific Powell streets.

North side Pacific street, 97 feet west of Powell street.

and

South side Pacific street, 208 and 301 feet west of Powell street.

Northeast corner Pacific and Mason streets.

Southwest corner Pacific and

Mason streets.

North side Pacific street, 103 and 290 feet west of Mason street.

South side Pacific street, 200 feet west of Mason street.

Southeast corner Pacific and Taylor streets.

Northwest corner Pacific

Taylor streets.

South side Pacific street, 103 and 309 feet west of Taylor street.

North side Pacific street, 206 feet west of Taylor street.

corner Northeast Pacific and Jones streets.

Southwest

corner Pacific and Jones streets.

North side Pacific street, 103 and 303 feet west of Jones street.

South side Pacific street, 206 feet west of Jones street.

Pacific Southeast corner and

Leavenworth streets.

Northwest corner Pacific and Leavenworth streets.

South side Pacific street, 103 and 307 feet west of Leavenworth street.

North side Pacific street, 206 feet west of Leavenworth street.

Northeast corner Pacific and Hyde streets.

Southwest Pacific ' and corner Hyde streets.

North side Pacific street, 103 and 300 feet west of Hyde street.

South side Pacific street, 206 feet west of Hyde street.

Southeast corner Pacific and Larkin streets.

Northwest corner Pacific and Larkin streets.

Install 400 M. R.

London street between Amazon and Italy avenues.

Fifteenth avenue between Ulloa and Taraval streets.

Ellington street, 150 feet north

of Mt. Vernon avenue. Del Monte avenue, 150 feet north

Mt. Vernon avenue. Mt. Vernon and Del Monte ave-Mt.

Huron street and Mt. Vernon ave-

Huron street, 150 feet north of

Mt. Vernon avenue.

Bay street between Octavia and Laguna streets.

Bay street between Laguna and Buchanan streets.

Goethe street between De Long and San Jose avenues.

Twenty-fifth avenue between Bal boa and Cabrillo streets.

Thirty-third avenue between Balboa and Cabrillo streets.

Twenty-fourth avenue between Taraval and Ulloa streets.

Vienna street between France and Italy avenues.

Install 600 M. R.

Eighteenth and Guerrero streets. Greenwich street between Mont-gemery and Sansome streets. Montgomery street between Fil-

bert and Greenwich streets.

Sixteenth and Illinois streets.

Remove Gas Lamps.

West side Capp street, first north of Seventeenth street.

Southeast and southwest corners Eighteenth and Guerrero streets. Greenwich street between

gemery and Sansome streets (two). West side Florida street between Seventeenth and Mariposa streets.

Move 400 M. R.

Amazon and Italy avenues, to op posite corner.

Install 600 M. R.

Eureka and Seventeenth streets. Diamond and Seventeenth streets. Collingwood and Seventeenth streets.

Remove Gas Lamps. North side Seventeenth street, opposite Eureka street.

side Seventeenth North street. first east of Eureka street.

Eureka street, north of Market street.

Diamond and Seventeenth streets. North side Seventeenth street, first east of Diamond street.

South side Union street, first east

of Van Ness avenue.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz, McGregor, Shannon-4.

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 22943 (New Se-

ries), as follows:

Resolved, That permission hereby granted Employees' Association of the California Packing Corporation to conduct a masquerade ball at Native Sons' Hall, 430 Mason street, Friday evening, October 31. 1924, upon payment of the usual license fee.

Adopted by the following vote: Ayes - Supervisors Badaraeco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wctmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Passed for Printing.

The following bill was passed for printing:

Amend Building Law, Height Limitation.

On motion of Supervisor Wet-

Bill No. 6826, Ordinance No. —

(New Series), as follows:
Amending Section 79 of Ordinance No. 1008 (New Series), known as the "Building Law," relating to general height limitations of buildings.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 79 of Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended to read as follows:

General Height Limitation. Section 79. The heights of buildings shall not exceed the heights given under the different classes except that stair and elevator houses, water tanks, towers and spires may exceed the limits.

Towers and spires on Class "C" or frame buildings may extend one hundred feet above the roof, but no such tower or spire shall occupy more than one-quarter of the street frontage of the building, nor shall it have a base area exceeding 1000 square feet. Such towers and spires shall not be used as a dwelling, place of manufacture nor storage room and shall be covered with fireproof materials.

Towers for the purpose of filtering, cooling or purifying water, or for the purpose of mixing mortar may be erected or constructed; provided, that they be erected or constructed independently of the building and to a height not exceeding seventy-five (75) feet; and that they be of heavy timber or steel

construction.

Section 2. This ordinance shall take effect immediately.

Accepting Offers to Sell Land and Improvements Regulred for School Purposes.

Supervisor Wetmore presented: Resolution No. 22944 (New Se-

ries), as follows: Whereas, an offer has been re ceived from Elmer S. Cuadro to convey to the City and County of San Francisco certain land and improvements situate on the east line of Dehon street, distant 235 feet south from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encum-brances, for the sum of \$5,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 235 feet southerly from Sixteenth street, running thence southerly along said easterly line of Dehon street 25 feet: thence at a right angle easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz, McGregor, Shannon—4.
Also, Resolution No. 22945 (New

Series), as follows:

Whereas, an offer has been re-ceived from Wilfred Robinson to convey to the City and County of San Francisco certain land and improvements situate at the east line of Harlow street, distant 128 feet south from Sixteenth street, quired for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$6,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Harlow street, distant thereon 128 feet southerly from Sixteenth street; running thence southerly along said easterly line of Harlow street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle west-erly 80 feet to the easterly line of Harlow street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon—4.

Also, Resolution No. 22946 (New

Series), as follows:

Whereas, an offer has been re-ceived from J. Paul Smith to convey to the City and County of San Fran-cisco certain land and improve-ments situate at the east line of Dehon street, distant 185 feet north of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbranches for the sum of \$7,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 185 feet northerly from Seventeeth street; running thence northerly along said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 80 feet to the casterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block No.

3565, on Assessor's Map Book. The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted cepted.

Adopted by the following vote:

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz,

McGregor, Shannon—4.
Also, Resolution No. 22947 (New Series), as follows:

Whereas, an offer has been received from Frank L. Whitwell to convey to the City and County of San Francisco certain land and improvements situate at the east line of Dehon street, distant 210 feet south of Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof: therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$4,800, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 210 feet southerly from Sixteenth street; running thence southerly along said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as

Block 3565, on Assessor's Map Book. The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to eause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adonted by the following vote:

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Also, Resolution No. 22948 (New

Series), as follows:

Whereas, an offer has been received from M. J. McHugh to convey to the City and County of San Francisco certain land and improvements situate at the west line of Dehon street, distant 146 feet south from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with imbrances, for the sum of \$12,500 be and the same is hereby accepted, the said land being described as fol-

lows, to-wit:

Commencing at a point on the westerly line of Dehon street, distant thereon 146 feet southerly from Sixteenth street; running thence southerly along said easterly line of Dehon street 50 feet; thence at a right angle westerly 70 feet; thence at a right angle northerly 50 feet; thence at a right angle east-erly 70 feet to the westerly line of Dehon street and point of com-mencement. Being a portion of Mission Block No. 95, also known as Block 3565, on Assessor's Map Rook

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes-Supervisors Badaracco, Col-

man, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Authorizing Substitution of Bond of the United States Fidelity and Guaranty Company for Bond of Hartford Accident and Indemnity Company for Faithful Performance of Conditions of Franchise for Operation of Ferry Between San Francisco and Richmond.

Supervisor McSheehy presented: Resolution No. 22949 (New Se-

ries), as follows:

Authorizing substitution of bond of the United States Fidelity and Guaranty Company for bond of Hartford Accident and Indemnity Company for faithful performance of conditions of franchise for operation of ferry between San Francisco and Richmond.

Be it resolved by the Board of Supervisors of the City and County

of San Francisco as follows:

Whereas, by ordinance passed on August 27, 1923, and approved Sep-tember 14, 1923, there was granted to Arthur H. Draughon of Vallejo, California, a franchise to maintain and operate, for a period of twenty (20) years, a ferry between the City and County of San Francisco and the City of Richmond, County of Contra Costa, State of California; and

Whereas, by the terms of said franchise it was required that the grantee file with this Board a bond in the sum of ten thousand dollars to guarantee full compliance with all the terms and conditions of said

franchise; and

Whereas, said A. H. Draughon has filed with this Board a bond in the sum of ten thousand dollars with the Hartford Accident and Indemnity Company as surety, pursuant to the terms of said franchise; and

Whereas, the Southern Pacific Company is now the owner of said franchise and desires to substitute for said bond of Arthur H. Draughon and the Hartford Accident and Indemnity Company a bond with United States Fidelity and Guar-anty Company as surety; now,

therefore, be it Resolved, That said bond United States Fidelity and Guaranty Company be accepted and filed; and be it

Further Resolved, That the Hart-ford Accident and Indemnity Com-pany be and the same is hereby re-leased from all further liability upon its existing bond filed by said Arthur H. Draughon at the time of granting said ferry franchise.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4.

Bond Approved, Crocker Bay Shore Tract.

Supervisor Harrelson presented: Resolution No. 22950 (New Se-

ries), as follows:

Resolved, That the bond filed with this Board by the Crocker Estate Company, as principal, and Roland C. Foerster and C. E. Green, as sureties, in the sum of hundred and thirty-five dollars. which sum is hereby fixed by this Board and conditioned for the payment of all taxes which are now a lien but not yet payable against the property, as shown on a map en-titled "Map of the Opening of Tun-nel Avenue," a portion of Crocker Bay Shore Tract, City and County of San Francisco, is hereby approved.

Adopted by the following vote: man, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14, Ayes—Supervisors Badaracco, Col-

Absent-Supervisors Bath, Katz, McGregor, Shannon—4.

Passed for Printing.

The following bill was passed for printing:

Fixing Sidewalk Widths on Bergin Place.

On motion of Supervisor Harrelson:

Bill No. 6827, Ordinance No. —

(New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the Widh of Side-walks," approved December 18, 1903 by adding thereto a new section, to be numbered eight hundred and forty-nine.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office September 17, 1924, by adding thereto a new section, to be numbered eight hundred and fortynine, to read as follows:

Section 849. The width of side-walks on Bergin place between Hyde street and its westerly termination are hereby dispensed with

and abolished.

Section 2. Any expense caused by the above change in walk widths shall be borne by the property owners.

Section 3. This ordin take effect immediately. This ordinance shall

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 22951 (New Se-

ries), as follows

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with Resolution No. 83251 (Second Series) of the Board of Public Works adopted September 15, 1924, written recommendation said Board, filed September 15, 1924, to-wit:

Thirty-first Avenue.

Balboa street, 232 feet. (The same being the present official grade.) 350 feet northerly from Cabrillo

street, 204.50 feet.

300 feet northerly from Cabrillo street, 198.58 feet.

250 feet northerly from Cabrillo street, 191.84 feet.

Vertical curve passing through the last three described points

Cabrillo street, 156 feet. (The same being the present official grade.)

Thirty-second Avenue.

Balboa street, 224 feet. (The same being the present official grade.) 350 feet northerly from Cabrillo

street, 204 feet.

300 feet northerly from Cabrillo street, 199.12 feet.

250 feet northerly from Cabrillo street, 192.50 feet.

Vertical curve passing through

the last three described points.
Cabrillo street, 155 feet. The same being the present official grade.)

On Thirty-first and Thirty-second avenues between Balboa and Cabrillo streets be changed and established to conform to true gradients between the grade elevations above

given therefor.

The Board of Supervisors hereby declares that no assessment district is necesary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street im-

provements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Passed for Printing.

The following bill was passed for printing:
Ordering Street Work.

On motion of Supervisor Harrelson:

Bill No. 6828, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 10, 1922, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Twentieth street between Third and Tennessee streets by the construction of an vitrified, salt-glazed, iron-8-inch, stone pipe sewer with 10 Y branches and one brick manhole with cast iron frame and cover and galvanized wrought iron steps along the center line of Twentieth street from a point 20 feet easterly from Ten-nessee street to Third street; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width where artificial stone side-walks at least six feet in width are not already constructed, and by the construction of an asphaltic con-crete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Changing Name of Main Street.

The following entitled bill, heretofore presented by his Honor the Mayor, recommended favorably the Streets Committee and laid over from a previous meeting, was taken up:

Bill No. —, Ordinance No. — (New Series) entitled, "Changing name of Main street between Mar ket street and The Embarcadero to Matson street."

Privilege of the Floor.

J. J. Lehrman, representing California Pioneers, J. J. Lynch, representing the Native Sons of the Golden West, Mr Van Winkle, representing Junior Pioneer Society, Mr. Erskine, representing Payne Bolt Works, Louise A. Donnelly, Historian of the Society of Daugh-ters of the Pioneers, and Captain Barker, were heard in opposition to the proposed bill.

His Honor Mayor Rolph favored the proposed change.

Indefinite Postponement.

Whereupon, on motion of Supervisor Harrelson, seconded by Su-Welch, the foregoing bill pervisor was indefinitely postponed.

Passed for Printing.

The following matters were passed for printing:

Spur Track Permit, Premier Bed and Spring Company.

On motion of Supervisor Harrelson:

Bill No. 6829, Ordinance No. -

(New Series), as follows: Granting permission, revocable at will of the Board of Supervisors, to Premier Bed and Spring Company to construct, maintain and operate a spur track from the Southern Pacific Company's main line between Yosemite and Carroll avenues as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Premier Bed and Spring Company to construct, maintain and operate a spur track

as follows:

Beginning at a point in a certain street in the City and County of San Francisco, said street being located adjacent to and on the easterly side of the Southern Pacific Company's main line between Yosemite and Carroll avenues, said point being distant southerly thirty feet, more or less, from the southerly line of Armstrong avenue produced, and distant easterly twentyfive feet from the westerly line of the first above mentioned street; thence in a southerly direction through a No. 7 turnout to the left for a distance of 62.6 feet; thence on a tangent a distance of 88 feet. more or less, to a point; thence on a curve concave to the left having a radius of 286.84 feet, for a distance of 280 feet, more or less, and crossing said first above mentioned street to a point distant northerly eight and a half feet from the southerly line of Bancroft avenue and distant 487 feet, more or less, from the westerly line of Railroad avenue produced; thence in a southeasterly direction parallel to and distant northerly eight and five-tenths feet at right angles to the said southerly line of Bancroft avenue a distance of 409 feet.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's of-

fice, and that any and all expense connected with the installation of the track, restoration of the pave-ment, and any additional require-ments for the surface drainage be paid for by the Premier Bed and Spring Company.
Provided, the Premier Bed and

Spring Company shall erect and maintain all-night lighted lamps, to be placed where directed by the Lighting Committee of the

Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Spur Track Permit, Southern Pacific Railroad.

Also, Bill No. 6830, Ordinance o. —— (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company, a corporation, to construct, maintain and operate industrial and spur tracks from the tracks of said Southern Pacific Company, between Yosemite avenue and Carroll avenue, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Southern Pacific Company, a corporation, to construct, maintain and operate industrial and spur tracks from the tracks of said Southern Pacific Company, the center line of the proposed tracks being particularly

described as follows

Commencing at the intersection of the westerly line of Mendell street (formerly M street South) with the northeasterly line of Yosemite avenue (formerly Twenty-fourth avenue South); thence northwesterly along the said north-easterly line of Yosemite avenue (formerly Twenty-fourth avenue South) a distance of 110.00 feet, more or less, to the point of beginning of the line to be described, said point being 90.00 feet at right angles easterly from the surveyed center line of the Southern Pacific Company's main line; thence southerly parallel to and 90.00 feet at right angles easterly from the said surveyed center line of the Southern Pacific Company's main line, and along an unnamed street (property for said unnamed street was dedicated by the Southern Pacific Company to the City of San Francisco, December 2, 1924, and recorded February 28, 1905, in Liber 2103, page 194, San Francisco County records), crossing Yosemite avenue (formerly Twenty-fourth avenue South), Mendell street (for-

merly M street South), Armstrong avenue (formerly Twenty-fifth avenue South) and Bancroft avenue (formerly Twenty-sixth avenue South), a distance of 963.00 feet, more or less, to a point in the northerly line of Carroll avenue (formerly Twenty-seventh avenue South); thence on a curve to the right with a radius of 573.14 feet for a distance of 88 feet, more or less, to a point on the southerly

line of Carroll avenue.

Commencing at the intersection of the southwesterly line of Armstrong avenue (formerly Twenty-fifth avenue South) with the westerly line of Mendell street (formerly M street South); thence southwesterly along the said west-erly line of Mendell street (for-merly M street South) a distance of 7.00 feet to a point; thence at right angles easterly from the said westerly line of Mendell street (formerly M street South) a distance of 13.00 feet, more or less, to a point in the center line of the present constructed and operated eastbound main track of the Southern Pacific Company's main line, the point of beginning of the line to be described; thence southerly on a No. 10 turnout curve, concave to the left and crossing Mendell street (formerly M street South), a distance of 90.00 feet, more or less, to a point in the easterly line of Mendell street (formerly M street South), distant thereon 115.00 feet, more or less, northeasterly from the intersection of the east-erly line of Mendell street (for-merly M street South), with the northeasterly line of Bancroft avenue (formerly Twenty-sixth avenue South); thence continuing southerly into private property.

Commencing at the intersection of the easterly line of Mendell street (formerly M street South) with the northeasterly line of Bancroft avenue (formerly Twentysixth avenue South); thence southeasterly along the said northeasterly line of Bancroft avenue (formerly Twenty-sixth avenue South) a distance of 90.00 feet, more or less, to the point of beginning of the line to be described; thence southerly crossing Bancroft avenue (formerly Twenty-sixth avenue South) and along an unnamed street (property for said unnamed street was dedicated by the Southern Pacific Company to the City of San Francisco December 2, 1904, and recorded February 28, 1905, in Liber 2103, page 194, San Francisco County Records), a distance of 245.00 feet, more or less, to a point,

said point being 90.00 feet at right angles easterly from the surveyed center line of the Southern Pacific Company's main line, the end of

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construct as a part hereof as com-pletely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expense connected with the installation of the track, restoration of the pave-ment, and any additional requirements for the surface drainage to be paid for by Southern Pacific

Company.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Award of Contract, Fire Hydrants. Supervisor Rossi presented: Resolution No. 22952 (New Se-

ries), as follows:

Resolved, That award of contract be made to M. Greenberg's Sons on bid submitted September 22, 1924 (Proposal No. 75), for furnishing fire hydrants in lots of 100 at \$93.75, and extra parts if and when ordered at any time during the fiscal year ending June 30, 1925, as follows, viz.:

	Tace CIT.
Twelve or more elbows	13.00
Lots of 50 or more hydrant	
bodies complete	42.20
Twelve or more stuffing boxes	2.50
Twelve or more gland bush-	
ings and nuts	.90
Twelve or more caps complete	1.25
Twelve of more caps complete	-25
Twelve or more cap chains	
Twelve or more valve carriers	-3.00
Twelve or more sets of forg-	
ings	4.00
Eight or more 5-inch gate	
valves complete	35.00
Four or more 4-inch gate	
valves complete	30.00
Twelve or more stuffing boxes,	
etc., 5-inch	2.00
Twelve or more stuffing boxes,	
etc., 4-inch	1.75
Twelve or more spindles com-	
I werre or more abungies com-	

plete

Six or more spindles for 5inch gate valves.......... Six or more spindles for 4-4.00 inch gate valves...... Twelve or more tapers, 5-inch 9.00 Twelve or more tapers, 4-inch 8.00 Twelve or more discharge seats and outlets..... 4.25 Three or more sets gate-valve discs, 4-inch 4.50 Three or more sets gate-valve

5.50 bids submitted herein be rejected. Adopted by the following vote:

Ayes-Supervisors Badaracco, Col-Ayes—Supervisors Baddraceo, Comman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz,

McGregor, Shannon-4.

Award of Contract, Fire Hose.

Supervisor Rossi presented: Resolution No. 22953 (New Se-

ries), as follows:

Resolved, That award of contract be made to Pioneer Rubber Mills as per proposal and guarantee submitted September 2, 1924 (Proposal No. 74), for furnishing fire hose as follows, viz.: 15,000 feet of 2%inch cotton, rubber lined fire hose, as per specifications of Fire Department, at \$1.14% per foot.

Resolved, That all other bids sub-

mitted therefor be rejected. Adopted by the following vote: Ayes—Supervisors Badaracco, Col-

man, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz,

McGregor, Shannon-4. Award of Contract, Pump Casings,

Fire Department. Supervisor Rossi presented: Resolution No. 22954 (New Se-

ries), as follows:

Resolved, That award of contract be made to Union Machine Company as per its proposal and warranty submitted August 25, 1924 (Proposal No. 73), for furnishing within 60 days four pump casings for fire boat "David Scannell," as per Fire Department specifications, at \$2,225 each, less allowance by contractor of \$20 per ton for old discarded pump casings (without rotating and stator elements) f. o. b. wharf.

Resolved, That all other bids sub-

mitted therefor be rejected.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4.

Award of Contract, Forage and Flour. Supervisor Rossi presented: Resolution No. 22955 (New Se-

ries), as follows:

Resolved, That award of contract for furnishing forage and flour that may be ordered during the twelve months' period commencing October 1, 1924, and ending September 30, 1925, be made to the following on bids submitted September 15, 1924 (Proposal No. 78), viz:

Barley, rolled, \$47.30 per ton—

A. W. Scott Co.
Bran, \$38.70 per ton—Sperry
Flour Company.
Corn, \$2.50 per cwt.—Albers Bros.
Milling Company.
Middlings, \$46 per ton—A. W.

Scott Co. Oats, red feed, \$2.25 per cwt.-

Berringer & Russell. Oats, feed, crushed, \$2.45 per cwt.

—A. Ginocchio & Son.
Wheat, \$2.45 per cwt. — Albers
Bros. Milling Company.

Flour, Union Bakers, \$7.40 per barrel—Sperry Flour Company. Flour, Sperry Bakers, \$7.62 per barrel—Sperry Flour Company. Flour, Baker Boy, \$7.47 per barrel—Sperry Flour Company. Resolved, That all other bids sub-

mitted hereon be rejected.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

\$2,000, "Round Appropriation, ' World Flyers."

Supervisor McLeran presented: Resolution No. ——— (New S - (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside and appropriated out of Publicity and Advertising, Budget Item No. 582, and authorized in payment to Thomas F. Boyle, treasurer of Committee for the Round the World Flyers, for the publicity and adver-tising of San Francisco.

Passed for printing under sus-pension of the rules by the following vote:

Ayes-Supervisors Badaraeco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4.

Bonded Ticket Seller for Symphony Concerts.

Supervisor Hayden presented: Resolution No. 22957 (New Se-

ries), as follows:
Whereas, the Board of Supervisors, upon recommendation of the Auditorium Committee, having authorized the Mayor to contract with the San Francisco Musical Associa-tion, in behalf of the City and County of San Francisco, for a se-ries of concerts during 1924-1925. to be held in the Auditorium, and for the purpose of promoting the sale of tickets and the accommoda-tion of the public; therefore, be it

Resolved, That the Auditor of the City and County is authorized to select a competent person to handle the sale of tickets for said concerts and receive the money accruing therefrom, provided that said Aud-itor shall require and accept a bond in the sum of ten thousand dollars (\$10,000) from the person authorized to handle the sale of concert tickets, for the purpose of indemnifying the City and County for the loss of any funds.

Adopted under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Commercial Development Exhibit at State Fair.

Supervisor Welch presented:

Resolution No. 22958 (New Se-

ries), as follows:
Resolved, That the Committee on Commercial and Industrial Development of this Board be authorized and directed to arrange an exhibit at the coming industrial exposition to be held in the Civic Auditorium, commencing October 18, 1924; that such portion of the City's exhibit at the State Fair as may be appropriate in the judgment of the committee may be used in making such exhibit.

Adopted under suspension of the

rules by the following vote:
Ayes—Supervisors Badaracco, Col-man, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4.
Citizens' Committee, Second Spring

Music Festival. Supervisor Hayden presented:

Resolution No. 22959 (New Series), as follows:

Resolved, That his Honor Mayor Rolph be respectfully requested to appoint a committee of citzens to make the necessary arrangements for the Second Spring Music Festival, to be held in the Auditorium April 14 to 22, 1925.

Adopted under suspension of the

Augusta under suspension of the rules by the following vote:
Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wethore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Map Approved, Widening Fillmore Street.

Supervisor Harrelson presented: Resolution No. 22960 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 83318 (Second Series) approve a map showing the widening of Fillmore street from Chestnut street to Cervantes boulevard, realignment and widening of Mallorca way from Widening of Mallorca way from Chestnut street to Alhambra street, and closing of portions of Toledo way and Cervantes boulevard in one sheet; therefore, be it

Resolved, That the map showing the widening of Fillmore street from Chestnut street to Cervantes boulevard, realignment and widening of Mallorca way from Chestnut

ing of Mallorca way from Chestnut street to Alhambra street, and closing of portions of Toledo way and Cervantes boulevard is hereby approved. Be it further Resolved, That the lands shown

on said map are hereby declared

open public streets, namely: Fillmore street from (from Chestnut street to Cervantes boulevard, Mallorca way from Chestnut street to Alhambra street.

Adopted under suspension of the

rules by the following vote:

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

League of California Municipalities Convention.

Supervisor Schmitz presented: Resolution No. 22961 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a committee of five to attend the League of Municipalities.

Adopted under suspension of the

rules by the following vote:
Ayes—Supervisors Badaracco, Col-

man, Deasy, Harrelson, Hayden, McLeran, McSheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Charter Amendment, Firemen's Salary Increase.

Supervisor Schmitz presented the following proposed Charter Amendment and moved the suspension of the rules for its immediate consideration, as the forty day limitation is about up and it must be in the hands of the Registrar tomorrow.

Motion carried.

Whereupon the proposed Charter Amendment was taken up, to-wit: Charter Amendment No. 40.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by adding a new section to Chapter VIII of Article IX thereof to be numbered Section 11/2, relating to salaries paid to certain members of the Fire Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November. 1924, a proposal to amend the Charter of said City and County as follows:

That a new section, to be numbered 1½, be added to Chapter VIII of Article IX, and to read as fol-

lows:

Section 1½. The following officers and members of the Fire Department shall receive annual sal-

aries as follows:

Chief Engineer, seventy-two hundred dollars; First Assistant Chief Engineer, forty-eight hundred lars; Second Assistant Chief Engineer, forty-eight hundred dollars; Battalion Chiefs, each forty-two hundred dollars; Captains, each twenty-eight hundred and twenty dollars; Lieutenants, each twentysix hundred and seventy dollars; Engineers, each twenty-six hundred and forty dollars; Chief's Operators, each twenty-five hundred and twenty dollars; drivers, stokers, tiller-men, truckmen and hosemen, for first year of service, each twentyone hundred and sixty dollars; for the second year of service, each twenty-two hundred and eighty dollars, and for the third year of services, and thereafter, each twenty-four hundred dollars; pilots of fire boats, each thirty hundred and sixty dollars; marine engineers of fire boats, each thirty hundred and sixty dollars; firemen of fire boats, each twenty-four hundred and sixty dollars.

This amendment shall be effective on and after July 1, 1925, and in the event of its adoption the salaries herein specified shall supersede those fixed by Section 1 of this chapter for the officers and members herein named.

Motion.

Thereupon, the foregoing amendment was, on motion of Supervisor Schmitz, seconded by Supervisor Badaracco, ordered submitted and published by the following vote:

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz, McGregor, Shannon-4. Charter Amendment, Police Department Salaries.

thereupon Supervisor Schmitz presented in skeleton form a similar proposed Charter amendment for the Police Department, which, subsequently corrected as to form and language, was submitted as follows. to-wit:

(This amendment was subsequently amended at a special meet-

ing on the 24th inst.)

Charter Amendment No. 41.

Describing and setting forth a Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 1 of Chapter V, Section 6 of Chapter V, Section 1½ of Chapter VI, Section 1½ of Chapter VI and Subdivision 7 of Section 1 of Chapter III of Article VIII relating to the compensation to be paid certain of compensation to be paid certain officers and members of the Police Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said

City and County as follows: That Section 1 of Chapter V of Article VIII be amended so as to

read as follows:

Section 1. Subordinate officers of the Police Department shall consist of captains, who shall each receive an annual salary of three thousand six hundred dollars; lieutenants. who shall each receive an annual salary of three thousand dollars; sergeants, who shall each receive an annual salary of two thousand six hundred forty dollars; and corporals, who shall each receive an an-unal salary of two thousand five hundred twenty dollars. That Section 6 of Chapter V of

Article VIII be amended so as to read as follows:
Section 6. The Chief of Police may detail for detective duties such members of the Department as he may select, not to exceed twenty-five. He shall designate a captain of police to act as captain over the of volice to act as captain over the officers so detailed, who shall receive an annual salary of five thousand dollars. Such captain shall rank as captain of detectives and his duties shall be defined by the Commission and by the Chief of Potential The members so detailed shall. lice. The members so detailed shall be known and ranked as detectivesergeants. Each of said detectivesergeants shall receive an annual salary of two thousand seven hun-dred dollars; they may be removed at any time from such detail by the Chief of Police. Their duties shall be defined by the rules and regula-tions of the Commission, by the order of the Chief of Police and by the orders of the captain of detectives. The Chief of Police may also detail for traffic duty such members of the Department as he may select and shall designate a captain of police to act as captain over the officers so detailed, who shall receive an annual salary of four thousand dollars.

That Section 1 of Chapter VI of VIII be amended so as to

read as follows:
Section 1. The police force of the
City and County shall not exceed one police officer for each five hundred inhabitants thereof. officers shall each receive an annual salary of twenty-four hundred dol-

That Section 11/2 of Chapter VI of Article VIII be amended so as to read as follows:
Section 1½. In addition to the

nolice force provided for in Section 1 of this Chapter, there shall be not to exceed three police patrol drivers for each police company, each of which drivers shall receive an annual salary of two thousand four hundred dollars, and said police patrol drivers shall, for the purpose of receiving a pension, be considered a part of the police force and shall be subject to the provisions and entitled to the benefits of Chapter 10 of Article VIII of the Charter.

That Subdivision 7 of Section 1 of Chapter III of Article VIII be amended so as to read as follows:

7. To appoint a police surgeon, who shall receive an annual salary of twenty-four hundred dollars.
This amendment shall be effective

on and after July 1, 1925.

Motion.

Thereupon, the foregoing Charter

Amendment, was on motion of Supervisor Schmitz, seconded by Supervisor Badaracco, ordered sub-mitted and published by the following vote:

Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Bath, Katz,

McGregor, Shannon-4.

Charter Amendment, Playground Commission.

Supervisor Welch presented the following amendment heretofore referred to the Judiciary Commit-tee and asked for its immediate consideration under suspension of the rules:

So ordered.

Thereupon, the following charter amendment was taken up:

Charter Amendment No. 42. Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 10 of Article XIV-A thereof relating to the sup-

port of public playgrounds. The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of said City and County, as follows:

That Section 10 of Article XIV-A he amended so as to read as fol-

lows:

Section 10. The Supervisors shall, for the purchase, development, equipment and maintenance of the aforesaid playgrounds and recreation centers, annually appro-priate to the Playground Commissioners not less than five cents nor more than seven cents upon each one hundred dollars assessed valuation upon all property in the City and County of San Francisco not exempt from taxation; and the funds so appropriated shall be credited to the Playground Fund of the General Fund, and the Playground Commissioners shall have the exclusive management and disbursement of the same; and shall conform to the general charter and ordinance provisions relative to the purchase of materials, supplies and equipment: but the tax herein provided shall not be included in the limitations prescribed by Sections 11 and 13 of Chapter 1 of Article III.

The secretary shall keep a full

account of all property, money, receipts and expenditures and a record of all proceedings of the Commissioners. The votes of all its members shall be recorded in the "ayes" with the and minutes

"noes"

Recreation centers known as "The Aquatic Park," situate adjacent to Fort Mason, "Fleishhacker Pool and Playfield," situate south of Sloat boulevard and adjacent to the Pacific Ocean, the "Municipal Golf Links," situate in the Lake Merced lands, and "The Stadium, opposite the Polytechnic High School, together with such lands now acquired or hereafter acquired by the City and County adjacent to said centers which the Supervisors shall designate, shall be under the exclusive control and management of the Park Commissioners.

Privilege of the Floor.

Father D. O. Crowley, president of the Playground Commission, A. J. Gallagher and George Harkins were granted the privilege of the floor and addressed the Board in favor of the preceding measure. Motion.

Whereupon, on motion of Supervisor Morgan, the foregoing amendpresented by Supervisor ment Welch was ordered submitted by the following vote:

Ayes-Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, McLeran, McSheehy Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14, Absent—Supervisors Bath, Katz,

McGregor, Shannon-4.

Proposed Charter Amendment viding for a Budget Commission.

Supervisor McSheehy introduced following proposed charter amendment in the Board of Supervisors on Monday, August 25th, which was referred to the Judiciary Committee and taken under consideration was again presented by Supervisor McSheehy:

A new section to be numbered Section 18 is hereby added to Chapter 1, Article III of the Charter,

to read as follows:

Section 18. A budget commission is hereby created to consist of the Mayor, the Auditor and a chair-

man.

At the municipal election to be held in 1925 and every four years thereafter a chairman of the Bud-get Commission shall be elected, hold office for a term of four years from the 2d day of January next succeeding. The chairman shall receive an annual salary of \$6,0000 and the Mayor and the Auditor

shall receive a salary of \$2,000 additional to that herein provided for

said offices, respectively.

At the time provided, the Budget Commission shall prepare and present to the Board of Supervisors the annual budget. By a majority vote of the Board any item therein shall be reduced, but no item shall be increased or new item added except by a vote of fifteen members.

No appropriations other than those contained in the budget shall be made and no transfer from one item to another shall be made with-out the same having been recom-mended by the Budget Commission.

The Commission shall employ a certified public accountant who shall act as secretary and whose compensation shall be fixed by it.

Refused submission by the fol-

lowing vote:

Ayes—Supervisors Deasy, Havden, McSheehy, Roncovieri, Schmitz, Welch-6.

Noes-Supervisors McLeran, Mor-

gan, Rossi, Wetmore-4.

Absent-Supervisors Badaraceo, Bath, Colman, Harrelson, Katz, Mc-Gregor, Robb, Shannon—8.

Proposal to Amend the Charter of the City and County of San Francisco by Adding a New Section to Chapter I of Article III of the Charter to Be Known as Section 5a, Relating to Budgeting of Excess Moneys.

Supervisor Roncovieri presented: Section 5a. Moneys received dur-ing any fiscal year by the City and County of San Francisco which legally may be used for purposes for which appropriations have been made in the annual budget but which may be in excess of the total of all appropriations made and provided in the budget for any fiscal year, shall not be apropriated or expended by the Board of Supervisors in any manner whatsoever, either directly or indirectly, ing the fiscal year for which the budget was adopted, without the offirmative vote of not less than fifteen members of the Board of Supervisors, approved by Mayor.

Refused submission by the fol-

lowing vote:

Ayes—Supervisors Deasy, Hayden, McLeran, McSheehy, Roncovieri, Rossi, Schmitz, Welch—8.
Noes—Supervisors Morgan, Wet-

Absent-Supervisors Badaracco, Bath, Colman, Harrelson, Katz, McGregor, Robb, Shannon—8.

Amendments Ordered Printed.

Supervisor Schmitz moved that the Clerk be directed to reprint Charter Amendments 19 to 39, inclusive, heretofore authorized submitted, and to add thereto Nos. 40, 41 and 42, approved today; also that the Clerk be instructed to correct any typographical or other errors that may be discovered. that may be discovered.

So ordered.

Charter Amendments Designated and Numbered.

Supervisor Bath presented: Resolution No. 22956 (New Se-

ries), as follows:
Resolved, That at the general election to be held on the 4th day of November, 1924, there shall be placed upon the ballot used at said election proposals to amend the Charter of the City and County of San Francisco, State of California, to enable the electors of said City and County to vote upon said proposals to amend said Charter as hereinafter described and enumer-

That said proposals to amend said Charter were ordered submitted to of San Francisco by the Board of Supervisors at meetings held on the 18th and 22nd days of September 1844 and address whileheld and september 1844 ber, 1924, and ordered published as required by the provisions of Section 8, Article XI of the Constitution of the State of California.

That said proposals shall be known and designated upon the said ballot under a caption "Charter Amendment Relating to the City and County of San Francisco, and shall be consecutively num-bered thereon, beginning with the number nineteen and ending with the number thirty-nine.

That said amendments shall be printed upon the official ballots for the general election to be held in said City and County of San Fran-cisco on the 4th day of November, 1924, in the manner provided by law, for submitting such proposi-tions at such general election and the propositions stated as required by said law.

said ballots shall have printed thereon the following:

19. Permitting the holding of a bond election on the same day as other elections.

Limiting the bonded indebtedness to twenty per centum of the assessed valuation of all real and personal property in the City and County.

21. Defining the conditions of employment of platform men, Mu-

nicipal Railway.

22. Fixing the salaries of officers and members of the Fire Department.

23. Permitting lease of subsuitace of parks for garages and other public uses.

24. Defining the power of Civil Service Commission in dismissal of employees in classified service.

25. Fixing the salaries of Police

Judges.

26. Defining power of the Board of Supervisors in respect to munici-

pal affairs.

27. Defining power of Board of Supervisors in fixing wages and compensation, except and retirement allowances.

28. Authorizing the acceptance and management of the California Palace of Legion of Honor Build-

Authorizing the acceptance and management of the M. H. de Young Me norial Museum.

Fixing the expenditure of Auditor for counsel and attorney

fees

Fixing the annual salary of 31.

the Sheriff's attorney.

32. Authorizing procedure for use of City's credit in financing local improvements.

Relating to the annual bud-33.

34. Limits the Supervisors in fixing compensation of City Attorney, District Attorney, Auditor, Tax Collector, Coroner, County Clerk, Treasurer and Recorder, which shall not exceed present compensation of the Sheriff and Assessor.

35. Fixing the salary of the

Mayor.

Placing the bookkeeper and cashier, Sheriff's office, under Civil Service.

37. Authorizing Supervisors to establish retirement system for teachers in School Department.

38. Relating to firemen retired prior to January 1, 1900.

39. Relating to Fire Department, retirement of members and pensions.

40. Fixing salaries for officers and members of the Fire Department.

41. Fixing salaries for officers and members of the Police Department.

Providing for tax levy for 42.

playgrounds.

Adopted under suspension of the

rules by the following vote:

Ayes-Supervisors Badaracco, Colman, Deasy. Harrelson, Hayden, McLeran, McSheehy, Morean, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Bath, Katz,

McGregor, Shannon—4.

Relative to Change of Number of School Teachers' Salary Amendment.

President Drew, president of the San Francisco Teachers' Association, called attention to the fact that the teachers' salary amendment had been numbered 37, and declared that that might in some way prove detrimental to its suc-

cess. He asked that it be given another number.

Supervisor Wetmore moved that if there is any legal way to change the number that that be done.

So ordered.

ADJOURNMENT.

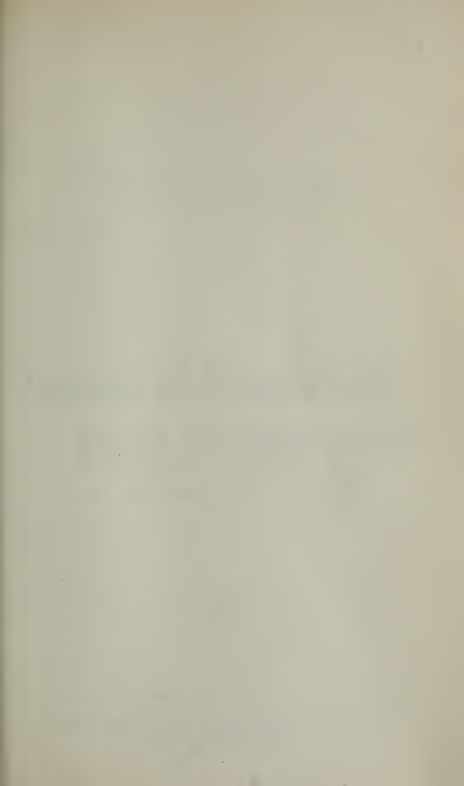
There being no further business, the Board, at 7:30 p. m., adjourned. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 10, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco





Wednesday, September 24, 1924. Monday, September 29, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

WEDNESDAY, SEPTEMBER 24, 1924, 5 P. M.

In Board of Supervisors, San Francisco, September 24, 1924, 5

p. m. The Board of Supervisors met in

special session.

CALLING THE ROLL.

The roll was called and the following members were noted pres-

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Katz, McLeran, McSheehy, Morgan, Roncovieri, Schmitz, Welch, Wetmcre—

Absent—Supervisors Harreison. McGregor, Robb, Rossi, Shannon-5.

Supervisor Hayden made an excuse for the absence of Supervisor Rossi, declaring that Supervisor Rossi's family were celebrating to-day the wedding of their daughter.

His Honor Mayor Rolph presid-

ing.

CALL FOR SPECIAL SESSION.

The following was read by the

San Francisco, Calif., September 23, 1924.

To the members of the Board of

Supervisors:

Under Section 5, Chapter I of Article IV, I, as Mayor, call a special meeting of the Board of Supervisors, to be held in the chambers of the Board of Supervisors, City Hall, San Francisco, at five o'clock p. m. Wednesday, September 24, 1924, for the purpose of considering certain additions to Charter Amendment No. 41, ordered submitted by you, relating to fixing salaries in the San Francisco Police Department. Very respectfully,

y respections, JAMES ROLPH, JR., Mayor.

Ordered spread in Journal.

Hydrantmen. Supervisor McSheehy declared that the call did not provide for hearing the application of the hydrantmen of the Fire Department.

His Honor the Mayor declared that if he knew about it he would

have been very glad to include them, and now asked the Board to hear the hydrantmen if any good can be accomplished thereby.

Attorney Dailey, being called upon for his opinion in the matter of for his opinion in the matter of hearing at this time of the applica-tion of the hydrantmen, advised that as meeting had been called specifically to consider Charter Amendment No. 41, relating to the Police Department, it might invalidate the proceedings to interject the hydrantmen's matter at this time.

Mr. Dobbs, representing the hydrantmen, thanked the Mayor and the Board for their consideration and was assured that if anything could be done for them in the event that the firemen's amendment carried it would be done.

Rescluding Police Amendment. Supervisor Schmitz presented: Resclution No. 22962 (New Se-

ries), as follows:

Resolved, That the action of the Board of Supervisors on September 22, 1924, in ordering the submission and publication of Charter Amendment No. 41, relating to the compensation to be paid certain officers and members of the Police Department, be and the same is hereby rescinded and set aside, and that said amendment be not submitted to the electors.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Katz, McLeran, McSheehy, Morgan, Ron-covieri, Schmitz, Welch, Wetmore—

Absent-Supervisors Harrelson, McGregor, Robb, Rossi, Shannon-

Police Charter Amendment as Corrected.

Thereupon, the following amendment was presented and approved, on motion of Supervisor Schmitz, seconded by Supervisor Deasy:
Charter Amendment No. 41.

Describing and setting forth a proposal to the qualified electors of the City and County of San Fran-cisco to amend the Charter of said

City and County by amending Section 1 of Chapter V, Section 6 of Chapter VI, Section 1½ of Chapter VI Section 1½ of Chapter VI and Subdivision 7 of Section 1 of Chapter III, Section 1 of Chapter IV and Section 5 of Chapter IV of Article VIII relating to compensation to be paid certain officers and members of the Police Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1924, a proposal to amend the Charter of

said City and County as follows: That Section 1 of Chapter V Article VIII be amended so as to

read as follows:

Section 1. Subordinate officers of the Police Department shall consist of captains, who shall each receive an annual salary of three thousand six hundred dollars; lieutenants, who shall each receive an annual salary of three thousand dollars; sergeants, who shall each receive an annual salary of two thousand six hundred forty dollars, and corporals, who shall each receive an annual salary of two thousand five hundred eighty doilars.

That Section 6 of Chapter V of Article VIII be amended so as to

read as follows: Section 6. The Chief of Police may detail for detective duties such members of the police force as he may select, not to exceed one for each eighteen members of the police force. He shall designate a captain of police to act as captain over the officers so detailed, who shall receive an annual salary of five thousand dollars. Such captain shall rank as captain of detectives and his duties shall be defined by the Commissioners and by the Chief of Police. Such captain shall be in addition to the number of captains specified in Section 2 of this chapter. The members so detailed shall be known in rank as detective sergeants. Each of said detective sergeants shall receive an annual salary of twentyseven hundred and sixty dollars They may be removed at any time from such detail by the Chief of Police. Their duties shall be defined by the rules and regulations of the Commissioners, by the orders of the Chief of Police and by the erders of the Captain of Detectives. The Chief of Police may also detail for traffic duty such members of the department as he may select and shall designate a captain of shall designate a captain of police to act as captain over the officers so detailed, who shall receive an annual salary of four thousand dollars.

That Section 1 of Chapter VI of Article VIII be amended so as to

read as follows:

Section 1. The police force of the City and County shall not exceed one police officer for each five hundred inhabitants thereof. Police officers shall each receive an annual salary of twenty-four hundred dol-

That Section 11/2 of Chapter VI of Article VIII be amended so as to

read as follows:

Section 11/2. In addition to the police force provided for in Section 1 of this chapter, there shall be not to exceed three police patrol drivers for each police company, each of which drivers shall receive an annual salary of two thousand four hundred dollars, and said police patrol drivers shall, for the purpose of receiving a pension, be considered a part of the police force and shall be subject to the provisions and entitled to the benefits of Chapter 10 of Article VIII of the Charter. That Subdivision 7 of Section 1

of Chapter III of Article VIII be amended so as to read as follows:

7. To appoint a police surgeon, who shall receive an annual salary of twenty-four hundred dollars.

That Section 1 of Chapter IV of VIII be amended so as to Article read as follows:

Section 1. The Chief of Police shall be appointed by the Board of Police Commissioners and hold office for the term of four years. He shall receive an annual salary of seven thousand two hundred dollars. He shall have control, management and direction of all members of the department in the lawful exercise of his functions, with full power to detail any of them to such public service as he may direct, and with like power to suspend temporarily any member of the department. In all cases of such suspension he shall immedi-ately report the same to the Board, with the reasons therefor in writing. He shall maintain and enforce law and rigid discipline so as to secure complete efficiency of the department. He shall, subject to the directions and orders of the Commissioners, have control of such of the prisons of the City and County as are not by the general law under the control of the Sheriff.

That Section 5 of Chapter IV of Article VIII be amended so as to read as follows:

Section 5. The Chief of Police

shall detail one or more of the members of the department to attend constantly on the Police Court and to execute its orders and pro-cess. He shall detail at his pleas-ure members of the department to act as his chief clerk, assistant clerks, prison keepers and property Said chief clerk and property clerks shall each receive an annual salary of three thousand six hundred dollars. He may also detail a member of the department to act as photographer, who shall receive a yearly salary of twentyseven hundred dollars.

This amendment shall be effective

on and after July 1, 1925. Ordered submitted and published by the Board of Supervisors, San Francisco, September 24, 1924. Ayes—Supervisors Badaracco,

Bath, Colman, Deasy, Hayden, Katz, McLeran, McSheehy, Morgan, Ron-covieri, Schmitz, Welch, Wetmore --13.

Absent-Supervisors Harrelson, McGregor, Robb, Rossi, Shannon-

Adopted.

Thereupon, the following resolution was presented by Supervisor Schmitz:

Resolution No. 22963 (New Se-

ries), as follows:

Resolved, That at the general election to be hold on the 4th day of November, 1924, there shall be placed upon the ballot used in said election proposals to amend the Charter of the City and County of San Francisco, State of California, to enable the electors of said City and County to vote upon said proposals to amend said Charter as hereinafter described and enumerated.

That said proposals to amend said Charter were ordered submitted to the electors of the City and County of San Francisco by the Board of Supervisors at meetings held on the 18th, 22nd and 24th days of September, 1924, and ordered published as required by the provisions of Section 8, Article XI of the Constitution of the State of California.

That said proposals and designated upon the known said ballot under a caption "Char-ter Amendments Relating to the City and County of San Francisco," and shall be consecutively numbered thereon, beginning with the number nineteen and ending with the number thirty-nine.

That said amendments shall be printed upon the official ballots for the general election to be held in said City and County of San Fran-cisco on the 4th day of November, 1924, in the manner provided by law, for submitting such propositions at such general election and the propositions stated as required by said law.

Also, said ballots shall have printed thereon the following:

19

Permitting the holding of a bond election on the same day as other elections.

20

Limiting the bonded indebtedness to twenty percentum of the assessed valuation of all real and personal property in the City and County.

Defining the conditions of employment of platform men, Municipal Railway.

Fixing the salaries of officers and members of the Fire Department. 23

Permitting lease of sub-surface of parks for garages and other public uses.

24

Defining the power of Civil Service Commission in dismissal of employees in classified service.

25

salaries of Police Fixing the Judges.

Defining power of the Board of Supervisors in respect to municipal affairs.

Defining power of Board of Supervisors in fixing salaries, wages and compensation, except pensions and retirement allowances.

28

Authorizing the acceptance and anagement of the California management Palace of Legion of Honor Building.

29 Authorizing the acceptance and management of the M. H. de Young Memorial Museum.

Fixing the expenditure of Auditor for counsel and attorney fees.

Fixing the annual salary of the Sheriff's attorney.

Authorizing procedure for use of City's credit in financing local improvements.

Relating to the annual budget.

34

Limits the Supervisors in fixing compensation of City Attorney, Dis-trict Attorney, Auditor, Tax Col-lector, Coroner, County Clerk, Treas-urer and Recorder, which shall not exceed present compensation of the Sheriff and Assessor.

Fixing the salary of the Mayor. 36

Placing the bookkeeper and cashier, Sheriff's office, under Civil Service.

Authorizing Supervisors to establish retirement system for teachers in School Department.

38

Relating to firemen retired prior to January 1, 1900.

Relating to Fire Department, retirement of members and pensions.

Fixing salaries for officers and members of the Fire Department.

41.
Fixing salaries for officers and members of the Police Department.

Providing for tax levy for play-

grounds.

Adopted by the following vote:
A yes — Supervisors Badaracco,
Bath, Colman, Deasy, Hayden, Katz,
McLeran, McSheehy, Morgan, Roncovieri, Schmitz, Welch, Wetmore -13.

Absent-Supervisors Harrelson, McGregor, Robb, Rossi, Shannon-

ADJOURNMENT.

There being no further business the Board at the hour of 5:45 p. m. adjourned.

J. S. DUNNIGAN,

Clerk.

--+--MONDAY, SEPTEMBER 29, 1924, 2 P. M.

of Supervisors, San Board Francisco, Monday, September 29, 1924, 2 p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the fol-Supervisors were noted lowing present:

Supervisors Bada Deasy, Harrelson, Hayden, Katz, McSheehy, Robb, Ronco-Bath, vieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of

the meeting of August 25, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Transcript of Charter Amendment Proceedings.

Communication, from the Board of Education, requesting a transcript of the proceedings when the pro-posed Charter Amendment provid-ing for elected Board of Education and for its recall was adopted.

On motion of Supervisor Morgan proceedings were ordered scribed for the Board of Education.

California Palace of The Legion of Honor Luncheon.

Communication, from Mrs. A. B. Spreckels, inviting members of the Board to attend luncheon at Palace to discuss function and purpose of the California Palice of the Legion of Honor, Thursday, October 9, 1924, which is nearing completion and will be dedicated on Armistice Day.

On motion of Supervisor Schmitz the foregoing invitation was accepted.

Leave of Absence, Police Commissioner Andrew J. Mahony.

The following was presented and read by the Clerk:

September 16, 1924. To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. Andrew J. Mahony, member of the Police Commission, for a leave of absence, with permission to absent himself from the State of California, for a period of 30 days, commencing September 17, 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours, JAMES ROLPH, JR., Mayor.

Whereupon, the following was presented and adopted:
Resolution No. 22980 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Andrew J. Mahony, member of the Police Com-(mission, is hereby granted a leave of absence for a period of thirty days, commencing September 17, 1924, with permission to leave the State.

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Colman,

McGregor, Shannon-3.

Hearing of Objections to the Estab. lishment of Set-back Lines-2 P. M.

Hearing of objectoins to the establishment of set-back lines along the northerly side of Garfield street from Orizaba avenue to Beverly street.

Passed for Printing.

No objection being offered and there being no protestants, the following bill was passed for printing:
Bill No. ——, Ordinance No. ——

(New Series), as follows: Establishing set-back lines along

portions of Garfield street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 2d day of September, 1924, the Board of Supervisors adopted Resolution of Intention No. 50 to establish set-back lines along Garfield street, and fixed the 29th day of September, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordi-nance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the northerly side of Garfield street between Orizaba avenue and Head street, said set-back line

to be 10 feet.

Along the northerly side of Gar-field street between Head street and Ramsell street, said set-back line to be 10 feet.

Along the northerly side of Garfield street between Ramsell street

and Vernon street, said set-back line to be 10 feet.

Along the northerly side of Gar-field street between Vernon street and Byxbee street, said set-back line to be 10 feet.

Along the northerly side of Gar-field street between Byxbee street and Beverly street, said set-back

line to be 10 feet.

As shown on maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

PRESENTATION OF PROPOSALS. Drawing Boards.

Sealed proposals for furnishing drawing boards for the School Department were received between the hours of 2 and 3 p. m. this day, and referred to Supplies Committee:

1. Eugene Dietzgen Co.

A. Lietz Co. R. Brandlein & Co. 3. Keuffel & Esser Co. 4.

Wm. Bateman. 5. Empire Planing Mill. 6. Portland Cement.

Sealed proposals for furnishing Portland cement were received between the hours of 2 and 3 p. m. this day, and referred to Supplies Committee:

Santa Cruz Portland Cement 1. Co.

Henry Cowell Lime and Cement Co.

3. Old Mission Portland Cement

Co. 4. Western Lime and Cement

Co. Pacific Portland Cement Co. 5. Mission-Sunset Tunnel (Eureka Valley Route).

Hearing protests in the matter of the construction of the proposed Mission-Sunset tunnel (Eureka Valley route) fixed for 2 p. m. this day.

Privilege of the Floor.

The following were granted the privilege of the floor and addressed the Board in opposition to the assessment:

M. Sloane, Ethel A. Eschbaum, I. W. Eschbaum, Art E. Nathanson, Miss H. Brignardello, Henrietta B. Holmes, Ida M. Skero, Josephine Perscheid, Mrs. Eva M. Rentschler, Jos. Herb, R. Barker, J. H. Hum-phrey, F. O. Sullivan, Chas. Gates, A. C. Campbell and Dr. C. F. Griffin.

Theo. Savage, attorney, and Dr. McGranahan were also heard.

The Clerk called the names of propertly owners who had made claim for additional damages.

Mr. Murphy responded, was duly sworn, and testified as to reasons that he should be awarded additional damages.

Action Deferrec.

Whereupon, on motion of Supervisor McLeran, further considera-

tion of protests and claims for damages were continued unutil 3 p. m., October 6, 1924.

REPORTS OF COMMITTEES.

by The following committees, chairman, pretheir respective sented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman,

Public Welfare and Publicity Committee, by Supervisor Colman, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman.

Streets and Commercial Develop-Committee, by Supervisor ment

Harrelson, chairman.
Public Utilities Committee, Supervisor Katz, acting chairman

(over two weeks).

Joint Committee on Streets and Cemmercial Development, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and nnady passed by the following vote:

Authorizations.

Resolution No. 22964 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to wit:

Water Construction Fund, Bond Issue 1910.

(1) Old Mission Portland Cement Co., cement for Hetch Hetchy construction (claim dated Sept. 11, 1924), \$6,255.21.
(2) Old Mission Portland Cement

Co., cement (claim dated Sept. 11, 1924), \$10,783.43.
(3) Standard Oil Company, oils (claim dated Sept. 10, 1924), \$736.32.

(4) Standard Oil Company, oils and gasoline (claim dated Sept. 10,

1924), \$523.13.
(5) Standard Oil Company, fuel oil and gasoline (claim dated Sept. 10, 1924), \$1,489.12

(6) Standard Oil Company, oils and gasoline (claim dated Sept. 10, 1924), \$691.87.

(7) Standard Oil Company, oil and gasoline (claim dated Sept. 10, 1924), \$501.02.
(8) Standard Oil Company, oils

and grease (claim dated Sept. 11, 1924), \$731.23.

(9) Atlas Rock Company, concrete and plaster sand (claim dated Sept. 16, 1924), \$650. (10) Hart-Wood Lumber Com-

pany, lumber (claim dated Sept. 15, 1924), \$3,287.55.
(11) J. F. Mitchell, steel forms (claim dated Sept. 16, 1924), \$1, 040.

(12) Old Mission Portland Ce ment Company, cement (claim dated Sept. 15, 1924), \$1,883.50. (13) Roy Brooks, truck hire (claim dated Sept. 16, 1924), \$783. (14) California Peach and Fig

Growers, lumber (claim dated Sept. 16, 1924), \$1,022.81.

(15) Pacific Metal Works, locomotive parts, etc. (claim dated Sept. -15, 1924), \$538.42.

Phoenix $\overline{(16)}$ Iron Works. crusher parts (claim dated Sept. 15, 1924), \$739.64.

(17) State Compensation Insurance Fund, insurance premium, Hetch Hetchy employees (claim Hetch Hetchy employees (claim dated Sept. 15, 1924), \$3,193.05.

(18) State Compensation Insurance Fund, insurance premium,

Hetch Hetchy employees (claim dated Sept. 15, 1924), \$858.02.

(19) Anaconda Copper Mining Company, second payment, electric transmission line conductors (claim dated Sept. 16, 1924), \$16,460.72. (20) United States Cast Iron

Pipe and Foundry Company, third payment, flexible joint cast iron pipe (claim dated Sept. 16, 1924),

\$16,814.27.

(21) United States Steel Products Company, fifth payment, furnishing and erecting steel bridge superstructures to carry bay crossing pipe line across Dumbarton straits (claim dated Sept. 17, 1924), \$20,-309.85.

Municipal Railway Fund.

(22) San Francisco City ployees' Retirement System Em-Retirement System, for Municipal Railway employees' pensions, etc. (claim dated Sept. 10,

1924), \$6,594.17.
(23) Edward R. Bacon Co., one concrete mixer (claim dated Sept. 15, 1924), \$805.20.
(24) Dan P. Maher Co., car varnish (claim dated Sept. 15, 1924), \$105.0

1924), \$1,050. (25) Market Street Railway Company, electric power for railways (claim dated Sept. 15, 1924), \$3,-129.55.

(26) Market Street Railway Company, reimbursement under agreement of December 12, 1918 (claim dated Sept. 15, 1924), \$1,442.21.
(27) Pacific Gas and Electric

Company, electric power for railways (claim dated Sept. 15, 1924), \$35,193.73.

(28) Standard Oil Company. gasoline for railways (claim dated Sept. 15, 1924), \$943.56.

Railway Municipal Depreciation

Fund.

Smith, Ray compromise agreement for full property and personal damages by Municipal Railways (claim dated Sept. 16, 1924), \$3,000.

School Construction Fund, Bond

Issue 1918.

(30) Wiley B. Allen Co., pianos for Galileo High School (claim dated Sept. 10, 1924), \$2,270.

(31) Kohler & Chase, pianos for Horace Mann, Jr., High School (claim dated Sept. 10, 1924), \$787.50

Fund, Bond School Construction Issue 1923.

(32) R. E. Baines, final payment for stage draperies for Galileo High School (claim dated Sept. 17, 1924),

\$3,470.

(33) Michel & Pfeffer, final payment, wire fencing and iron work for Washington Irving School dated Sept. 17, (claim 1924), \$924.35.

Special School Tax.

(34) Anderson & Ringrose, extra work, general construction of Portola School (claim dated Sept.

13, 1924), \$1,695.
(35) P. J. Enright, final payment, heating and ventilating Portola School (claim dated Sept. 17, 1924).

\$4,029.35.

(36) J. Greenback, final payment, alterations and improvements to Yerba Buena School (claim dated Sept. 17, 1924), \$2,770.

Hetch Hetchy Operative Revenue

Fund.

John J. Daley, legal services for September, valuation of electric properties in San Francisco (claim dated Sept. 19, 1924), \$850. (38) N. Randall Ellis, engineer-

ing services for September, valua-tion of electric properties in San Francisco (claim dated Sept. 19, 1924), \$750.

General Fund, 1923 1924.

(39) Municipal Construction Co., fifth payment, improvement of Collingwood, Twenty-first and Twentysecond streets (claim dated Sept. 17, 1924). \$4,000.

(40) Van Emon Elevator Company, final payment, elevator re pairing in public buildings (claim dated Sept. 17, 1924), \$5,863.75.

General Fund. 1924-1925.

(41) St. Vincent's School maintenance of minors (claim dated Sept. 15, 1924), \$1.670.43.

(42) San Francisco Nursery for

Homeless Children, maintenance of minors (claim dated Sept. 15, 1924), \$612.50.

(43) Roman Catholic Orphanage, maintenance of minors (claim dated

Sept. 15, 1924), \$3,896.52.

(44) Albertinum Orphanage, maintenance of minors (claim dated Sept. 15, 1924), \$1,071.22.

(45) Boys' Aid Society, maintenance of minors (claim dated Sept.

15, 1924), \$1,143.17.

(46) Protestant Orphanage, maintenance of minors (claim dated Sept. 15, 1924), \$787.50.

St. Catherine's Training maintenance of Home, minors dated Sept. 15, 1924), (claim \$634.86.

(48) Children's Agency, mainte

nance of minors (claim dated Sept. 15, 1924), \$20,658.29.
(49) Little Children's Aid, maintenance of minors (claim dated

Sept. 15, 1924), \$10,085.02. (50) Eureka Benevolent Society,

maintenance of minors (claim dated Sept. 15, 1924), \$3,815.59.
(51) Standard Oil Company, asphalt for street repair (claim dated Sept. 16, 1924), \$2,577.41.

(52) The Fay Improvement Company, street work on Rhode Island street between Mariposa and Eighteenth streets (claim dated Sept. 16,

(64) Louis Strauss, clothing, Re lief Home (claim dated Aug. 30,

1924), \$675. (65) Levi Strauss & Co., clothing, Relief Home (claim dated Aug. 27, 1924), \$713.07.
1924), \$998.76.
(53) Baumgarten Bros., meats,

Baumgarten Bros., meats, Relief Home (claim dated Aug. 30, 1924). \$2,595.33.

(54) California Meat Company,

neats, Relief Home (claim dated Aug. 30, 1924), \$508.27.
(55) William Cluff Co.. groceries, Relief Home (claim dated Aug. 26, 1924), \$574.71.

(56) L. Dinkelspiel Co., drygoods, Relief Home (claim dated Aug. 30,

1924). \$1 468.50. (57) Haas Bros., groceries, Relief Home (claim dated Aug. 26,

1924), \$963.20.
(58) Fred L. Hilmer Co., butter, Relief Home (claim dated Aug. 30, 1924), \$949.05.

(59) Howard Automobile Company, one Buick auto (claim dated Aug. 27, 1924), \$1.235.
(60) Walton N. Moore Co., drygoods, Relief Home (claim dated Aug. 26, 1924), \$747.75.
(61) A. Paladini, fish Relief

(61) A. Paladini, fish Raling Home (claim dated Aug. 30, 1924),

\$665.31. (62) Philadelphia Shoe Company,

Relief Home (claim dated shoes.

Aug. 30, 1924), \$558. (63) Sherry Bros., eggs, Relief Home (claim dated Aug. 30, 1924), \$989.14.

A. Ginocchio & Sons, alfalfa, (66)Relief Home (claim dated Aug. 30,

Relief Home (claim dated Aug. 30, 1924), \$1,219.35.
(67) Shell Company, fuel oil, etc., Relief Home (claim dated Aug. 30, 1924), \$1,946.83.
(68) Spring Valley Water Company, water for Relief Home (claim dated Aug. 31, 1924), \$881.80.
(69) Spring Valley Water Company, water for playerounds (claim dated Aug. 31, 1924), \$881.80.

pany, water for playgrounds (claim dated Sept. 17, 1924), \$1,172.29.

(70) J. E. French Co., one Dodge truck, Fire Dept. (claim dated Aug.

30, 1924), \$1,105.

(71) Pacific Gas and Electric Company, gas and electricity, Fire Dept. (claim dated Aug. 30, 1924), \$1,479.88.

\$1,479.88.

(72) Shell Company, fuel oil, Fire Dept. (claim dated Aug. 30, 1924), \$2,478.57.

(73) Spring Valley Water Company, water, Fire Dept. (claim dated Aug. 30, 1924), \$1,349.66.

(74) Standard Oil Company, and oils Fire Dept.

gasoline and oils, Fire Dept. (claim dated Aug. 30, 1924), \$1,350.63.

(75) The White Company, one

auto truck, Fire Dept. (claim dated Aug. 30, 1924), \$4.257.50.

(76) Dollar Steamship Line

freight charges on 100 voting machines (claim dated Sept. 18, 1924),

22,027.25.
(77) Phillips & Van Orden Co., ballot paper, Dept. of Elections (claim dated Sept. 18, 1924), \$2,-

180.70.

(78) Durabilt Steel Locker Company, metal lockers, Ocean Beach bath house (claim dated Sept. 19, \$3,946.25. 1924).

(79) Empire Planing Mill, mill work, Ocean Beach bath house (claim dated Sept. 19, 1924), \$750. (80) Guilfoy Cornice Works, sheet metal work, Ocean Beach bath house (claim dated Sept. 19, 1924), \$2,291.5

1924), \$2,231.25.
(81) Marine Electric Company, electric wiring, Ocean Beach bath house (claim dated Sept. 19, 1924),

\$600.

(82) Wm. F. Wilson Co., plumbing work. Ocean Beach bath house (claim dated Sept. 19, 1924), \$1,770.

(83) Wm. F. Wilson Co., plumbing work, Ocean Beach bath house (claim dated Sept. 19, 1924), \$840.

County Road Fund.

(84) Jenny Almquist, purchase of property and damage to property required for opening and widening

of Roosevelt way, as per Resolution No. 22902, New Series (claim dated Sept. 18, 1924), \$600.

Park Fund.

(85) California Mill Company, exhibit cases for parks (claim dated

Sept. 5, 1924), \$928. (86) Willis Polk & Co., professional services, New Beach Chalet (claim dated Sept. 19, 1924), \$2,-001.60.

(87) Spring Valley Water Company, water for parks (claim dated Sept. 19, 1924), \$3,050.38.
(88) C. L. Best Tractor Company,

and scarifier for parks tractor dated Sept. (claim 19. 1924). \$4,350.

(89) Pacific Gas and Electric Company, gas and electricity for parks (claim dated Sept. 19, 1924), \$2,107.72.

A yes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Appropriations.

Resolution No. 22965 (New Se-

ries), as follows:

Resolved, that the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereiafter mentioned funds for the following purposes, to-wit:

Municipal Railway Depreciation Fund.

(1) For cost of replacing Munici pal Railway cables in Twin Peaks tunnel, \$7,351.59. Street Work in Front of City Prop-

erty, Budget Item 39. (2) for cost of improving City's portion of Burrows street between Somerset and Goettingen streets by grading, paving, curbing and sewering, \$1,736.

Extension of Main Sewers, Budget

Item No. 42.
(3) For cost of construction of a sewer and appurtenances in the Great Highway from Ortega to Rivera streets, including inspection and possible extras (L. J. Cohn contract at \$19,479.63), \$20,500.

Miscellaneous Repairs. etc. Buildings, Budget Item 55.

(4) For cleaning and pointing granite steps, buttresses, coping wall and first water table of City Hall. \$1.250.

(5) For repairing, scraping and painting all sheet metal work on roof of City Hall, including roof areas, skylights, metal fire wall covering and two flag poles. \$1,880.
(6) For removal of old buildings

iu rear of Fire Department Engine House No. 23, and for construction of concrete bulkhead, retaining wall, steps and cement yard space, and for construction of building, including plumbing, electric work, painting, etc., also shed and tight board fence around property, \$2,300.

(7) For construction of room in loft of Fire Department building, Chemical Company No. 10, includ-

ing plumbing, sheet metal work and painting, \$530.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent—Supervisors Colman, Mc-

Gregor, Shannon-3.

Appropriations for Bond Issue, School Lands.

Resolution No. 22966 (New Se-

ries), as follows:

Resolved, the That following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond of School Constitution Fund, Bond Issue 1923, and authorized in pay-ment to the following named per-sons for lands and improvements required for the Everett School, to-

(1) To Rosa M. Moller, land and improvements on east line of De hon street, 135 feet south from Sixteenth street, of dimensions 50 x 80 fect; per acceptance of offer by Resolution No. 22907, New Series (claim dated September 22, 1924),

\$10,500.

(2) To Joseph S. Ayer, land and improvements at intersection of north line of Seventeenth street with east line of Harlow street, etc.; per acceptance of offer by Resolution No. 22908, New Series (claim dated September 22, 1924),

49,500.
(3) To Sarah A. Thomson and James W. Thomson, land and improvements on east line of Dehon street, 160 feet north from intersection of east line of Dehon street with north line of Seventeenth street, 25 x by 80 feet; per acceptance of offer by Resolution No. 22909, New Series (claim dated September 22, 1924), \$5,000.

(4) To Stephen Garabaldi, for

land and improvements on east line of Dehon street, 185 feet south from Sixteenth street, 25 x 80 feet; per acceptance of offer by Resolution No. 22910, New Series (claim dated September 22, 1924), \$4,500.

(5) To Patrick T. Waters and Elizabeth Waters, land and improvements on parth line of Seyon.

provements on north line of Seven-teenth street, 30 feet east from north line of Seventeenth and De-

hon streets, 25 x 85 feet; per acceptance of offer by Resolution No. 22898, New Series (claim dated September 22, 1924), \$12,000.

(6) To Lawrence William New-

port and Catherine Newport, land on east line of Dehon street, 85 feet south from Sixteenth street, 25 x 80 feet; per acceptance of offer by Resolution No. 22911, New Series (claim dated September 22, 1924), \$4,550.

(7) To Lina Alpe, for land and improvements on west line of Harlow street, 335 feet north from Seventcenth street, 25 x 80 feet; per acceptance of offer by Resolution No. 22906, New Series (claim dated September 22, 1924), \$4,650.

(8) To Wilfred Robinson, land

and improvements on east line of Harlow street, 128 feet south from Sixteenth street, 12s feet south from Sixteenth street, 28 x 80 feet; per acceptance of offer by Resolution No. 22945, New Series (claim dated September 22, 1924), \$6,500.

A y e s — Supervisors Badaracco, Bath

Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-Gregor, Shannon-3.

Additional Compensation, Janitors.

Watchmen and Elevatormen. Resolution No. 22967 (New Sc-

ries), as follows:

Resolved, That the sum of \$12,595 be expended out of Urgent Necessity, Budget Item No. 26, fiscal year 1924-1925, for additional compensation to be paid to elevator operators, janitors and watchmen in the em-ploy of the Board of Public Works and the Fire Department, as fol-

lows, to-wit:
To the credit of Budget Item No.

365 (Appropriation 29-A), Board of Public Works, the sum of \$12,265. To the credit of Budget Item No. 473, Fire Department, the sum of \$330.

A yes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon—3. Appropriation, \$2,000, "Round World Flyers."

Resolution No. 22968 (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside and appropriated out of Publicity and Advertising, Budget Item No. 582, and authorized in payment to Thomas F. Boyle, treasurer of Committee for the Round the World Flyers, for the publicity and advertising of San Francisco. tising of San Francisco.

A yes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, katz, McLeran, McShcehy, Morgan, Robo, Roncovieri, Rossi, Schmitz, Weich, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Oil Permits.

Resolution No. 22969 (New Se-

ries), as follows:

Resolved, That the following revocable permits are hereby granted: Oil Tanks.

Golden Eagle Soap Company, 767 Beach street, 2500 gallons capacity. Chas. J. U. Koenig, south line of

Jackson street, 150 feet east of Larkin street, 1500 gallons capacity.

A. Lettich, east side of Powell street between Francisco and Cheststreets (Francisco School), nut

nut streets (Francisco School), 1500 gallons capacity.
S. Picard, west side of Jones street, 62 feet south of Jackson street, 1500 gallons capacity.
W. H. Picard, south side of Hayes street, 120 feet east of Franklin street (High School of Commerce), 3000 gallons capacity.
Dr. J. W. Robertson, east side of Leavenworth street, 125 feet north of Filbert street, 1500 gallons capacity.

pacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Auto Supply Station Permit. Resolution No. 22970 (New Se-

ries), as follows:

Resolved, That Union Oil Company of California be and is hereby granted permission, revocable at will of the Board of Supervisors, will of the Board of Supervisors, to have transferred to them automobile supply station permit heretofore granted Merrill C. Morsehead by Resolution No. 22822 (New Series) for premises at the northwest corner of Twenty-first avenue and Clement street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit becomes null and void. Ayes — Supervisors Badaracco, Rath, Deasy, Harrelson, Havden, Katz, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossl, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Me-

Gregor, Shannon-3.

Garage Permit.

Resolution No. 22971 (New Series), as follows:

Resolved, That Farrar & Carlin be and are hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and op-erate a public garage on the east side of Hoff avenue, 123 feet north of Seventeenth street.

The rights granted under this resolution shall be exercised within this six months, otherwise said permit becomes null and void.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Laundry Permit.

Resolution No. 22972 (New Se-

ries), as follows:

Resolved, That Won Yick be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 627 and 629 Clay street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit be-

comes null and void.

A y e s - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Amend Building Law, Height Limitation.

Bill No. 6826, Ordinance No. 6358 (New Series), as follows: Amending Section 79 of Ordinance No. 1008 (New Series), known as the "Building Law, lating to general height limitations of buildings.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Section 79 of Ordinance No. 1008 (New Series), known as the "Building Law," is hereby amended to read as follows:

General Height Limitation. Section 79. The heights of buildings shall not exceed the heights given under the different classes except that stair and elevator houses, water tanks, towers and spires may exceed the limits.

Towers and spires on Class "C" or frame buildings may extend one hundred feet above the roof, but no such tower or spire shall occupy more than one-quarter of the street frontage of the building, nor shall it have a base area exceeding 1000 square feet. Such towers and spires shall not be used as a dwelling, place of manufacture nor storage room and shall be covered with fireproof materials.

Towers for the purpose of filtering, cooling or purifying water, or for the purpose of mixing mortar may be erected or constructed; provided, that they be erected or constructed independently of the building and to a height not exceeding seventy-five (75) feet; and that they be of heavy timber or steel construction.

Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco. Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roneovieri, Rossi, Schmitz. Welch, Wetmore—15. Absent—Supervisors Colman, Mc-

Gregor, Shannon-3.

Fixing Sidewalk Widths on Bergin Place.

Bill No. 6827, Ordinance No. 6359 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Widh of Sidewalks," approved December 18, 1903 by adding thereto a new section, to be numbered eight hundred and forty-nine.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office September 17, 1924, by adding thereto a new section, to be numbered eight hundred and fortynine, to read as follows:

Section 849. The width of sidewalks on Bergin place between Hyde street and its westerly termination are hereby dispensed with

and abolished.

Section 2. Any expense caused by the above change in walk widths shall be borne by the property shall be owners.

Section 3. This ordinance shall take effect immediately.

A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman, Mc-Gregor, Shannon—3.

Ordering Street Work.
Bill No. 6828, Ordinance No. 6360
(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 1922, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Twentieth street between Third and Tennessee streets by the construction of an 8-inch, vitrified, salt-glazed, iron-stone pipe sewer with 10 Y branches and one brick manhole with cast iron frame and cover and galvanized wrought iron steps along the center line of Twentieth street from a point 20 feet easterly from Tennessee street to Third street; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks at least six feet in width are not already constructed, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

A yes — Supervisors Badaracco. Rath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Spur Track Permit, Premier Bed and Spring Company.

Bill No. 6829, Ordinance No. 6361

(New Series), as follows:

revocable Granting permission, at will of the Board of Supervisors, to Premier Bed and Spring Company to construct, maintain and operate a spur track from the Southern Pacific Company's main line between Yosemite and Carroll avenues as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Premier Bed and Spring Company to construct, maintain and operate a spur track

as follows:

Beginning at a point in a certain street in the City and County of San Francisco, said street being located adjacent to and on the easterly side of the Southern Pacific Company's main line between Yosemite and Carroll avenues, said point being distant southerly thirty feet, more or less, from the south-erly line of Armstrong avenue produced, and distant easterly twentyfive feet from the westerly line of the first above mentioned street; thence in a southerly direction through a No. 7 turnout to the left for a distance of 62.6 feet; thence on a tangent a distance of 88 feet, on a tangent a distance of 88 feet, more or less, to a point; thence on a curve concave to the left having a radius of 286.84 feet, for a distance of 280 feet, more or less, and crossing said first above mentioned street to a point distant northerly eight and a half feet from the southerly line of Bancroft avenue and distant 487 feet, more or less, from the westerly line of Railroad avenue produced; thence in a southeasterly direction parallel to and distant northerly eight and five-tenths feet at right angles to the said southerly line of Bancroft avenue a distance of 409 feet.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as fur-nished by the City Engineer's of-fice, and that any and all expense connected with the installation of the track, restoration of the pave-ment, and any additional require-ments for the surface drainage be paid for by the Premier Bed and Spring Company. Provided, the Premier Bed and

Spring Company shall erect and all-night lighted maintain arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Rath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Spur Track Permit, Southern Pacific Railroad.

Bill No. 6830, Ordinance No. 6362

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company, a corporation, to construct, maintain and operate industrial and spur tracks from the tracks of said Southern Pacific Company, between Yosemite avenue and Carroll avenue, as hereinafter described.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Southern Pacific Company, a corporation, to construct, maintain and operate industrial and spur tracks from the tracks of said Southern Pacific Company, the center line of the proposed tracks being particularly described as followed particularly

described as follows

Commencing at the intersection of the westerly line of Mendell street (formerly M street South) with the northeasterly line of Yosemite avenue (formerly Twenty-fourth avenue South); thence north avenue South, thence northwesterly along the said north-easterly line of Yosemite avenue (formerly Twenty-fourth avenue South) a distance of 110.00 feet, more or less, to the point of beginning of the line to be described, said point being 90.00 feet at right angles easterly from the surveyed center line of the Southern Pacific Company's main line; thence southerly parallel to and 90.00 feet at right angles easterly from the said surveyed center line of the South-ern Pacific Company's main line, and along an unnamed street ern Pacific Company's main fille, and along an unnamed street (property for said unnamed street was dedicated by the Southern Pacific Company to the City of San Francisco, December 2, 1924, and recorded February 28, 1905, in Liber 2103, page 194, San Francisco County records), crossing Yosemite avenue (formerly Twenty-fourth avenue South) Mendell street (foravenue South), Mendell street (for-merly M street South), Armstrong avenue (formerly Twenty-fifth avenue South) and Bancroft avenue (formerly Twenty-sixth avenue South), a distance of 963.00 feet, more or less, to a point in the north-

erly line of Carroll avenue (for-merly Twenty-seventh avenue merly South); thence on a curve to the right with a radius of 573.14 feet for a distance of 88 feet, more or less, to a point on the southerly

line of Carroll avenue.

Commencing at the intersection of the southwesterly line of Armstrong avenue (formerly Twenty-fifth avenue South) with the westerly line of Mendell street (for-merly M street South); thence southwesterly along the said west-erly line of Mendell street (formerly M street South) a distance of 7.00 feet to a point; thence at right angles easterly from the said westerly line of Mendell street (formerly M street South) a distance of 13.00 feet, more or less, to a point in the center line of the present constructed and operated eastbound main track of the Southern Pacific Company's main line, the point of beginning of the line to be described; thence southerly on a No. 10 turnout curve, concave to the left and crossing Mendell street (formerly M street South), a distance of 90.00 feet, more or less, to a point in the easterly line of Mendell street (formerly M street South), distant thereon 115.00 feet, more or less, northeasterly from the intersection of the east-erly line of Mendell street (for-merly M street South), with the northeasterly line of Bancroft avenue (formerly Twenty-sixth avenue South); thence continuing southerly into private property.

Commencing at the intersection of the easterly line of Mendell street (formerly M street South) with the northeasterly line of Bancroft avenue (formerly Twentysixth avenue South); thence southeasterly along the said northeasterly line of Bancroft avenue (formerly Twenty-sixth avenue South) a distance of 90.00 feet, more or less, to the point of beginning of the line to be described; thence southerly crossing Bancroft avenue (formerly Twenty-sixth avenue South) and along an unnamed street (property for said unnamed street was dedicated by the Southern Pacific Company to the City of San Francisco December 2, 1904, and recorded February 28, 1905, in Liber 2103, page 194, San Francisco County Records) a distance of County Records), a distance 245.00 feet, more or less, to a point, said point being 90.00 feet at right angles easterly from the surveyed angles easterly from the surveyed center line of the Southern Pacific Company's main line, the end of

Said permission is granted sub-

ject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as com-pletely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expense connected with the installation of the track, restoration of the pave-ment, and any additional require-ments for the surface drainage to be paid for by Southern Pacific Company.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Su-

pervisors.

Section 2. This ordinance shall

take effect immediately.

A yes — Supervisors Badaracco, Rath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan. Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Colman, Mc-

Gregor, Shannon-3.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$32,244.60, recommends same be allowed and ordered paid.

A y e s - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-Gregor, Shannon-3.

Urgent Necessities.
g Valley Water Co., water Spring

for horse troughs, \$73.33.

A y e s — Supervisors Badaracco,

Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-Gregor, Shannon-3.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

motion of Supervisor Mc-On Leran: Resolution No. -- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.

General Electric Company, first payment, electric motors for Bay-Pulgas pumping plant, Hetch Hetchy Water Supply (claim dated September 24, 1924), \$6,111. (2) Pacific Coast Steel Company,

second payment, transmission line towers for Moccasin Creek power plant (claim dated September 24, 1924), \$41,250.

(3) Western Electric Company, first payment aluminum cable

first payment, aluminum cable clamps (claim dated September 24, 1924), \$3,673.35. (4) Associated Oil Company, fuel

(4) Associated Oil Company, fuel oil, etc. (claim dated September 22, 1924), \$1,071.82.
(5) Baker, Hamilton & Pacific Co., hardware (claim dated September 22, 1924), \$515.14.
(6) California Peach and Fig Growers, lumber (claim dated September 22, 1924), \$1,823.76.
(7) John Demartini Co. Inc., pos.

John Demartini Co. Inc., po-(7)tatoes (claim 1924), \$682.18. (claim dated September 22,

Del Monte Meat Co., meats (claim dated September 22, 1924),

\$2,322.81. (9) Dodge, Sweeney & Co., groceries (claim dated September 22, 1924), \$2,291.03.
(10) Haas Brothers, groceries

(10) Haas Brothers, groceries (claim dated September 22, 1924),

\$764.70. (11)

Joshua Hendy Iron Works, crusher parts, etc. (claim dated September 22, 1924), \$2,709.31.

San Joaquin Light (12)Power Corporation, assignee of Jardine Machine Company, set of crushing rolls (claim dated September 22, 1924), \$1,786.98. ing rolls 22, 1924), \$1,786.56. Tuolumne

Foundry and Works, machine parts dated September 22, 1924), (claim

\$1,215.26.

Western (14)Meat Company, meats (claim dated September 22.

1924), \$2.292.41. (15) Wilsey. Bennett Co., butter (claim dated September 22, 1924),

\$597.37.

(16)M. M. O'Shaughnessy, refund expenditures, per volving

volving fund dated September vouchers (claim dated September 23, 1924), \$1,214.68.

(17) M. M. O'Shaughnessy, revolving fund expenditures, ner dated September vouchers (claim dated September

23, 1924), \$1,354.

Special School Tax. (18)Anderson & Ringrose, tenth

and acceptance payment, general

construction of Portola Elementary School (claim dated September 24, 1924), \$39,490.

(19) Thos. Skelly, fourth and ac-

ceptance payment, plumbing, Portola Elementary School (claim dated September 24, 1924), \$3,817.75.

(20) Dan P. Maher Co., paint, etc., for schools (claim dated September 19, 1924), \$604.50.

Municipal Railway Funa.

(21) Bureau of Street Repair, Board Public Works, asphalt sur-facing along railway, Union street (claim dated September 20, 1924), \$572.40.

Municipal Railway Depreciation

Fund.

(22) James M. Smith, final payment for trolley poles, Ocean View line of Municipal Railways (claim dated September 24, 1924), \$6, 844.34.

(23) Baumgarten Bros., meats, County Jails (claim dated September 8, 1924), \$502.32.
(24) Langendone

bread, County Jails (claim dated September 8, 1924), \$775.77. (25) Equitable Asphalt Mainte-

nance Co., asphalt street resurfacing (claim dated September 19, 1924), \$2,374.40.

(26) Niles Sand, Gravel and Rock Company, sand and gravel for street repair (claim dated September 19,

1924), \$517.35.
(27) Western Rock Products Co., limestone dust for street repair (claim dated September 19, 1924), \$2,040.34.

(28)Pacific Portland Cement Company Con., cement for sewer repair (claim dated September 19, 1924), \$742.44.

(29) Dieterich-Post Co., blue

(29) Dieterich-Post Co., blue print paper for block books (claim dated Sentember 23, 1924), \$793.75. (30) Shell Company of California, fuel oil for Hall of Justice (claim dated September 23, 1924), \$792.

(31)Park Commissioners, San Francisco, labor and material for Civic Center beautification (claim September 23, 1924), \$2,-987.75.

(32)Pierce-Arrow Pacific Sales Co., one Pierce-Arrow sedan for use of Mayor (claim dated September 29, 1924), \$7,999.15.

(33) Howard Automobile Com-

pany, one Buick roadster for use of

Purchaser of Supplies (claim dated September 29, 1924). \$1,456.25. (34) Citizens' Defense Day Com-mittee, publicity and advertising of San Francisco (claim dated Septem-ber 24, 1924), \$870.85.

Tearing-Up Streets Fund. (35) H. Cowell Lime and Cement Company, cement, Board of Public Works (claim dated September 26, 1924), \$671.10.

Appropriations for Lands and Improvements Required for Site of Everett School.

Supervisor On motion of Mc-

Leran: Resolution No. ---(New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons for lands and improvements required for the Everett School, to-

(1) To J. Paul Smith, for property situate on east line of Dehon street, distant 185 feet north of Seventeenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22946, New Series (claim dated September 29,

1924), \$7,000.
(2) To Frank L. Whitwell, for property situate on east line of Dehon street, distant 210 feet south from Sixteenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22947, New Series (claim dated September 29,

Series (claim dated September 2), 1924), \$4,800. (3) To M. J. McHugh, for prop-erty situate on west line of Dehon street, distant 146 feet south from Sixteenth street, of dimensions 50 by 70 feet, as per acceptance of offer by Resolution No. 22948, New Se-ries (claim dated September 29,

1924), \$12,500.

To Elmer S. Cuadro, for property situate on east line of De-hon street, distant 235 feet south from Sixteenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22944, New Series (claim dated September 29, 1924), \$5,000.

Appropriation, \$9,000 for Street Signs. Also, Resolution No. -- (New

Series), as follows: Resolved, That the sum of \$9,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Street Signs", Budget Item No. 376, for the furnishing and erecting of street signs, per award of contract to M. J. Lynch at \$7,750, and for inspection and extres \$1,250 and extras, \$1,250.

Accepting Offers to Sell Land Required for the Widening of Roose-

velt Way.

Also, Resolution No. 22973 (New

Series), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of

San Francisco for the opening and widening of Roosevelt way have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:

Bedelia Haskell, \$4,200.

Parcel 1. Commencing at a point on the northerly line of Lower Terrace, distant thereon 128.00 feet westerly from the westerly line of Plato street; thence westerly along the northerly line of Lower Terrace 25.00 feet; thence at right angles northerly 45.72 feet; thence easterly on a curve to the right, the tangent of which deflects to the right 74 degrees 40 minutes 36 seconds from the preceding course at the last described point, 170-foot radius, central angle 5 degrees 19 minutes 24 seconds, 15.80 feet; thence easterly tangent to the precoding curve 9.74 feet; thence deflecting to the right 100 degrees and running southerly 50.87 feet to the northerly line of Lower Terrace and the point of commencement. Being a portion of Lot 53, Block P, Park Lane Tract No. 5.

Commencing at a point Parcel 2. on the northerly line of Lower Terrace, distant thereon 153.00 feet westerly from the westerly line of Plato street; thence westerly along the northerly line of Lower Terrace 25.00 feet; thence at right angles northerly 36.72 feet; thence northeasterly on a curve to the right, the tangent of which deflects to the right 65 degrees 42 minutes 43 seconds from the preceding course at the last described point, 170 foot radius central angle 8 degrees 57 minutes 53 seconds, 26.60 feet; thence deflecting to the right 105 degrees 19 minutes 24 seconds from the tangent to the preceding curve at the last described point and running southerly 45.72 feet to the northerly line of Lower Terrace and the point of commencement.

Belng a portion of Lot 52. Block P, Park Lane Tract Map No. 5.

It is hereby understood and agreed that the above-mentioned sum includes all damages in full to the remaining lots adjoining the above-described parcels caused or to be caused by the future establishment of a grade on the Roosevelt boulevard and the grading and con-

struction of Roosevelt boulevard.
Milton Melvin Cook and Minnie

Cook, \$250.

Commencing at a point on the southeasterly line of Lower Terrace, distant thereon 139.80 feet north-easterly from the northerly line of Saturn street; thence northeasterly along the southeasterly line of

Lower Terrace 53.73 feet; thence deflecting to the right 51 degrees 15 minutes 45 seconds, 1.38 feet; thence at right angles southerly 14.26 feet; thence deflecting to the right 38 degrees 44 minutes 15 seconds and running southwesterly along a line parallel with and distant 10.00 feet southeasterly from the southeast-erly line of Lower Terrace 55.93 feet; thence deflecting to the right 141 degrees 15 minutes 45 seconds and running northerly 15.98 feet to the southeasterly line of Lower Terrace and the point of commence-

Being a portion of Lot 2, Block Park Lane Tract Map No. 3.

As a further consideration the City and County of San Francisco agrees to construct at its own ex-pense a concrete wall on the adjoining property of the owners of sufficient height and strength to support the grade of Roosevelt boulevard as widened and the owners agree to grant to the City and County of San Francisco the right to construct said wall. Gussie I. Miller, \$4,128.25.

Commencing at a point on the northerly line of Lower Terrace, distant thereon 178 feet westerly from the westerly line of Plato (formerly Pluto) street and running thence westerly along the northerly line of Lower Terrace 25 feet; thence at a right angle northerly 100 feet; thence at a right angle easterly 25 feet; thence at a right angle southerly 100 feet to the northerly line of Lower Terrace and the point of commencement.

The building now partially on the above-described parcel to remain the property of the party of the first part, and be removed by her in sixty (60) days from date of deed. Ernest F. Schlott, \$30.

Beginning at a point on the north-westerly line of Park Hill avenue, distant thereon 4.39 feet northeasterly from the northerly line of Masonic avenue; running thence northeasterly. easterly along said line of Park Hill avenue 16.60 feet; thence south-westerly on a curve to the right, tangent to the preceding course at the last described point, 50 foot radius, central angle 19 degrees 23 minues 33 seconds, 16.92 feet; thence deflecting to the left 109 degrees 23 minutes 33 seconds from the tangent to the preceding curve at the last described point and running southeasterly 2.84 feet to the northwesterly line of Park Hill avenue and the point of beginning.

Whereas, the City Attorney has

recommended the acceptance of the said offers and the acquisition of the properties owned by said persons and offered to the City and County of San Francisco for the sums set forth, which said prices are in accordance with the City's appraisement of the properties; now, therefore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and di-rected to examine the titles of said properties, and, if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds con-veying titles thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase prices.

Adopted by the following vote:

A v e s — Supervisors Badaracco,

Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Shannon, Welch, Wetmore—15. Absent—Supervisors Colman, Mc-

Gregor, Shannon-3.

Accepting Offer to Sell Land Required for the Widening of Corbett

Supervisor McLeran presented: Resolution No. 22974 (New Se-

ries), as follows:

Whereas, T. L. Eyre is the owner of those certain lots or parcels of land situated in the City and County of San Francisco, State of California, and particularly described

"Lots 1, 2, 3, 4, 5 and 6, all in Block 2826, according to map in the office of the County Assessor of the City and County of San Francisco, State of California, adopted by the Board of Supervisors of said City and County of San Francisco on the 29th day of November, 1913, according to said map in said office of said County Assessor of the City and County of San Francisco, State of California,

which said lots or parcels of land are upon and along Corbett avenue, in the City and County of San Fran-

cisco, State of California; and Whereas, the City and County of San Francisco, State of California, to enable it to widen and straighten said Corbett avenue and to prepare sald Corbett avenue for such street improvements thereon as hereafter may be made, now desires to acquire from T. L. Eyre a certain plece or parcel of land from said lots, which is particularly described as follows:

"Beginning at a point on the westcrly line of Corbett avenue, distant thereon 79.185 feet southerly from the southerly line of Golding alley. and running thence southerly along

the westerly line of Corbett avenue 623.148 feet to a point distant thereon 9.271 feet southerly from the ninth angle point southerly from Golding alley; thence northwesterly on a curve to the left of 65 foot radius, tangent to a line deflecting 166 degrees 0 minutes 57 seconds to the right from the preceding course, central angle 10 degrees 30 minutes 27 seconds a distance of 11.92 feet; thence northwesterly tangent to the preceding curve 153.68 feet; thence northwesterly on a curve to the right of 150 foot radius, tangent to the preceding course, central angle 57 degrees 03 minutes 18 secangle of degrees of lifetimes is seet; thence northerly tangent to the pre-ceding curve a distance of 14 feet to a point distant 8 feet westerly from the westerly line of Corbett avenue; thence continuing northerly along the preceding course produced, parallel with the westerly line of Corbett avenue and distant 8 feet at right angles westerly therefrom, a distance of 101.118 feet; thence deflecting 4 degrees 41 minutes 43 seconds to the right and running northerly 203.931 feet to the point of beginning, being portion of Block 25 of Pioche and Robinson's Subdivision of a portion of inson's Subdivision of a portion of San Miguel Rancho."

Whereas, said T. L. Eyre will sell and convey said parcel or piece of land to the City and County of San Francisco, State of California, for the sum of \$1 and the consideration that the City and County of San Francisco, State of California, will agree that whenever thereafter from time to time any assessment from time to time any assessment by any method of assessment shall be levied against the remaining portion of said lots or any of them by reason of any sort of street im-provement upon said Corbett avenue, it will pay said assessment.

Whereas, said T. L. Eyre offers to convey said parcel of land to the City and County of San Francisco, State of California, upon said considerations, free and clear of all encumbrances and with a good and merchantable title, now, therefore, be it

Resolved, That the offer of said T. L. Eyre to convey to the City and County of San Francisco a good and merchantable fee simple title to said parcel of land, upon the considerations hereinabove mentioned, be and the same is hereby accepted and the City Attorney is hereby directed to examine the title to said land and, if said parcel of land is found to be vested in the aforesaid owner with a good and merchant-able title and free from all encumbrances, then to cause a good and sufficient deed to be executed and delivered conveying a good and merchantable fee simple title to said land to the City and County of San Francisco upon the considerations berginshare set forth from tions hereinabove set forth, free and clear of all encumbrances, and the City Attorney is hereby author-ized to accept said deed in behalf of the City and County of San Fran-cisco and file the same for record with a copy of this resolution at-tached thereto as evidence of ac-ceptance by the City and County of

ceptance by the City and county of San Francisco, upon payment of the agreed purchase price. Be it Further Resolved, That after the acquirement of said parcel of land, in the event that and whenever from time to time any of said lots or parcels of land of said T. L. Eyre upon and along said Corbett avenue, in said Block 25, shall be assessed, by whatever methods of assessment, for any sort of street improvement nor any sort of street improvement upon said Corbett avenue, then the City and County of San Francisco shall pay said assessment and shall save the said T. L. Eyre and the remaining portion of the said lots in said Block 25 of said T. L. Eyre fronting as aforesaid on Corbett fronting as aforesaid on Corbett avenue harmless in the premises to

said extent.

Adopted by the following vote:
Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-Gregor, Shannon-3.

Passed for Printing. The following matters were passed for printing:

Appropriations, Construction of Relief Home.

On motion of Supervisor Mc-Leran: Resolution No. (New

ries), as follows:
Resolved, That the following amounts are hereby appropriated and authorized to be expended out of Relief Home Construction Fund, Bond Issue 1923, for the construc-tion of Relief Home buildings on the Relief Home Tract, as follows, to-wit:

For general construction (Clin-Construction Company ton

tract), \$1,410,000.

For plumbing and gas fitting work (F. W. Snook Co), \$116 964. For mechanical equipment and ice making and refrigerating plant (F. W. Snook Co.), \$139,554.
For electrical work (M. E. Ryan),

\$55,300.

For electrical fixtures (J. W. Burtchaell), \$8,912.

For additional fees for architectural services, \$45,800.
For extras, incidentals, inspec-

For extras, inc tion, etc., \$69,000. Total, \$1,845,530.

Appropriation, Additional Compensation for Public Defender Deputies.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the sum of \$750 be appropriated out of "Urgent Necessity," Budget Item No. 26, to the credit of Budget Item No. 237, Public Defender, to provide additional compensation for Public Defender deputies and for relief employment, to June 30, 1925.

Amending Zoning Ordinance.

Supervisor Roncovieri presented:

Bill No. 6831, Ordinance No.

(New Series), as follows:

Amending Ordinance No. 5464
(New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the south-west corner of Van Ness avenue and Chestnut street, for a distance of 110 feet on Van Ness avenue and 120 feet on Chestnut street, in the commercial district instead of the second residential district.

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety (90) days thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential district.

Temporary Building Permits.

Supervisor Roncovieri presented: Resolution No. 22975 (New Se-

ries), as follows:
Resolved, That permission is hereby granted to R. V. Morbio to erect and maintain a temporary building in the first residential district for the purpose of developing a residential district as prescribed in Section 3 of Ordinance No. 5464 (New Series).

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-Gregor, Shannon-3.

Also, Resolution No. 22976 (New

Series), as follows:

Resolved, That permission for the period of twelve months is hereby granted to H. J. Rock to erect and maintain a temporary building in the first residential district for the purpose of developing a residential district as prescribed in Section 3 of Ordinance No. 5464 (New Series).

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Passed for Printing.

The following matters were passed for printing: Transfer of Laundry Permit.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That Y. Mayeda be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him laundry permit heretofore granted J. Dudrey by Resolution No. 10825 (New Series) for premises at 421 Presidio avenue.

Oil Storage Permit.
Also, Resolution No. — (New

Series), as follows: Resolved, That J. J. McLeod be and is hereby granted permission, revocable at will of the Board of Supervisors, to install a 1500-gallon oil storage tank at west side of Oc-tavia street, 125 feet north of Chestnut street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Transfer of Garage Permits.

Also, Resolution No. — (New

Also, Resolution No. — (New Series), as follows:
Resolved, That Bertolozzi & Rovetti be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them public garage permit heretofore granted E. Marencia by Resolution No. 22470 (New Serles) for premises at 3223 Geary street street.

Also, Resolution No. — (New

Series), as follows:

Resolved, That Louis Graubart be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to have transferred to him public garage permit hereto-

Auto Maintenance granted Company by Resolution No. 22664 (New Series) for premises at 1739

Jackson street.
Also, Resolution No. —— (New

Also, Resolution No. — (New Series), as follows:
Resolved, That Robt. R. Dorward be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Lloyd J. Moore by Resolution No. 21230 (New Series) for premises on the east side of Taylor street, north of Pacific street. street.

Garage Permit.

Also, Resolution No. --- (New

Series), as fellows:
Resolved, That Wilbur C. Montgomery be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 946 Bush street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Automobile Supply Station Permits.
Also, Resolution No. — (New

Series), as follows: Resolved, That the Union Oil Company of California be and is hereby granted permission, revocable will of the Board of Supervisors, revocable at maintain and operate an automobile supply station on the easterly gore lot of Market and Fifteenth streets; also to store 2000 gallons of gaso-

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Also, Resolution No. -- (New

Series), as follows: Resolved, That the Union Oil Company of California be and is hereby granted permission, revocable will of the Board of Supervisors, revocable at maintain and operate an automobile supply station at the southeast cor-ner of La Playa and Lincoln way; also to store 2000 gallons of gasoline

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Automobile Parking Station Permits.

Also, Resolution No. — (New

Series), as follows: Resolved, That L. H. Benthein be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and op-erate an automobile parking station on the north side of Mission street between Main and Spear streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Also, Resolution No. --- (New

Series), as follows:
Resolved, That Howard J. Mallen
be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile parking station permit heretofore granted Noone by Resolution No. granted P. (New Series) for premises at northwest corner Bush street and Treasury place.

Biasting Permit.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That C. A. Hawkins is hereby granted permission, rev-ocable at will of the Board of Su-pervisors, to explode blasts while grading at northeast corner of Nineteenth avenue and Sloat boulevard, on property known as Arden Wood, provided said permittee shall exe-cute and file a good and sufficient bond in the sum of \$2,500, as fixed by the Board of Public Works and approved by his Honor the Mayor, approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said C. A. Hawkins, then the privileges and all the accruing thereunder shall rights immediately become null and void.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Recommitted.

The following matters were presented and, on motion of Supervisor Badaracco, ordered re-referred to the Public Health Committee.

Permit to Coilect Refuse. Bill No. —, Ordinance No. — (New Series), as follows:

Granting an exclusive permit to collect refuse, except waste paper, in the City and County of San Francisco, providing the conditions thereof, and providing penalties for the violation of the terms of this ordinance.

Section 1. It is hereby determined and declared that the public interest, welfare, health, convenience and safety will best be served by granting and welfare. by granting an exclusive permit, as hereinafter provided, to to collect within the City and Country of San Francisco all refuse, as defined by Ordinance No. 5503 (New

Series), except waste paper, and to transport and dispose of the same.

Section 2. An exclusive permit for the period of --- year- is here--, comby granted to mencing on the - day of -1924, to collect within the City and County of San Francisco all refuse, as defined by Ordinance No. 5503 (New Series), except waste paper, and to transport and dispose of the same. It is expressly made a condition of the granting of this permit that said — will coltransport and dispose of all refuse from buildings and nises under the continuous lect premises under the control of the City and County of San Francisco and of the School District of San Francisco without charge. It is further made a condition of granting of this permit that all of the provisions of Ordinance No. 5503 (New Series), any and all other provisions of any law or ordinance in reference to the collection, transportation and disposal of refuse shall be applicable to said
— during the term of said
permit; and the Board of Supervisors hereby expressly reserve to
themselves the power during the
term of said permit to amend any provision of said Ordinance No. 5503 (New Series), or any provision of any other ordinance in reference to the collection, transportation and disposal of refuse, or to adopt any new ordinance dealing with that subject, during the term of said permit, and any such amendment or new ordinance so adopted shall be applicable to said

Section 3. The permit granted hereunder may at any time be re-voked by the Board of Supervisors voked by the Board of Supervisors for any of the reasons set out in Section 9 of Ordinance No. 5503 (New Series) and Section 2 of Ordinance 357 (New Series), or for any violation of the terms of this ordinance or of any other law or ordinance by said — in the collection, transportation are discontinuous collection. ordinance by said the collection, transportation or disposal of refuse under said permit. Said permit can only be revoked after a public hearing and upon giving ten days' notice in writing to said of said hearing and the ground. place of said hearing and the ground or grounds upon which said permit is sought to be revoked.

Regulating Manufacture and Handling, etc., of Foodstuffs.

Bill No. -—, Ordinance No. — (New Series), as follows:

Regulating the manufacture, handling, care and sale of food-stuffs within the City and County of San Francisco.

Be it ordained by the People of

the City and County of San Francisco as follows:

On and after Section 1. On and after the passage of this ordinance it shall be unlawful for any person, firm or corporation to engage in the handling, manufacture or sale of foodstuffs intended for human conexcept in compliance sumption, conditions hereinafter with the specified.

Section 2. It shall be unlawful for any person, firm, corporation, or their servants or employees, to maintain or operate within any building or storeroom a bakery, confectionery, cannery, packing house, candy factory, ice cream factory, restaurant, hotel, coffee and chop house, grocery, meat market, sausage factory, delicatessen store, or other place in which food is prepared, for sale, produced, manufac-tured, packed, stored or otherwise disposed of for human consumption, within the City and County of San Francisco, without having first obrancisco, without having first ob-tained a certificate, issued by the Board of Health and signed by the Health Officer of said City and County, that, first, the premises are in a sanitary condition and that all proper arrangements for carrying on the business without injury to the public health have been com-plied with, and, second, that the provisions of all ordinances or regulations made in accordance with ordinances, for the conduct of such establishments have been complied with. Said certificate when issued shall be kept displayed in a prominent place on the premises of the establishment to which it is issued, and is not transferable without the consent of the Board of Health, and no permit of any type, other than the certificate as in this section provided, shall be issued by any person, or be deemed as authorization to conduct the business of manufacturing, handling, selling or of-fering for sale any foodstuffs what-

Section 3. It shall be unlawful for any person, firm or corporation to vend or peddle from any wagon or other vehicle stationed on any street or thoroughfare or intersection thereof, any food product of any kind whatsoever which is intended

to be used for human consumption.
Section 4. For the purpose of
this ordinance the term "food" shall
include all articles used for food,
drink, confectionery or condiment, whether simple or compound, and all substances and ingredients used in the preparation thereof.

Section 5. It shall be the duty of the Board of Health, upon application from any person, firm or corporation desiring to open, conduct or continue any place of business connected with the manufacture, handling or sale of foodstuffs within the limits of the City and County of San Francisco, before issuing the certificate specified in Section 2, to cause the premises on which it is proposed to carry on such business, or in which said business is being carried on, to be inspected with a view of ascertaining whether said premises are in a proper sanitary and rat-proof condition for the con-duct of such business, also whether the provisions of all ordinances or regulations made in accordance with ordinances relating thereto have

ordinances relating thereto have been complied with.
Section 6. The certificate provided for in Section 2 of this ordinance, shall be valid for one year frem date of issue. After said period of one year has elapsed a new certificate shall be applied for and issued in the same manner and under the same conditions as the under the same conditions as the

original certificate.

A certificate may at any time be revoked for cause after a hearing by the Board of Health.

Section 7. No person, firm or

corporation engaged in the manufacture, handling or sale of foodstuffs shall require, permit or allow any person suffering from any com-municable disease to work, lodge, sleep or remain within or upon the premises.

It shall be unlawful for any person to bring into, or for any person, firm or corporation to allow any dog or dogs to enter any place of business designated in this ordinance unless said dog or dogs are

held in leash.

It shall be unlawful for any person, firm or corporation to display or expose, sell or offer for sale in open doorways or vestibules buildings, on the street or in the open air, food products liable to be injured, infected or polluted from

such exposure.
Section 8. The floors, sidewalks, ceilings, furniture, receptacles, utensils, implements and machinery of every establishment or place where is manufactured, packed. stored, sold or distributed shall at all times be kept in a clean, healthful and sanitary condition; and, for the purposes of this ordinance, unclean, unhealthful and insanitary conditions shall be deemed to exist if food in the process of manufacture, preparation, packing, storing, sale or distribution is not securely protected from dust, dirt, rats, flies and other vermin, and, so far as may be possible, protected by any reasonable means from all other

foreign or injurious contamination; and all refuse, dirt and waste products subject to putrefaction and fer-mentation incident to the manufac-ture, preparation, packing, storing, selling and distribution of food, shall be removed once in each day; and all trucks, trays, boxes, baskets and buckets, and other receptacles, chutes, platforms, racks, tables, shelves, and all knives, saws, cleavers and other implements and maused in the moving. chinery cannery used in the moving, handling, cutting, chopping, mixing, canning and all other processes used in the preparation of food, shall be thoroughly cleaned at least once in each day, and all operatives, employees, clerks and other persons therein employed or engaged shall maintain their persons and clething maintain their persons and clothing in a clean and sanitary condition at all times and shall not store or keep unclean or soiled clothing or articles for personal use in or about said premises.

Section 9. Every building storeroom occupied or used as a place for the preparation, manufacture packing, canning, sale or dis-tribution of foodstuffs shall have adequate toilet facilities in a room separate and apart from the room or rooms where the process of production, manufacture, packing, can-ning, selling or distributing is con-ducted. The floors of such toilets shall be of cement, tile or other nonabsorbent material and shall be washed and scoured daily. washed and secured with the plumb-ing laws of the City and County of Can Francisco regarding their irstallation and ventilation and shall be maintained in a clean condition. Lavatories and wash rooms shall be adjacent to toilet rooms and shall be supplied with soap, be supplied with soap, running water and towels for the cleaning of hands and shall be maintained in a clean and sanitary manner. Operatives, employees, clerks, and all persons who handle the food-stuffs, either raw or prepared, before beginning work, and immediately after visiting a toilet, shall wash their hands and arms thorester in clean water and dry them. oughly in clean water and dry them on a clean towel not previously used by any other person. The providing of soap and towels for common use is prohibited.

Section 10. Cuspidors for the use of operatives, employees, clerks and other persons shall be provided, and each cuspidor shall he emptied and washed out daily with an effi-cient disinfecting solution approved by the Board of Health, and not less five ounces of said solution than shall be kept in each cuspidor while in use. No operative, employee,

clerk or other person shall expectorate or discharge any substance from his nose or mouth, nor shall he commit any other nuisance on the floor or interior side walls of any building, room, basement or cellar where the manufacture, production, packing, storing, prepara-tion or sale of any food or food product is conducted.

Section 11. The carrying on of any occupation in the place or room set apart for the preparation, storage or sale of foodstuffs, whether cooked or raw, or any allied opera-tions that will generate or cause to arise a dust. smoke or offensive

odor, is prohibited.

The plucking of chickens and other fowl, and the skinning or cleaning of animals shall be carried on in a separate room, and all dust. smoke or offensive odors arising therefrom must be disposed of by air shafts, fans, forced air or such other means as may be approved by the Board of Health.

Section 12. No person or persons conducting any establishment where food or foodstuffs are prepared, produced, manufactured, served or sold, shall occupy any part of said premises adjacent to or connected with said establishment for sleeping or living quarters; provided, however, that such space may be so used where there is no direct connection with such establishment and a separate entrance can be afforded. Section 13. It shall be unlawful

for any person, firm or corporation to use the basement, sub-basement, cellar or sub-cellar of any building for the purpose of manufacturing, preparing, baking, cooking, serving, selling or offering for sale foodstuffs intended for human consumption.

Section 14. It shall be the duty every occupant, whether owner or lessee, of any bakery, candy factory, delicatessen, restaurant other place where foodstuffs are other place where rootstans are manufactured, prepared, stored or served to provide full protection for his cooked food and other wares from dust, dirt flies and vermin by the use of suitable glass cases, wire screens or other methods approved by the Board of Health, and shall cause the abatement and destruction of vermin and flies wherever found.

Section 15. The Board of Health shall from time to time adopt such rules and regulations as it may deem necessary and proper to give effect to this ordinance and in ac-

cordance therewith.

Section 16. Any person, company or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished for the first offense by a fine not less than \$10 (ten dollars), for the second offense by a fine not for the second offerse by a fine not ceed \$100 (one hundred dollars) or less than \$25 (twenty-five dollars), and thereafter by a fine not to ex100 days in the county jail, or both.
Section 17. Ordinance No. 2917
(New Series) is hereby repealed.
Section 18. This ordinance shall take effect impredictely.

take effect immediately.

Rat Shield Ordinance.

Bi l No. —, Ordinance No. –

(New Series), as follows:
Amending Ordinance No. 369
(New Series) entitled "Providing sanitary regulations for the protection of the public health in the City and County of San Francisco, and particularly to prevent the propagation and spread of the bubonic plague through the medium of rats," by adding a new section thereto, to be known as Section

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 369 (New Series), the title of which is above recited, is hereby amended by adding a new section thereto, to be

known as Section 4-A, as follows: Section 4-A. It shall be unlawful to permit any vessel, steamboat or other water craft, except vessels engaged in domestic commerce, to lie alongside of any wharf or dock in the City of San Francisco unless the chain, hawser, rope or line of any kind exptending from any such vessel to the dock or wharf is securely attached thereto a rat shield or guard of such design as shall be approved by the Health Officer or a person designated by

It is hereby made the duty of the owner, agent, master or other offi-cer in charge of any such vessel, steamboat or other water craft to comply with all the provisions of this section.

Section 2. This ord take effect immediately. This ordinance shall

Smoke Ordinance.

Bill No. ---, Ordinance No. -(New Series), as follows:

Regulating the discharge of noke, soot, ashes, cinders and smoke, soot, ashes, cinders and fumes within the City and County of San Francisco, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, association or

corporation to operate or maintain within any residential or commercial district of the City and County of San Francisco, as defined in and by its zoning ordinances and from time to time in force, any furnace, firebox or other device whereby petroleum, coal or other substance is consumed by fire which emits or causes to be emitted dense smoke as hereinafter defined; provided, however, that dense smoke may be emitted for a period of one minute to afford the operator time to locate the cause of such smoke; and provided, further, that dense smoke may be emitted during a period or periods aggregating not more than ten minutes in any one hour during which the fire-boxes, flues or fur-naces are being cleaned, a new fire is being started or fires are being increased or decreased in intensity. Smoke shall be considered dense within the meaning of this ordinance when its density shall exceed the desity designated as Diagram No 3 upon the Ringelmann Smoke Chart, published and used by the United States Bureau of Mines, a copy of which is on file in the office of the Clerk of the Board of Supervisors of the City and

County of San Francisco.
Section 2. It shall be unlawful for any person, firm, association or corporation within any residential or commercial district aforesaid to cause, permit or allow solid parti-cles of soot, ashes or cinders to issue or be discharged from any flue, chimney or smokestack or from any other structure or appliance for such period of time or in such quantities as to become a nuisance by reason of depositing such particles upon surrounding

property.

Section 3. It shall be unlawful for any person, firm, association or corporation within the City and County of San Francisco to cause, permit or allow objectionable fumes to issue or be discharged from any flue, chimney or smokestack or from any other structure or appliance for such period of time or in such quantities as to become a nuisance on account of causing obnoxious odors in any residential or com-mercial district aforesaid.

Section 4. It shall be unlawful for any person, firm, association or corporation within any commercial district aforesaid to erect, construct or maintain, or cause or permit to be erected, constructed or main-tained, any permanently located tations the construction of stationary flue, chinney or smoke-stack within fifty (50) feet of any window of any adjacent building unless the top of such flue, chimney or smokestack shall be higher than each portion of such window; proshall not aply in any case where the persons owning and operating such adjacent bullding shall refuse to grant permission to brace or support such flue, chimney or smokestack by means of wire or struts attached to such building.

Section 5. Representatives of the Board of Health of the City and County of San Francisco are hereby authorized to enter during reasonable hours upon any premises upon which is located any flue, chimney or smokestack or any other strucappliance from ture or smoke, soot, ashes, cinders or fumes are discharged in violation of this ordinance, for the purpose of making an examination as to the cause of the excessive discharge of such smoke, soot, ashes, cinders or fumes and for the purpose of ascertaining the kind or character of fuel used and the manner of using the same, and any other fact of facts showing compliance with or violation of this ordinance. Such representatives shall make a detailed report to the Board of Health of such examina-tion within ten (10) days after receiving a complaint of violation of this ordinance.

Section 6. Any person, firm, association or corporation who shall violate any of the provisions of this ordinance shall be punishable by a fine not exceeding fifty dollars (\$50), or by imprisonment in the County Jail for not exceeding five (5) days, or by both such fine and

imprisonment.
Section 7. This ordinance shall take effect and be in force ninety (90) days from and after its passage.

Passed for Printing.

The following bill was passed for printing:

Free License Ordinance.

On motion of Supervisor Robb: Bill No. 6832, Ordinance No. -

(New Series), as follows: Amending Section 56 of Ordinance No. 5132 (New Series), im-

posing license taxes, etc.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 56 of Ordinance No. 5132 is hereby amended so as to read as follows:

Section 56. The Tax Collector

may issue a free or gratuitous license to a person liable to pay the license tax imposed by Section 57 hereof when the Police Department shall have certified that it has been shown by good and sufficient evidence that the person applying for said license is an honorably discharged veteran of the Civil, Mexicharged veteran of the Civil, Mexican, Spanish or World War; that he or she is physically and absolutely unfitted to earn a livelihood by any other means, or that said party is a widow having a family depending upon her for support, or that the party so applying is a minor upon whom devolves the care and maintenance of a mother, sister or brother.

Accepting Offers to Sell Lands and Improvements Required for Everett

School.

Supervisor Wetmore presented: Resolution No. 22977 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from J. Dunmore to convey to the City and County of San Francisco certain land and improvements situate at the southerly line of Sixteenth street, distant 30 feet westerly from Church street, quired for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$7,500 be and the same is hereby accepted, the said land being described as fol-

lows, to-wit:

Commencing at a point on the southerly line of Sixteenth street, distant thereon 30 feet westerly from the westerly line of Church street; running thence westerly street; running thence westerly along said southerly line of Sixteenth street 25 feet; thence at a right angle southerly 100 feet; thence at a right angle easterly 25 feet; thence at a right angle northerly 100 feet to the southerly line of Sixteenth street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and deliv-ered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Also, Resolution No. 22978 (New Series), as follows:

Whereas, an offer has been re-ceived from Margaret M. Martin to convey to the City and County of San Francisco certain land and improvements situate at the east line of Dehon street, distant 210 feet north of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof: therefore be it

Resloved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$7,500 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 210 feet northerly from Seventeenth street; running thence northerly along said east-erly line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block No. 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are said, and that the so-called McEnerney title been procured or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent—Supervisors Colman, McGregor, Shannon—3. Purchaser of Supplies Authorized to Sell at Public Auction Materials, Supplies and Equipment Unnecessary or Unfit for Use. Supervisor Rossi presented: Resolution No. 22979 (New Series), as follows: Resolved, That, pursuant to Article II, Chapter IV. Section 2, of the Charter, the Purchaser of Supplies is hereby authorized and directed, upon written request of the department concerned and the approval of the Supplies Committee of the Board of Supervisors, endorsed upon such request, to sell, at public auction or otherwise dispose of, personal property, consisting of material, supplies and equipment unfit and unnecessary for the use of the City and County. Adopted by the following vote: A ves—Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15. Absent—Supervisors Colman, McGregor, Shannon—3. Award of Contracts, Foodstuffs. Supervisor Rossi presented: Resolution No. 22962A (New Series) as follows:	64 Crackers, pound
Awarding contract for furnishing during October, November and De-	30-MAKINS PRODUCE CO.
cember, 1924, to the following on bids submitted September 15, 1924 (Proposal No. 77), viz.:	(Bond fixed at \$1,000.) 41 Butter, cold storage, pound
20—ALBERS BROS. MILLING CO. (No bond required.)	42 (b) Cheddar, pound204 2-MILLER & LUX, INC. (No bond required.)
Item No. Article \$ Cts 62 Corn meal, pound	14 Liver, pound
67 Hominy, pound	26—NATIONAL ICE CREAM CO. (Bond fixed at \$100.) 44 (a) Ice Cream, gallon1.30 44 (b) Ice Cream, Gallon1.30 44 (c) Ice Cream, gallon1.40
3 Forequerters pound 097	5—J. H. NEWBAUER & CO. (Bond fixed at \$100.)
8 8-rlb, pound	72 Rice, pound
22 Tongues, pound24	131(a) Catsup, dozen
**S-BAY CITY MARKET* (No bond required.) 13 (a) Lard, pound	30(a) Fish, pound
140 Coffee, pound	(No bond required.) 121 Mackerel fancy Norway:
(No bond required.) 24 Trine, pound	(No bond required.) 121 Mackerel, fancy Norway: 10-ounce fish, kit

10 Cuts, pound	.1999
10 Cuts, pound9—STANDARD FISHERIES.	
(Bond fixed at \$100.)	
30(c) Fish pound	.02
30(c) Fish, pound	
(No bond required.)	
60 Barley, pearl, pound	.07
65 Farina, pound	
74 Wheat, rolled, pound	
17—SAN FRANCISCO DAIRY	
(Bond fixed at \$1,000.)	
	.38
45(a) Milk, gallon	.11
45(b) Milk, quart	.75
46 (a) Cream, bottle	.29
46(b) Cream, bottle	
7—SHERRY BROS., INC.	
(Bond fixed at \$1,000.)	.393
40(a) Butter, pound	
40(b) Butter, pound	.44
22—VIRDEN PACKING CO.	
(Bond fixed at \$1,000.)	105
2 Beef, pound	.135
23 Veal, pound	.135
24—WESTERN MEAT CO.	
(No bond required.)	005
12 Eastern Star, pound	.225
13(c) Compound, pound	.14
126(c) Primrose, gallon	.10
Resolved, That all other bids	ouh.
Resulved, That all other blus	540

mitted be rejected.

Note-All above awards are made to the lowest bidder, except when award is made in consideration of deliveries or on account of the quality offered as determined by such tests as required or recommended by the Purchaser of Supplies. Adopted by the following vote:

Ayes - Supervisors Badaracco, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Colifornia Palace of the Legion of Honor Committee.

Supervisor Schmitz presented: Resolution No. 22983 (New Series), as follows:

Resolved. That the Mayor be and he is hereby requested to appoint a committee of fifty (50) to make arrangements for the acceptance of the gift of Mr. and Mrs. A. B. Spreckels, known as the Palace of the Legien of Honor.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Additional Deputy, Public Defender-Supervisor Schmitz presented:

Resolution No. - (New Series), as follows:

Resolved, That the Public Defender be and he is hereby enpowered to employ one deputy in addition to those at present enployed.

Referred to Finance Committee Auditorium B. oadcasting Service.

Supervisor Hayden presented: Resolution No. -- (New Series), as follows:

Resolved, That the Pacific Tele-phone and Telegraph Company be requested to install a telephone line connecting Hale Bros.' broadcasting

station with the Exposition Auditorium for the purpose of broadcasting such events as are of interest to the municipality.

Referred to Telephone Commit-

Street Lights.

Supervisor Schmitz presented: Resolution No. 22981 (New Series), as follows:

Resolved. That the Pacific Gas and Electric Company is hereby instructed to install and remove street lights as follows:

Remove Gas Lamps. West side Franklin street, 75 feet north of Filbert street.

Install 400 M. R.

Vienna street between Persia and Russia avenues.

Forty-third avenue and Anza street.

Forty-fourth avenue between Balboa and Cabrillo streets.

Forty-fourth avenue between Cabrillo and Fulton streets.

Newcomb and Rankin streets. Arleta street, opposite No. 446.

Remove 250 M. R.

Gough street between Turk and Eddy streets.

Install Domble Inverted Gas. Anselmo avenue between San

Santa Ana and San Benito avenues. San Anselmo avenue hetween Santa Clara and San Benito avenues.

San Anselmo avenue between San Buenventura avenue and St. Francis Plaza,

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Outdoor Park Permit.

Supervisor Roth presented: Resolution No. 22982 (New Series), as follows:

Resolved, That the Indian Board

of Co-operation is hereby granted permission to hold an outdoor festival at Twelith and Market streets, October 1 to October 4, 1924, without the payment of the usual license fee for said festival or any concession connected therewith. Said festival to consist of dances, games and other ceremon-

The purpose of the festival is to raise money for the benefit of the

Indians.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Colman, Mc-

Gregor, Shannon-3.

Permission to Close Streets for Parking Purposes, Spring Valley Propertv.

Resolution No. ——— (New Se-

Resolution No. ries), as follows:
Whereas, the president of and the Beard of Park Commissioners have requested the Spring Valley Water Company, who are the owners of a tract of land bounded on the northerly side by Vicente street; on the easterly side by street; on the easteriy side by Forty-fifth avenue; on the southerly side by Sloat boulevard. and on the westerly side by the Great Highway, to create withtin said tract a "parking station" and provide such other convenience as will take care of the comfort of the public and for the many autos which will require space for parking during such time as their oc-cupants are visiting the Fleish-hacker Park or the beach nearby;

Whereas, the Spring Valley Water Company, desiring to meet the request of the Park Commis-sion, is willing to devote the neces-sary area in the tract to the pur-poses of a parking station and cause the same to be operated in

such manner as will comply fully with the provisions of Ordinance No. 3801 (New Series); and

Whereas, under Ordinance No. 3801 (New Series) it is one of the onditions that all parking stations must be enclosed by a substantial fence, to comply with which provision it would be necessary to erect said fence across the lines of Forty-sixth and Forty-seventh averages well as Wayners street. nues, as well as Wawona street, where the same cross the tract: and

Whereas, excepting for the Great Highway and Sloat bouleyard, there is no complete street or avenue of any kind for a distance of many blocks from the tract, and no apparent intention to do any street work thereabouts in the near

future; and

Whereas, it is desirable to use the street area within said above described tract as a part of said parking station. and it appearing that such use will be a great public convenience and benefit; therefore, he it

Resolved. That permission hereby granted, subject to revoca-tion by the Board of Supervisors, to the Spring Valley Water Company to use such portions of Forty-sixth and Forty-seventh avenues and Wawona street as are included within the houndaries above dewithin the houndaries above described, until such time as the Board of Supervisors may elect to revoke the permit, it being understood that by such use no right, privilege or other easement is granted than as herein specified, and that said permit is granted without in any way affecting the right of the City or public to the area dedicated as public streets. area dedicated as public streets.

Referred to Streets Committee.

ADJOURNMENT.

There being no further business, the Board at 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 17, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated, and approved as above recited.

J. S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco



Monday, October 6, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, OCTOBER 6, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, October 6, 1924,

2 p. m. The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Mc-

Gregor, Shannon—3. His Honor Mayor Rolph presid-

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

League of California Municipalities Convention.

The following were presented, read and ordered inserted in the Journal:

San Francisco, Cal., Sept. 30, 1924. Mr. John S. Dunnigan, Clerk Board

Mr. John S. Dunnigan, Cierk Buard of Supervisors, City Hall, San Francisco, Calif.

Dear Mr. Dunnigan: I have the honor to notify you that in accordance with Resolution No. 22961, adopted by the Board of Supervisors Septembmer 22nd, 1924, the Mayor has appointed a committee of the Board to represent San Francisco at the coming convention of the League of Califrnia Municipalities.

The members of the committee, whom I have advised direct, are: Supervisors E. E. Schmitz, Wm. H. Harrelson, J. Emmet Hayden, John G. Wetmore and Richard J.

Welch.

Very sincerely yours, W. F. BENEDICT Assistant Secretary to the Mayor. September 29, 1924.

To the Mayor:

An American city may sometimes be down, but it is never out. Con-sequently, even though the partial destruction of Hotel Del Monte will prevent our holding the 1924 convention of the League of California Municipalities there, nevertheless, we are quite prepared to handle the convention at Asilomar, close by.

Asilomar is about a mile from

Pacific Grove and perhaps three from Monterey and the auto roads

from Monterey and the auto roads lead right to it.

At Asilomar is a group of rustic villas capable of housing 600 or 700 people with admirable provisions for group meetings of city attorneys, health officers and other sections. The dining hall seats 600.

Hot and cold showers, etc., are in every sleening building and a

in every sleeping building and a number of tub baths are provided, so we can, and will, make you comfortable. The rates will vary from about \$3.50 to \$6.00 per day, American plan (including meals).

Your quarters and service will not be as luxurious as they might have been at Del Monte, but everything is very clean and comfortable and the rates are right.

Buy your ticket to Pacific Grove via Southern Pacific and autos will

meet you.

Those coming by auto will readily find their way to the main street in Pacific Grove (Lighthouse avenue). From there direction signs will lead you all the way to Asilomar. Do your part to make the convention the biggest and best ever. Talk it up among the offi-cials and bring a big delegation with you and you can rely on us to do our part.

Asilomar has a postoffice, so have

your mail sent there.

Please favor us by notifying everyone in your city who may be interested.

Yours very truly. THE CONVENTION COMMIT-TEE, for
B. F. WRIGHT,
Mayor of Monterey.
WM. J. GOULD,

Mayor of Pacific Grove.

WM. T. KIBBLER, Mayor Carmel-by-the-Sea.

In Memory of Sergeant M. F. Brady.

Mayor Rolph, referring to the shooting of Police Sergeant Brady:

On Sunday evening Sergeant M. Brady was ruthlessly murdered while in the discharge of his official duties and his murderers escaped. The Police Department offered a reward of \$1,000 for the apprehension and capture of the murderers.

The Board of Supervisors, as is

permitted by the Charter, voted the sum of \$1,000 to be offered as a re-

The Mayor granted permission for the body to lie in state in the ro-tunda of the City Hall and ordered that the flags on the buildings fly

half mast.
The Mayor appointed the Police Committee, consisting of Supervisors Robb, Katz and Badaracco to be the special representatives of

the Board at the funeral.

The Board instructed the Clerk to send an appropriate floral piece and to draft suitable resolutions of and to draft suitable resolutions of the deceased, and when the Board adjourned, it did so out of respect to the memory of Sergeant Brady.

Distinguished Visitors.
Dr. Vilhjalmur Stefansson, man famed for his expeditions into the polar regions, was introduced by his Honor the Mayor. He ad-dressed the Board first. He spoke specially on his recent trip through Australia, even to the interior thereof. He says that he found the country very much as the United States was prior to the construction of the Union Pacific Rail-road across the continent. He said that Australians resem-

ble Americans very much but they do not know it; that San Francisco means more to them than other ports of the United States because it is nearer to them and better known by them.

Another distinguished visitor was Mr. A. M. Elder of Melbourne, Australia, who has recently been appointed Trade Commissioner to represent the Commonwealth of Australia in the United States.

Addressing the Mayor and Board

of Supervisors, he said:
"It is my desire to improve the friendship already existing between the two great countries of white races and I bring to you a message from the Prime Minister of the utmost friendship and good will,"

Eddie Dowling Troupe Presented.

Mr. Eddie Dowling, at the head of the troup playing at the Curran this week, together with several members of his cast, visited the meeting of the Board.

He gave a short talk on his work and ended by a song of Broadway, to which Supervisor Deasy re-

sponded in song.

Mr. Dowling stated that he had arranged with the manager of the Curran Theater to have the use of the theater on Thursday afternoon free of charge and the company would donate its program for a special matinee, the proceeds to go to the relatives of Sergeant Brady, and asked the co-operation of the Board in this respect.

Supervisor Robb reported later at the meeting that the family were unwilling to accept the money for themselves but that they would be willing for it to be added to the amount of the reward offered for the apprehension of the murderers.

Meeting of Highway Committee.

At the suggestion of Supervisor At the suggestion of Supervisor McLeran, the Clerk was instructed to send notices to the members of the Boards of Supervisors of the counties of Alameda, Contra Costa, Marin, Napa, San Mateo, Santa Clara, Santa Cruz and Sonoma to meet with our Board of Supervisors on Tuesday, October 21, 1924, to consider a plan of action in regard to the highway situation to be preto the highway situation to be pre-sented to the Commttiee of Nine

sented to the Committee of Nine which will meet some time the latter part of the month.

This was done in compliance with a request, both by letter and telegram, to Supervisor McLeran from Mr. Harvey M. Toy, chairman of the Highway Commission.

The Board also voted to invite the San Francisco members of the

the San Francisco members of the Legislature to meet with the Board on Wednesday, October 15, 1924.

SPECIAL ORDER, 3 P. M.

Mission-Sunset Tunnel (Eureka Valley Route).

Hearing of protests in the mat-ter of the construction of the pro-posed Mission-Sunset Tunnel (Eureka Valley Route) fixed for 3 p. m. this day.

Privilege of the Floor.

J. J. Mahoney opposed assessment for Eureka Valley for the reason that he had been assessed for Twin Peaks Tunnel.

Mrs. Elizabeth Shade wants Du-

boce route. She objected to an assessmzent for Eureka route. Paid assessment for Twin Peaks Tunnel.

Mrs. Banning objected to paying assessment for tunnel. City should

pay as a whole.

Mrs. E. S. Lynch offered the same

objection as foregoing.

Theo. Henn favored Duboce Tun-

nel: willing to pay assessment for

Catherine Winzel opposed double assessment; has already paid for Twin Peaks Tunnel.

Ed Cox opposed assessment for ureka Valley route; favored Du-Eureka

boce route.

Sarah L. Brown opposed assessment for Eureka Valley route; was assessed for Twin Peaks Tunnel and got no benefit; favored Duboce

Mrs. Peter Mulligan and Henry L. Green were willing to pay assessment for Duboce route, but not for Eureka Valley.

N. C. Wells opposed assessment

N. C. Wells opposed S. for Eureka Valley Tunnel.

F. O'Sullivan, representing MisProperty Owners Association,
Disposa Valopposed assessment for Eureka Valley route.

Mary Finn opposed assessment

for Eureka Valley route; no bene-

fit to her property.

Nathanson opposed the pro-Mr. Nathan posed tunnel. Mr.

A. Campbell, representing himself and Mr. McIntyre, opposed the proposed Eureka Valley route and read a communication from the latter pointing out his objections to the proposed Eureka Vallev route.

Damage Claimants Called.

The Clerk called for hearing the names of claimants for damages, to-wit: Chas. A. Sankey, Jr., G. A. Schael, H. M. Thatcher, J. A. Murphy.

No answer.

Steve J. Malone, represented by Attorney Perry, was awarded damages to the amount of \$1,068; asked for \$1,750.

Referred.

The following was presented by Supervisor McSheehy and referred to the Tunnels and Assessments Committee:

Resolution No. – (New Se-

ries), as follows:

In the matter of the construc-tion and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and easements therefor un-der the elevation known as Mt. Olympus, situated in the City and Counuty of San Francisco, State of California, pursuant to the resolu-tin of intention of the Board of Supervisors of said city and county in that behalf, being Resolution No. 21929 (New Series), approved Jan-

uary 12, 1924.

Resolved, That the Board of Supervisors of the City and County of San Francisco, in the exercise of the discretion vested in it un-

der and by virtue of Section 4 of Article VI of Chapter VIII of the Article VI of Chapter VIII of the Charter of the City and County of San Francisco, and in amplification of its Resolution No. 21465 (New Series), adopted August 20th, 1923, and approved August 24th, 1923, does hereby order, determine, direct and declare that the City and County of San Francisco will pay out of the treasury of the City and County of San Francisco the following sums from the funds hereinafter specified toward defraying the costs and expenses of that certain public improvement and the damages resulting therefrom, viz., the construction and completion of a tunnel with approaches and appurtenances thereto under the elevation known as Mt. Olympus, situate in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said city and county in that behalf, being Resolution No. 21929 Series), approved January (New 12, 1924, which said sums are: One-fourth of the cost thereof as estimated by the report of the Board of Public Works and which amount said Board of Public Works in making up its assessment pro-viding for the damages, cost and expense of said improvement, pur-suant to said Resolution No. 21465 (New Series), has deducted from the whole damages, cost and expenses thereof, and has assessed the remainder upon the lots, parts of lots and lands in the assessment district liable to be assessed therefor, to-wit:

From the Municipal Railway Depreciation Fund, \$393,163.60.

JAS. B. McSHEEHY, Chairman.

R. McLERAN.

Tunnels and Assessments Committee.

Action Deferred.

Whereupon, Supervisor Hayden moved that the hearing be continued until October 14, 1924, at 3 p. m.

Motion carried by the following

vote:

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb. Roncovieri, Rossi. Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Duboce Route (Sunset Tunnel).

Consideration of the matter of the construction of the Sunset Tunnel (Duboce route).

Sustaining Protests and Repealing Resolution of Intention.

Supervisor Hayden presented: Resolution No. -- (New Se-

ries), as follows: In the matter of the construction and completion of a tunnel tion and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and easements therefore under the elevation known as Mt. Olympus, situated in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said city and county in that behalf, being Resolution No. 21922) New Series). approved Jan-21922) New Series), approved January 12, 1924.

Whereas, numerous protests have been filed with this Board against the construction of the Sunset Tun-

nel (Duboce route).

Whereas, said protests have been duly heard and considered by this Board, and the Board having fully considered the same; now, there-

fore.

Resolved, That the protests against the construction and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and ease-ments therefor under the elevation whereon is situated Buena Vista Park in the City and Courty of Park, in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 20003 (New Series), approved June 3.
1922, be and the same are hereby sustained. And the report of the Board of Public Works made and filed with this Board of Supervisors pursuant to said resolution of intention in hereby rejected and of intention is hereby rejected, and said resolution of intention be and the same is hereby repealed, revoked, cancelled, vacated and set aside.

Referred to the Tunnels and Assessments Committee.

Privilege of the Floor.

Theo. Savage, attorney, opposed the resolution and protested against "killing" the Duboce plan at this time.

Motion.

Supervisor Colman thereupon moved reference of Supervisor Hayden's reslution to the Tunnels and Assessments Committee.

So ordered.

Action Deferred.

Supervisor Colman moved that further consideration of the Duboce route be continued until November 3, 1924, at 3 p. m.

Aves - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Bath, Mc-

Gregor, Shannon-3.

UNFINISHED BUSINESS.

None. Final Passage Matters.

Action on all final passage matters which were passed to print on Septembmer 29, were deferred one week, due to the fact that the ofnewspaper inadvertently omitted them from publication on Saturday. This omission was caused by reason of the fact that the Chronicle, which is the official newspaper, was moving from the Chronicle Building to its new building in Mission street.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having demands examined miscellanous not required by law to the passed to print and amounting to \$47,405.62, recommends same be allowed and ordered paid.

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Gregor, Shannon-3.

Urgent Necessity.
Pacific Tel. & Tel. Co., official outside phone calls, \$2.49. A y e s — Supervisors

Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Mc-

Gregor, Shannon-3.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 22984 (New Se-

ries), as follows:

Resolved, That the San Francisco Pyramid of Sciots be granted permission to occupy the Main Hall, Auditorium, November 25, 1924, 6 p. m. to 12 p. m., for the purpose of holding a dance, deposit having been paid to the Clerk of the Board of Supervisors to guarantee the rental fee.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Mc-

Gregor, Shannon-3.

Also, Resolution No. 22985 (New

Series), as follows: Resolved, That the California Funeral Directors' Association be granted permission to occupy Auxiliary Hall, fourth floor, Larkin street side of the Auditorium August 17 to 22, 1925, for the purpose of holding State convention.

Adopted by the following vote:

A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath. Mc-

Gregor, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. -- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.

(1) California Steam and Plumbing Supply Company, galvanized iron pipe, etc., Hetch Hetchy con-struction (claim dated Sept. 26, 1924), \$1,047.02.

(2) A. L. Greene, white concrete paint (claim dated Sept. 26, 1924),

\$1,032.02.

(3) George H. Tay Co., pipe fittings (claim dated Sept. 26, 1924),

\$568.39.

(4) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924), \$520.54. (5) M. M. O'Shaugnessy, revolv-

ing fund expenditures, per vouchers (claim dated October 2, 1924),

\$1.004.94.

(6) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924), \$595.51.

(7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924),

\$550.08. (8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924),

\$1,177.95.

(9) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924), \$597.93.

(10) The Modesto Lumber Com-

pany, lumber (claim dated October 1, 1924), \$555.05.
(11) Allis-Chalmers Mfg. Co.,

(11) Allis-Chalmers Mfg. Co., crushing rolls, etc. (claim dated Sept. 29, 1924), \$3,857.93.
(12) Associated Oil Company, fuel oil (claim dated Sept. 29,

1924), \$2,149.62.
(13) A. S. Cameron Steam Pump

Works, pump parts (claim dated Sept. 29, 1924), \$543.30. (14) Del Monte Meat Company,

meats (claim dated Sept. 29, 1924), \$1,134.84.

(15) S. A. Ferretti, meats (claim dated Sept. 29, 1924), \$980.65.

(16) Haas Bros., groceries (claim dated Sept. 29, 1924), \$707.50. (17) Healy-Tibbitts Construction

Co., meals furnished employees on Hetch Hetchy construction (claim dated Sept. 29, 1924), \$620,41. (18) State Compensation Insur-

ance Fund, insurance premium on Hetch Hetchy employees (claim dated Sept. 29, 1924), \$3,133.11. (19) Universal Concrete Gun

Company, placing concrete lining (claim dated Sept. 29, 1924), \$3,-

939.02.

(20) O. Z. Bailey, hauling gravel and water (claim dated Sept. 30, 1924), \$1,722.50. (21) Healy-Tibbitts Construction

labor and materials, sub-Co., structure construction, Dumbarton bridge, Contract 95 (claim dated Sept. 30, 1924), \$1,481.21. (22) M. M. O'Shaughnessy, revolv

ing fund expenditures, per vouchers (claim dated Sept. 30, 1924), \$1,-

336.01.

(23)Wilsey, Bennett Co., butter dated Sept. 30, 1924), (claim \$765.07.

Auditorium Fund.

W. A. Plummer Mfg. Co., (24)payment, installation of lly operated curtains in second electrically operated curtains in Auditorium (claim dated October 1, 1924), \$5,700.75.

County Road Fund.

(25) Municipal Construction Co., first payment, improvement of Ma-rina boulevard, Tonquin street from Lyon street to Steiner street (claim dated October 1, 1924), \$4,500.

School Construction Fund, Bond Issue 1923.

(26) Mahony Bros., first payment. general construction of addition to High School of Commerce (claim dated October 1, 1924), \$7,942.50. (27) J. R. Miller, third pay-

ment, architectural services, Alamo School (claim dated October 1, 1924), \$9,818.18.

(28) John Reid, Jr., third payment, architectural services. New

Mission High School (claim dated October 1, 1924), \$4,353.65.

Special School Tax.

(29) Butte Electrical Equipment Company, third payment, electrical work on Portola Elementary School (claim dated October 1, 1924), \$2,-043.99.

(30) August G. Headman, ninth architectural services, payment, architectural services, Portola Elementary School (claim

dated October 1, 1924), \$1,055.16.
(31) I. M. Sommer, fourth payment, general construction of Francisco School (claim dated October 1, 1924), \$13,792.01.

Fund, Bond School Construction Issue 1918.

(32) The F. O. Stallman Suuply Company, shop equipment for Galileo High School (claim dated Sept.

23, 1924), \$819. (33) Peck & Hills, desks for Horace Mann School (claim dated

Sept. 23, 1924), \$1,092.

(34) Sherman & Clay Co., piano for Mission High School (claim dated Sept. 23, 1924), \$1,597.50.
(35) Wm. Bateman, tables for Portola School (claim dated Sept.

23, 1924), \$525.

Municipal Railway Fund.

(36) Westinghouse Electric and Mfg. Co., electric equipment for Municipal Railways (claim dated Sept. 26, 1924), \$1,254.20.

(37) American Brake Shoe and Foundry Company, railway brake shoes (claim dated Sept. 26, 1924),

\$2,515.26.

(38) R. W. Jamison, railway trolley wheels (claim dated Sept.

26, 1924), \$775. (39) Westinghouse Electric and Mfg. Co., railway electric equipment (claim dated Sept. 26, 1924),

\$614.85. (40) Westinghouse Electric and Mfg. Co., railway electric equipment (claim dated Sept. 26, 1924), \$936.86.

Railway Depreciation Municipal Fund.

(41) Z. F. Davis, full settlement of claim for damages against Municipal Railways (claim dated Sept.

26, 1924), \$1,125. (42) Pacific Gas and Electric Company, repairs to Municipal Railway cable, Twin Peaks tunnel (claim dated Sept. 30, 1924), \$7,-351.59.

General Fund, 1924-1925.

(43) A. Carlisle & Co., department record books (claim dated October 6, 1924), \$2,237.50.

(44) Levison Printing Co., de-

partmental printing (claim dated October 6, 1924), \$1,215.34.

(45) California printing Company, departmental printing (claim dated October 6, 1924), \$639.97.

(46) Barringer & Russell, hay for Police Dept. (claim dated Sept. 22, 1924), \$1,094.77.

(47)Standard Oil Company. gasoline for Police Dept. (cl dated Sept. 22, 1924), \$865.85 (48) Howard Automobile (

Company, one Buick auto for Police Dept. (claim dated Sept. 22, 1924), \$1.631.55.

(49) D. J. O'Brien, police contingent expense for October (claim

dated Sept. 22, 1924), \$750. (50) John Kitchen Jr. Co., furnishing 3,000 books of ordinances (claim dated October 6, 1924), \$1, 015.65.

San Francisco Society for (51)Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated October 6, 1924), \$1,125.

(52) San Francisco Chronicle, official advertising (claim dated October 6, 1924), \$1,273.78.
(53) Mendocino State Hospital,

maintenance of criminal insane for quarter ending Sept. 30, 1924 (claim dated October 6, 1924), \$600. (54) Spring Valley Water Company, water for Fire Department hydrants (claim dated Sept. 30,

1924), \$14,399.23. (55) Greeneba (55) Greenebaum, Weil & Michaels, dry goods, Relief Home dated August 30, 1924). (claim \$688.04.

(56) Lazare Klein Co., dry goods, Relief Home (claim dated August 31, 1924), \$1,536.04.

31, 1924), \$1,00.94.
(57) Dodge, Sweeney & Co., groceries, Relief Home (claim dated Aug. 30, 1924), \$1,316.80.
(59) Wm. Cluff Co., groceries, Relief Home (claim dated Sept. 26,

1924), \$870.18. (59) Maggi (59) Maggini Motor Car Company, one Ford coupe, Health Department (claim dated Sept. 26, 1924), \$602.50.

General Fund, 1923-1924.

(60) O. Monson, third payment, general construction of Fire Department Engine Building No. (claim dated October 1, 1924), \$8,-972.40.

(61)Henry J. Mahony, second payment, general construction of Fire Department truck house in Mint avenue (claim dated October

1, 1924), \$6,801.95.

Special School Tax.

(62) Harron, Rickard & McCone, manual training benches for Pacific Heights School (claim dated September 30, 1924), \$900.

Construction Fund, Bond School Issue 1918.

(63) Buzzell Electric Works, furnishing and installing electric mo-tors in Galileo High School (claim dated September 30, 1924), 115.72.

(64) Buzzell Electric Works, furnishing and installing electric mo-tors in Mission High School (claim dated September 30, 1924), \$2,-

587.63.

Underwood Typewriter Com-(65) Underwood Typewriter Company, furnishing typewriters for

Mission High School (claim dated September 30, 1924), \$1,302.50. (66) Kohler & Chase, furnishing piano for Horace Mann Junior piano for Horace Mann High School (claim dated September 30, 1924), \$1,520.

General Fund, 1924-1925.

(67) Spring Valley Water Company, payemnt under lease of July 1, 1922, covering lands for municipal golf links, Lake Merced Ranch (claim dated September 29, 1924), \$2,000.

(68) Palmer & McBryde, construction of Stadium in Golden Gate Park (claim dated October 3, 1924), \$19,125.

Company, roofing for Ocean Beach bath house, acceptance payment (claim dated October 3, 1924), \$1,-

(70) Park Commission, for labor for Ocean Beach bath house and playfield (claim dated October 3,

1924), \$6,797.76. (71) Park Commission, for labor supplied municipal golf links, Lake Merced Ranch (claim dated October 3, 1924), \$3,421.50.

Park Fund.

(72) Anderson-Smith Motor Company, one Chevrolet roadster for use of parks (claim dated October 3, 1924), \$633.75.

(73) Pacific Gas and Electric

Company, gas and electric service for parks (claim dated October 3,

1924), \$1,737.39.

Appropriations.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

County Road Fund.

(1) For construction of boulevard through Lincoln Park to Sutro Heights, additional, \$25,000.

For the improvement of (2)Jamestown avenue between Third and Ingalls streets, fronting school property, \$5,832.05.

(3) For grading in vicinity of Olympus Monument to be used for fill on Roosevelt boulevard and for macadamizing Napoleon street be-tween Jerrold and Evans avenues and from Evans avenue easterly through the bridge, \$3,000. Work in Front of City Property,

Budget Item No. 39.

(4) For improving the westerly side of San Fernando way between Ocean avenue and Darien way, fronting on city property, including grading, curbing, paving and sidewalks, \$2,398.62.

(5) For improving the crossing of Turk and Willard streets by

paving, etc., \$1,177.

School Construction Fund, Bond Issue 1918.

(6) For cost of installation of border lights for auditorium stage of the Galileo High School, award of contract to Crown Electric Company, \$1,045.

Appropriations, Architectural Services, School Buildings.

Also, Resolution No. - (New

Series), as follows:

That the following Resolved. amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, for the following pur-

poses, to-wit:
(1) For architectural services in preparation of plans and specifications for school building on south side of Anza street between Thirtysixth and Thirty-seventh avenues (Lafayette), representing threefifths of estimated cost, \$14,400.
(2) For architectural services in

preparation of plans and specifica-tions for the Hawthorne School, to be erected on the east side of Shotwell street between Twenty-second and Twenty-third streets, representing three-fifths of estimated cost, \$14,400.

(3) For architectural services in preparation of plans and specifications for school building, to be erected at Oak, Page and Webster (Hearst-Moulder), represtreets senting three-fifths of estimated

cost, \$14,400.

(4) For architectural services in preparation of plans and specifications for the Edison School, to be erected on west side of Dolores street between Twenty-second and Twenty-third streets, representing three-fifths of estimated cost, \$14,-400.

(5) For extra work for additional

cabinets, etc., the Francisco in School, \$5,830.

Appropriations, Payment of Lands for Everett School.

Also, Resolution No. --- (New

Series), as follows:

That the following Resolved, amounts be and the same are hereset aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for lands and improvements required as site for the Everett School, to-wit:
(1) To Margaret M. Martin, prop-

erty situate on east line of Dehon street, 210 feet north of Seven-teenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22978, New Series (claim dated October 6, 1924),

\$7,500.

(2) To J. Dunmore, property situate on south line of Sixteenth street, 30 feet west from Church street, of dimensions 25 by 100 Resolution No. 22977, New Series (claim dated October 6, 1924), \$7,-

Appropriations for Opening and Widening Roosevelt Way.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund and authorized in payment to the hereinafter named persons, being payments for properties required for the open-ing and widening of Roosevelt way, as per acceptance of offers by Resolution No. 22973 (New Series), towit:

To Gussie I. Miller, the sum of

\$4,128.25.

To Bedelia Haskell, the sum of \$4,200.

Aprropriation, \$823.25, Crocker National Bank, Fiscal Agent.

Also, Resolution No. -

Series), as follows:

Resolved, That the sum of \$823.65 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, and authorized in payment to the Crocker National Bank of San Francisco for expense of clerical libre and New York exchange in matter of bond payments as fiscal agents for the City and County (claim dated October 6, 1924).

Appropriation, \$2,200, Additional Deputy, Public Defender.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the sum of \$2,200 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Public Defender, Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Public Defender, Budget Item No. 237, to provide salary for an additional deputy to the Public Defender for the period beginning November 1, 1924, and ending June 30, 1925, at the rate of \$275 per month.

Appropriation, \$807. Construction Partitions and Sliding Doors, Fire Department House No. 3.

Also, Resolution No. —

Series), as follows: Resolved, That the sum of \$807 be and the same is hereby set aside appropriated and authorized to be expended out of "Miscellaneous Repairs to and Maintenance of Public Buildings," Budget Item No. 55, for construction of partition and sliding doors in Fire Department Engine House No. 3, Post street near Polk street.

Additional Deputies, Public Defender,

Supervisor McLeran presented: Resolution No. 22986 (New Se-

ries), as follows:

Resolved. That the Public Defender be and he is hereby authorized and permitted to employ three Deputy Public Defenders at a sal-ary of \$3,600 a year. Resolution No. 22582 (New Series) is hereby repealed.

Adopted by the following vote:

Ayes — Supervisors Badaraceo, Coiman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Mc-

Gregor, Shannon-3.

Appropriation, \$17,651.67 and \$6,799.86, Covering Deficits, Municipal Rali-Rallway.

Also, Resolution No. 22987 (New

Series), as follows: Resolved, That the sum of \$17,-651.67 and the sum of \$6,799.86 be and the same are hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of Muncipal Railway Operating Fund, representing the operating deficits of the Municipal Railway for the months of July and August, 1924, respectively.

Adopted by the following vote:

Aves - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath.

Gregor, Shannon-3.

Appropriations.

Also, Resolution No. 22988 (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Repairs and Maintenance of Buildings, Budget Item 55.

For providing improved lighting conditions in the office of the Treasurer, \$250.

Extension of Main Sewers, Budget

Item 42.

(2) For construction of 10-inch ironstone pipe sewer, culvert and storm-water inlet to connect up catchbasins at intersection of Corbett avenue and Portola drive, \$490. Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath. Mc-

Gregor, Shannon-3.

Mayor to Sell Improvements on Potrero Diagonal Boulevard Right of

Also, Resolution No. 22989 (New

Series), as follows: Resolved, That the Mayor be and is hereby authorized to sell at public auction, after at least five (5) days of published notice, the fol-lowing described personal property, to-wit:

Dwelling house and appurtenances situated on that certain piece or parcel of land acquired for the opening of a diagonal street from Rhode Island to Carolina between Twentieth and streets Twenty-second streets, to be known as Southern Heights boulevard, and more particularly described as

follows:

Commencing at a point on the westerly line of De Haro street, distant thereon 300 feet northerly from the point formed by the intersection of the said westerly line of De Haro street with the northerly line of Twenty-second street, and running thence northerly along the said westerly line of De Haro street 25 feet; thence at a right angle westerly 58.944 feet; thence deflect-ing 157 degrees 01 minute to the and running southeasterly left 64.026 feet to the westerly line of De Haro street and the point of commencement. Being portion of Potrero Nuevo Block No. 159. The terms of said sale shall be

cash upon delivery of bill of sale. said dwelling house to be removed by the purchaser within sixty (60) days of purchase thereof.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath, Mc-

Gregor, Shannon-3.

City Attorney to Commerce Condemnation Proceedings for Land for Extension of Park Street.

Also, Resolution No. 22990 (New

Series), as follows: Resolved, That the public interest and necessity require the acqui-sition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto for ex-tension of Park street to Mission street, to-wit: all the lots, pieces or parcels of land included in the following description.

following description, to-wit:

Beginning at a point on the southwesterly line of Leese street, distant thereon 125.625 feet southeasterly from the intersection of the southwesterly line of Leese street and the easterly line of Mission street; thence westerly to a point on the easterly line of Mis-sion street, distant thereon 107 feet 5 inches southerly from its intersection with the southwesterly line of Leese street; thence southerly along the easterly line of Mission street 60 feet; thence easterly to a point on the southwesterly line of Leese street, distant thereon 70.119 feet southeasterly from the point of beginning; thence north-westerly along the southwesterly line of Leese street 70.119 feet to the point of beginning; being all of Lots 3 and 4 and the northerly 9.864 feet of Lot 5, Block "F", as per map of French & Gilman Tract

filed in Map Book E and F, page 48. The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and County as aforesaid, and to prosecute such proceedings to a speedy

termination.

Adopted by the following vote:

Aves - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Mc-

Gregor, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Ordering Construction of Dudley Stone School.

motion of Supervisor Mc-Leran:

Bill No. 6834, Ordinance No. -

(New Series), as follows: Ordering the construction of the Dudley Stone School, to be erected on city city property on the south side Haight street between Central and Masonic avenues, authorizing and directing the Board of Public Works to enter into contract for said construction in accordance with plans and specifications approved by the Board of Education, and permitting progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond

Issue 1923.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Dudley Stone School, to be erected on city property on the south side of Haight street between Central and Masonic avenues, in accordance with plans and specifications approved by the Board of Education. The cost of said construction to be borne out of School Construction Fund, Bond Issue 1923.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter.

Section 3. This ordinance shall take effect immediately.

Ordering Construction of Exits of Auditorium of Girls' High School.

Also, Bill No. 6835, Ordinance No. (New Series), as follows:

Ordering the construction of exits from the auditorium of the Girls' High School at O'Farrell and Scott streets, authorizing and directing the Board of Public Works to enter into contract for said construction in accordance with plans and specifications approved by the Board of Education.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, in-structed and empowered to enter into contract for the construction of exits from the auditorium of the Girls' High School at O'Farrell and Scott streets, in accordance with plans and specifications approved by the Board of Education.
Section 2. This ordinance shall

take effect immediately.

Ordering Construction of Alvarado School.

Also, Bill No. 6836, Ordinance No. (New Series), as follows: Ordering the construction of the Alvarado School, to be erected on city property in block bounded by Douglass, Twenty-second, Eureka and Twenty-third streets, authorizing and directing the Board of Public Works to enter into contract for construction, in accordance with plans and specifications ap-

proved by the Board of Education, and permittnig progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond Issue 1923.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, in-structed and empowered to enter into contract for the construction of the Alvarado School, to be erected on city property in block bounded by Douglass. Twenty-sec-ond, Eureka and Twenty-third streets, in accordance with plans and specifications approved by the Board of Education. The cost of said construction to be borne out of School Construction Fund, Bond Issue 1923.

Section 2 The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of

the Charter.

Section 3. This ordinance shall take effect immediately.

Ordering Construction of Le Conte School.

Also, Bill No. 6837, Ordinance No. - (New Series), as follows:

Ordering the construction of Le Conte School, to be erected on city property on the west side of Harrison street between Precita avenue and Army street, authorizing and dicecting the Board of Public Works to enter into contract for

said construction, in accordance with plans and specifications approved by the Board of Education, and permitting progressive pay-ments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond Issue 1923.

Be it ordained by the People of the Clty and County of San Fran-cisco as follows: Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Le Conte School, to be erected on city property on the west side of Harrison street between Precita avenue and Army street, in accordance with plans and specifications approved by the Board of Education. The cost of said construction to be borne out of School Construction tion Fund, Bond Issue 1923.
Section 2. The said Board of

Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in sald specifications and as provided by Section 21, Chapter I, Article VI, of the

Charter.

Section 3. This ordinance shall take effect immediately.

Ordering Construction of Douglas-Everett School.

Also, Bill No. 6838, Ordinance No.
— (New Series), as follows:
Ordering the construction of the Douglas-Everett School, to be erected on city property in block bounded by Seventeenth. Sanchez, Sixteenth and Dehon streets, authorizing and directing the Board of Public Works to enter into contract for said construction, in ac-cordance with plans and specifica-tions approved by the Board of Education, and permitting progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond

Issue 1923.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, ininstucted and empowered to enter into contract for the construction of the Douglas-Everett School to be erecetd on city property in block bounded by Seventeenth, Sanchez, Sixteenth and Dehon streets, in accordance with plans and specifica-tions approved by the Board of Education. The cost of said construction to be borne out of School Fund, Construction Bond 1923.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in said speci-fications and as provided by Section 21, Chapter I, Article VI, of the Charter.

Section 3. This ordinance shall

take effect immednately.

Ordering Construction of Mission Junior High School.

Also, Bill No. 6839, Ordinance No.
— (New Series), as follows:

Ordering the construction of the Mission Junior High School, to be erected on city property in block bounded by Sixteenth, Dehon, Seventeenth and Church streets, authorizing and directing the Board of Public Works to enter into contract for said construction, in accordance with plans and specifications approved by the Board of Educations approved by the Board of Education and Education a cation, and permitting progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond

Issue 1923.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Mission Junior High School, to be erected on city property in block bounded by Sixteenth, Dehon, Seventeenth and Church streets, in acocrdance with plans and specifications approved by the Board of Education. The cost of said construction to be borne out of School Con-struction Fund. Bond Issue 1923. Section 2. The said Board of

Public Works is hereby authorized and permitted to incorporate in the contract for the constuction of said school building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21. Chapter I, Article VI, of the Charter.

Section 3. This ordinance shall take effect immediately.

Ordering Construction of School.

Also. Bill No. 6840, Ordinance No. (New Series), as follows:

Ordering the construction of the Alamo School, to be erected on city property on the east side of Twenty-third avenue between California

and Clement streets, authorizing and directing the Board of Public Works to enter into contract for said construction, in accordance with plans and specifications approved by the Board of Education, and permitting progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond Issue 1923.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the constuction of the Alamo School, to be erected on city property on the east side of Twenty-third avenue between California and Clement streets, in accordance with plans and specifications approved by the Board of Education. The cost of said construction tion to be borne out of School Con-struction Fund, Bond Issue 1923. Section 2. The said Board of

Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21. Chapter I, Article VI, of the

Charter.

Section 3. This ordinance shall take effect immediately.

Referred.

following matters were presented and referred to the City Planning Committee:

Resolution of Intention to Establish Set-Back Lines No. 51.

Resolution No. --- (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore Resolved. That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18,

1922, as follows:

Along the westerly line of Twentieth avenue, commencing at a point 106 feet northerly from California street, and running thence northerly to a point 104 feet southerly from Lake street, said set-back line to be 15 feet.

Along the northerly side of Bay

street, commencing at a point 87.5 feet easterly from Broderick street. and running thence easterly to a point 87.5 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Broderick street, and running thence easterly to a point 93.75 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Divisadero street, and running thence easterly to a point 87.5 feet westerly from Scott street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Divisadero street, and running thence easterly to a point 93.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of North Point street, commencing at points 87.5 feet easterly from Broderick street and running thence easterly to points 87.5 feet westerly from Divisadero street, said set-back lines to be 6 feet.

Along both sides of Broderick street between Bay street and North Point street, said set-back lines to

be 5 feet.

And notice is hereby given that Monday, the 3d day of November, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines, as set forth in this resolution of intention.

Resolution of Intention to Establish Set-Back Lines No. 52.

Resolution No. --- (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for

further particulars; therefore Resolved. That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 1922, as follows:

Along the northerly side of Jefferson street, commencing at a point

81.25 feet easterly from Broderick street, and running thence easterly to a point 81.25 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Jefferson street, commenc-ing at a point 87.5 feet easterly from Broderick street, and running thence easterly to a point 87.5 feet westerly from Divisadero stret, said set-back line to be 6 feet.

Along the northerly side of Capra way between Pierce street and Mallorca way, said set-back line to be 10 feet; along the southerly side of Capra way, commencing at Pierce street, and running thence easterly to a point 79.123 feet westerly from Mallorca way, said set-back line to

be 10 feet.

Along the westerly side of Scott street between Francisco street and North Point street, said set-back line to be 5 feet; along the easterly side of Scott street between Alhambra street and Capra way, said setback line to be 5 feet.

Along the westerly side of Scott street between North Point street and Beach street, said set-back line to be 5 feet; along the easterly side of Scott street between Capra way and Beach street, said set-back line

to be 5 feet.

Along both sides of Pierce street Alhambra street and between Capra way, said set-back lines to

be 7 feet.

And notice is hereby given that Monday, the 3d day of November, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Passed for Printing.

following matters The were passed for printing:

Garage Permits.

On motion of Supervisor Deasy: - (New Se-Resolution No.

ries), as follows:
Resolved, That G. Hadley and G. E. Hawkins be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the southeast corner of Post and Gough streets.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Also, Resolution No. - (New

Series), as follows:

Resolved, That J. Sheldon Potter be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 351-59 Bush street.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void. Also, Resolution No. -

Series), as follows:

Resolved, That Geo. D. Graybill be and is hereby granted permission, revocable at will of the Board off Supervisors, to maintain and operate a public garage on the east line of Valencia street, 112 fect 8 Twenty-second inches north of street.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Parking Station Permit.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That Chas. R. Burrows be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking stafrom on the lot known as No. 224 Front street, 91 feet 8 inches south of Sacramento street. No greasing or washing racks to be allowed in this parking station.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Oil Tank Permit.

Also, Resolution No. -- (New

Series), as follows: Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Bank of Italy, northwest corner Twenty-third and Mission of

streets, 1500 gallons capacity. P. J. Enright (M. H. de Young Memorial Museum), 2000 gatlons

capacity.
Fred R. Grannis, southwest corner of Jackson and Laguna streets, 1500 gallons capacity.

S. Rasori, foot of Nineteenth avenne and Presidio wall, 1500 gallons

capacity. The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Transfer of Garage Permit.

Also, Resolution No. — (New Series), as follows: Resolved, That Joseph Pasqualetti be and is hereby granted per-mission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Johnson & Bacciocco by Resolution No. 22,-392 (New Series) for premises on the south side of Eddy street, 237 feet 8 inches west of Taylor street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Boiler Permit.

Also, Resolution No. —— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

Edward W. Brown & Co., 51 Main street, 15 horse power boiler.

City Cleaning and Dyeing Works, 270 Fourteenth street, 50 horse power boiler.

The granted under this rights resolution shall be exercised within six months, otherwise said permits become null and void.

Closed Smelting Furnace Permit.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That The Alloys Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to erect and maintain a closed melting furnace at premises 550-560 Fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Garage Permit.

Also, Resolution No. -- (New

Series), as follows:
Resolved, That I. M., H. E. and S. H. Cowell be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west side of Main street, 137 feet 6 inches north of Howard street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Referred.

The following resolution was presented and referred to the Health Committee:

Dog Kennel Permit,

Resolution No. --- (New Se-

ries), as follows: Resolved, That Mrs. J. F. Wilson be and is hereby granted permis-

sion, revocable at will of the Board of Supervisors, to maintain a dog kennel at 3527 Santiago street, said kennel to comply with all sanitary regulations of the Department of Public Health.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Passed for Printing.

The following bills were passed for printing:

Amending Ordinance No. 369, Rat Shields.

Supervisor Badaracco presented: Bill No. 6841, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 369 (New Series), entitled "Providing sanitary regulations for the proteccity and County of San Francisco, and particularly to prevent the propagation and spread of the burning and county of the burning and spread of the bonic plague through the medium of rats," by adding a new section thereto, to be known as Section 4a.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. (New Series), the title of which is recited, is hereby amended above by adding a new section thereto, to

be known as Section 4a, as follows: Section 4a. It shall be unlawful to permit any vessel, steamboat or other water craft, except vessels engaged in domestic commerce, to lie alongside of any wharf or dock in the City of San Francisco unless the chain, hawser, rope or line of any kind extending from any such vessel to the dock or wharf is equipped with and has properly and securely attached thereto a rat shield or guard of such design as shall be approved by the Health Officer or a person designated by him.

It is hereby made the duty of the owner, agent, master or other officer in charge of any such vessel, steamboat or other water craft to comply with all the provisions of this section.
Section 2. This ordinance shall

take effect immediately.

Smoke Ordinance.

On motion of Supervisor Badaracco:

Bill No. 6842, Ordinance No. -(New Series), as follows:

Regulating the discharge of smoke, soot, ashes, cinders and fumes within the City and County of San Francisco and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm, association or corporation to operate or maintain within any residential or commercial district of the City and County of San Francisco, as defined in and by its zoning ordinances, from time to time in force, any permanently-located furnace, firebox or other device whereby petroleum, coal or other substance is consumed by fire which emits or causes to be emitted dense smoke as hereinafter defined: provided. however, that dense smoke may be emitted for a period of one minute to afford the operator time to locate the cause of such smoke; and, provided, further, that dense smoke may be emitted during a period or periods aggregating not more than ten minutes in any one hour during which the fireboxes, flues or furnaces are being cleaned, a new fire is being started or fires are being increased or decreased in intensity; provided, further, that portable boilers shall have screen bonnet on smoke-stack which sall prevent the escape of unreasonable quantities of oil or soot. Smoke shall be considered dense within the meaning of this ordinance when its density snall exceed the density designated as Diagram No. upon the Ringelmann Smoke Chart, published and used by the United States Bureau of Mines, a copy of which is on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco.

Section 2. It shall be unlawful for any person, firm, association or corporation within any residential or commercial district aforesaid to cause, permit or allow solid particles of soot, ashes or cinders to issue or be discharged from any flue, chimney or smoke stack, or from any other structure or appliance, for such period of time, or in such quantities, as to become a nuisance by reason of depositing such particles upon surrounding property.

Section 3. It shall be unlawful for any person, firm, association or corporation within the City and Couunty of San Francisco to cause, permit or allow objectionable fumes to issue or be discharged from any flue, chimney or smoke stack, or from any other structure or appliance, for such period of time, or in

such quantities, as to become a nuisance on account of causing obnoxious odors in any residential or commercial district aforesaid.

Section 4. It shall be unlawful for any person, firm, association or corporation within any commercial district aforesaid to erect, construct or maintain, or cause or permit to be erected, constructed or maintained, any permanently located stationary flue, chimney or smokestack within fifty (50) feet of any window of any adjacent building unless the top of such flue, chimney or smoke stack shall be higher than each portion of such window; provided, however, that this section shall not apply in any case where the persons owning and operating such adjacent building shall refuse to grant permission to brace or support such flue, chimney or smoke stack by means of wire or struts attached to such building.

or struts attached to such building.
Section 5. Representatives of the Board of Health of the City and County of San Francisco are hereby authorized to enter during reasonable hours upon any premises upon which is located any flue, chimney or smoke stack or any other structure or appliance from which smoke, soot, ashes, cinders or fumes are discharged in violation of this ordinance, for the purpose of making an examination as to the cause of the excessive discharge of such smoke, soot, ashes, cinders or fumes and for the purpose of ascertaining the kind or character of fuel used and the manner of using the same and any other fact or facts showing compliance with or violation of this ordinance. Such representatives shall make a detailed report to the Board of Health of such examination within ten (10) days after receiving a complaint of violation of this ordinance.

Section 6. Any person, firm, association or corporation who shall violate any of the provisions of this ordinance shall be punishable by a fine not exceeding fifty (\$50) dollars, or by imprisonment in the County Jail for not exceeding five (5) days, or by both such fine and imprisonment.

imprisonment.

Section 7. This ordinance shall take effect and be in force ninety (90) days from and after its passage.

Accepting Offers to Sell Land, etc., Required for Everett School.

Resolution No. 22991 (New Series), as follows:

Whereas, an offer has been received from Ellen Rabjohn to con-

vey to the City and County of San Francisco certain land and improvements situate at the west line of Harlow street, distant 260 feet south from Sixteenth street.

whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$5,750 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Harlow street, distant thereon 260 feet southerly from the southerly line of Sixthence teenth street, running southerly along said westerly line of Harlow street 25 feet; thence at a right angle westerly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle easterly 80 feet to the westerly line of Harlow street and point of commencement. Being a portion of Mission Block No. 95; also known as Block No. 3565 on Assessor's

Map Book.

The City Attorney is hereby directed to examine the title to said property, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been produced, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A v e s — Supervisors Badaraeco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan. Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath, Mc-Gregor, Shannon—3.
Also, Resolution No. 22992 (New

Series), as follows:

Whereas, an offer has been re-ceived from Mary T. Gebhardt to convey to the City and County of San Francisco certain land and improvements situate on the west line of Harlow street, distant 185 feet south from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described with improvements, free of all encumbrances, for the sum of \$6,500 be and the same is hereby accepted. the said land being described as

follows, to-wit:

Commencing at a point on the westerly line of Harlow street, distant thereon 185 feet southerly from Sixteenth street, running thence southerly along said westerly line of Harlow street 25 feet; thence at a right angle westerly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle easterly 80 feet to the west-erly line of Harlow street and point of commencement. Being a portion of Mission Block No. 95; alse known as Block 3565 on As-

sessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and de-livered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: A ves - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath. Mc-Gregor, Shannon—3.
Also, Resolution No. 22993 (New

Series), as follows:

Whereas, an offer has been received from Henry Kessler to convey to the City and County of San Francisco certain land and improvements, situate on the east line of Sanchez street, distant 90 feet southerly from Sixteenth street, required for school purposes; and

Whereas, the price at which such

parcel of land and improvements is

offered is the reasonable value thereof; therefore, be it
Resolved, That the offer of said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$9,250 be and the same is hereby accepted, the said land being described as

follows, to-wit:

Commencing at a point on the easterly line of Sanchez street, distant thereon 90 feet southerly from the southerly line of Sixteenth street, running thence southerly along said easterly line of Sanchez street 28 feet; thence at a right angle easterly 90 feet; thence at a right angle northerly 28 feet; thence at a right angle westerly 90 feet to the easterly line of Sanchez street and point of commencement. Being a portion of Mission Block 95, also known as Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid, and the said deed to said land is hereby accepted.

Adopted by the following vote: Aves — Supervisors Badaracco.

Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors

Bath, Grezor, Shannon—3.
Also, Resolution No. 22994 (New

Series), as follows:

Whereas, an offer has been re-ceived from Margaret Donahue to convey to the City and County of San Francisco certain land and improvements, situate on the north line of Seventeenth street, distant 81 feet 3 inches west from Church street, required for school purposes;

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore be it

Resolved, That the offer of said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all encumbrances, for the sum of \$11,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the northerly line of Seventeenth street, distant thereon 81 feet 3 inches westerly from the westerly line of Church street; running thence westerly along said northerly line of Seventeenth street 52 feet 9 inches; thence at a right angle northerly 106 feet; thence at a right angle easterly 27 feet 9 inches; thence at a right angle southerly 26 feet; thence at a right angle east-erly 25 feet; thence at a right angle southerly 80 feet to the northerly line of Seventeenth street and point of commencement. Being a portion of Mission Block No. 95, also known as Block No. 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid, and the said deed to said land is hereby accepted.

Adopted by the following vote: Aves - Supervisors Badaracco, Colman. Deasy, Harrelson, Hayden, Katz, McLeran. McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath, Mc-Gregor, Shannon-3.

Mayor to Sell Improvements on School Site.

Supervisor Wetmore presented: Resolution No. 22995 (New Series), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to sell at public auction, in accordance with provisions of the Charter, the following certain frame buildings, being Numbers 234, 236 and 266 Twenty-third avenue and No. 265 Twenty-third avenue, situate on property recently purchased by the City for

the Alamo School.

The Board of Public Works is requested to prepare specifications for removal of the buildings by the purchasers.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-15.

Absent—Supervisors Bath. Mc-

Gregor, Shannon-3.

Ciementina Street Building Condemned.

Supervisor Wetmore presented: Resolution No. 22996 (New Se-(New Se-

ries), as follows:

Whereas, a complaint has been filed by the Great Western Supply Company of the unsafe condition of the old frame building located on city property on the south line of Clementina street between Fifth and Sixth streets, and an investigation having been made by the Board of Public Works reporting that the said structure has been partially destroyed by fire, the underpinning being rotted away and the doors and windows demolished, is a fire hazard as well as being in an insanitary condition, making its re-habilitation prohibitive; therefore

Resolved. That the Board Public Works be and is hereby requested to raze the said building and remove the debris from the

premises.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath. Mc-

Gregor, Shannon-3.

Passed for Printing.

The following bills were passed for printing:

Sale of City Land.

On motion of Supervisor Wetmore:

Bill No. 6843, Ordinance No. -

(New Series), as follows:

Providing for the disposal at private sale of certain land belonging to the City and County of San Francisco, in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

That public interest Section 1. and necessity demand the sale of the following land owned and held by the City and County of San Fran-cisco, situated within the City and

County of San Francisco, and being more particularly described as follows, to-wit:

Commencing at a point on the southerly line of Twentieth street, distant thereon 52 feet easterly from the easterly line of Church street, and running thence easterly along the southerly line of Twentieth street one (1) foot; thence at right angles southerly seventy (70) feet; thence at right angles westerly one (1) foot; thence at right angles northerly seventy (70) feet to the southerly line of Twentieth street (1) foot; and the point of commencement.

Section 2. Said land shall be sold in one parcel for cash in United States gold coin, at a private sale to be held in accordance with the provisions of Article II, Chapter II,

Section 9, of the Charter. Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper published in this City and County for two weeks successively next before the day on or after which the sale is to be made, a notice of such sale, describing the land to be sold with common certainty.

Section 4. The Mayor, Assessor and the chairman of the Finance Committee of the Board of Super-visors are hereby directed to appraise said land within three weeks after the final passage of this ordinance, as required by Article II, Chapter II, Section 9, of the Char-

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least ninety per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors, with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Private Contracts for Street Work.

On motion of Supervisor Harrelson:

Bill No. 6844, Ordinance No. -(New Series), as follows:

Authorizing and empowering the Board of Public Works to investigate all applications for permission gate all applications for permission to do street work or street improve-ment under private contract and to grant permission therefor, and re-pealing Ordinance No. 6278 (New Series), approved July 1, 1924. Be it ordalned by the People of the City and County of San Fran-cisco as follows:

Section 1. Application for permission to do any street work or street improvement under private contract, in or upon the roadway of any unaccepted public street, lane, alley, place or court in the City and County of San Francisco, must be made in writing to the Board of Public Works; said Board shall thereupon investigation, same, and if, after investigation, the Board determines that the public interest or convenience requires such work or improvement, or that the same is expedient, it is hereby authorized and empowered to grant the permission applied for.

Such work or improvement must be done under the direction and to the satisfaction of the Board of Public Works, and the materials used must be in accordance with the specifications adopted by the Board of Supervisors for similar work and be to the satisfaction of the Board of Public Works.

The Board of Public Works shall for the time within which the graph.

fix the time within which the work improvement shall be commenced, and when to be completed; but in no event shall the Board extend the time for the doing of the work or improvement more than ninety days beyond the time origi-nally fixed for its completion unless authorized so to do by the Board of Supervisors.
When the work or improvement

shall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so reclare by resolution, and there-upon the Board shall deliver to the contractor a certificate to that effect.

Section 2. No permission for the doing of any street work or improvement shall be granted in pursuance of this ordinance unless the owners of the major part of the frontage of the lots and lands upon the street, lane, alley, place or court whereon such work or im-provement is to be done, or the agents of such owners shall have entered into contract therefor. A certified copy of the contract so entered into must accompany the application mentioned in Section 1 of this ordinance and be filed in the office of the Board of Public Works. Said Board may institute such inquiry as it deems proper in the premises to authenticate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI of the Char-ter of the City and County of San Francisco shall be applicable to such inquiry.

Section 3. Nothing in this ordinance shall in any manner be so nance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II, Article VI of the Charter.
Section 4. Ordinance No. 6278 (New Series), approved July 1, 1924, is hereby repealed.
Section 5. This ordinance shall take effect immediately.

take effect immediately.

Closing and Abandoning Portions of Alabama Street.

Supervisor Harrelson presented: Resolution No. 22997 (New Series), as follows:

Closing and abandoning portions of Alhambra street Cervantes boulevard, Beach street, Bay street, Francisco street, Alcantara street, Webster street and North Point street, in accordance with Resolu-tion No. 22830 (New Series).

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman. Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath, Gregor, Shannon-3.

Closing Portlons of Capra Way and Avila Street.

Supervisor Harrelson presented: Resolution No. 22998 (New Series), as follows:

Closing and abandoning portions of the crossing of Capra way and Avila street, in accordance with Resolution No. 22844 (New Series).

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetnore—15.

Absent—Supervisors Bath, Mc-Gregor, Shannon-3.

Closing and Abandoning Property in Toledo Way.

Supervisor Harrelson presented: Resolution No. 22999 (New Series), as follows:

Closing and abandoning two parcels of property in Toledo way, in accordance with Resolution No. 22845 (New Series).

Adopted by the following vote: Aves - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath. Mc-

Gregor, Shannon-3.

Passed for Printing.

The following bills were passed for printing:

Establishing Grades, Golden Gate Heights.

On motion of Supervisor Harrel-

Bill No. 6845, Ordinance No. ---

(New Series), as follows:

Establishing grades on streets in the district known as Golden Gate Heights and on streets adjacent thereto, as shown on map designated as "Grade Map of Golden Gate Heights Streets." and Adjacent

Be it ordained by the People of the City and County of San Fran-

cisco as follows: Section 1. The grades on streets in the district known as Golden Gate Heights and on streets adjacent thereto, as shown on map designated as "Grade Map of Golden Gate Heights and Adjacent Streets," are hereby established at points and elevations above city base as shown on said map, approved by Resolution No. 83359 (Second Series) of the Board of Public Works adopted September 22, 1924.

Section 2. This ordinance shall

take effect immediately.

Fixing Sidewalk Widths, Post Street.

Also, Bill No. 6846, Ordinance No. (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered \$37.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office April 17, 1924, by adding thereto a new section, to be

numbered 837, to read as follows: Section 837. The width of side-walks on Post street between Stockton street and Van Ness avenue

shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from and after its passage.

Fixing Monday, October 20, 1924, Surrey Street Hearing.

Supervisor Harrelson presented: Resolution No. 23000 (New Se-

ries), as follows: Resolved, That Monday, October 20, 1924, at 2 o'clock p. m., be and

the same is hereby fixed as the time for hearing the appeal of City Construction Company from the assessment issued for the improvement of Surrey street between Diamond street and a line at right angles with the northwesterly line of Surrey street at an angle point distant along said northwesterly line of Surrey street 275.98 feet south-westerly from the northwesterly corner of Diamond and Surrey streets where not already improved,

Adopted by the following vote: Ayes - Supervisors Badaracco. Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath. Me-

Gregor, Shannon-3 Passed for Printing.

The following bill was passed for printing:

Establishing Grades on Virginia Ave-nue Between Mission and Colerldge Streets.

Bill No. 6847, Ordinance No. -(New Series), as follows:

Establishing grades on Virginia avenue between Mission and Coleridge streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Virginia and ginia avenue between Mission and Coleridge streets are hereby established at points hereinanter named and at heights above city base as hereinafter stated, in accordance with recommendation of the Board of Public Works filed September 27, 1924.

Virginia Avenuc.

50 feet easterly from Mission street, 103.70 feet. 250 feet easterly from Mission

street, 117.60 feet.

Coleridge street, 119 feet. (The same being the present official

grade.)
On Virginia avenue between Mission and Coleridge streets be established to conform to true gradients between the grade evelations above given therefor and the present official grade of Mission street at Virginia avenue. Section 2. This ordinance shall take effect immediately.

Toledo Way Declared Open Public Street.

Supervisor Harrelson presented: Resolution No. 23001 (New Series), as follows:

Resolved, That that certain deed executed on the 4th day of August, 1924, between Marina Corporation

(a corporation) and the City and County of San Francisco, convey-ing lands for the widening of To-ledo way between Pierce street and ledo way between Pierce street and Mallorca way, numbered 4 and 5 on map showing realignment and widening of Toledo way between Pierce street and proposed Mallorca way is hereby accepted in the name of the City and County of San Francisco.

Further Resolved, That the land covered by said deed is hereby declared an open public street, to be known as Toledo way.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Bath.

Gregor, Shannon-3.

Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 23002 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 83325 (Second Series) of the Board of Public Works adopted September 19, 1924. and written recommendation of said Board filed September 23, 1924, to-wit:

Laidley Street.

Southwesterly line of, 405.50 feet southeasterly from Harper street, 289 feet. (The same being the

present official grade.)
Northeasterly line of, 405.50 feet southeasterly from Harper street, 286 feet. (The same being the

present official grade.)

present omeial grade.)
8 feet southwesterly from the northeasterly line of, 136.43 feet northwesterly from the first angle northwesterly from Fairmount street, 290.43 feet.
35 feet southwesterly from the northeasterly line of, 136.43 feet northwesterly from the first angle northwesterly from Fairmount street, 291.93 feet

northwesterly from the street, 291.93 feet.
41 feet southwesterly from the northeasterly line of, 136.43 feet northwesterly from the first angle street from Fairmount northwesterly fr street, 291.93 feet.

50 feet southwesterly from the northeasterly line of, 136.43 feet northwesterly from the first angle northwesterly from Fairmount street, 294 feet.

8 feet southwesterly from the

northeasterly line of, 26.43 feet northwesterly from the first angle northwesterly from Fairmount street, 292.67 feet.

35 feet southwesterly from the northeasterly line of, 26.43 feet northwesterly from the first angle rearthwesterly from the first angle

northwesterly from Fairmount

street, 292.67 feet.

41 feet southwesterly from the northeasterly line of, 26.43 feet northwesterly from the first angle northwesterly from Fairmount street, 292.67 feet.

50 feet southwesterly from the northeasterly line of, 26.43 feet northwesterly from the first angle northwesterly from Fairmount

street, 296 feet.

8 feet southwesterly from the northeasterly line of, 29.61 feet southeasterly from the first angle northwesterly Fairmount from street, 293.67 feet.

33 feet southwesterly from the northeasterly line of, 29.61 feet southeasterly from the first angle northwesterly fi street, 293.67 feet. from Fairmount

39 feet southwesterly from the northeasterly line of, 29.61 feet southeasterly from the first angle northwesterly from Fairmount street, 293.67 feet.

Southwesterly line of, 30 feet northwesterly from Fairmount

street, 300 feet.

8 feet southwesterly from the northeasterly line of, at Fairmount street northwesterly line, 295.50

32.5 feet southwesterly from the northeasterly line of, at Fairmount street northwesterly line, 297 feet. Northeasterly line of, 6 feet southeasterly from Fairmount

street northwesterly line, 295 feet. Northeasterly line of, 6 feet northwesterly from Fairmount

street southeasterly line, 295 feet.
6 feet southwesterly from the
northeasterly line of, at Fairmount

line, 295.50 street southeasterly

feet, northeasterly from southwesterly line of, at Fairmount street southeasterly line, 297.50 feet.

6 feet northeasterly from the southwesterly line of, 13.85 feet northwesterly from the first angle southeasterly from Fairmount

street, 308 feet.
23 feet northeasterly from the southwesterly line of, 13.85 feet northwesterly from the first angle Fairmount southeasterly from street, 308 feet.

6 feet southwesterly from the northeasterly line of, 26.43 feet northwesterly from the first angle

southeasterly from Fairmount street, 297.47 feet.

23 feet southwesterly from the northeasterly line of, 26.43 feet northwesterly from the first angle southeasterly from Fairmount street, 297.47 feet.

6 feet westerly from the easterly line of, 26.43 feet southerly from the first angle southeasterly from Fairmount street, 298.69 feet.

24 feet westerly from the easterly line of, 26.43 feet southerly from the first angle southeasterly from Fairmount street, 298.69 feet.

6 feet easterly from the westerly line of, 125 feet northerly from Miguel street, 312 feet.

6 feet easterly from the westerly line of, 125 feet northerly from Miguel street, 312 feet.

24 feet easterly from the westerly line of, 125 feet northerly from Miguel street, 312 feet.

Westerly line of, at Miguel street northeasterly line, 307 feet. (The same being the present official grade.)

Easterly line of, at Miguel street northeasterly line, 304 feet. (The same being the present official grade.)

On Laidley street between Miguel street and a line at right angles to the northeasterly line of, 405.50 feet southeasterly from Harper street, and on Fairmount street between Whitney street and Bemis street be changed and established to conform to true gradients between the grade elevations above given therefor and the present official grades of Whitney street and Bemis street at Fairmount street.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote:

Aves—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath, McGregor, Shannon—3.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSID-ERED OR REPORTED UPON BY A COMMITTEE.

Judiciary Committee Supplemented for Legislative Session.

Supervisor Bath presented: Resolution No. 23003 (New Series), as follows:

Resolved, That his Honor the Mayor be and is hereby requested to appoint three members of this Board to act in conjunction with the Committee on Judiciary, Traffic and State Legislation and attend the sessions of the next Legislature.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath, Mc-

Gregor, Shannon-3.

Cleaning Vacant Lots.

Supervisor Bath presented: Resolution No. 23004 (New Series), as follows:

Whereas, one of the most important factors making for the City's growth and progress is the cleanliness of its vacant lots; and

Whereas, thousands of San Francisco's citizens and property owners, in response to appeals by the Daily News and scores of civic clubs and organizations, have cleaned up vacant lots in San Francisco; therefore, be it

Resolved, That the Supervisors of the City and County of San Francisco take this opportunity to commend publicly these thousands of citizens and property owners, as well as the Daily News, for the public spirit expressed in the vigorous and successful campaign to make San Francisco a cleaner and more beautiful city; and be it

Further Resolved, That the Supervisors urge all property owners and citizens of San Francisco to continue during the months to come in their efforts to make San Francisco's vacant lots more sightly.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Bath, McGregor, Shannon—3.

Authorizing the Execution of a Deed by the Mayor and the Clerk of the Board of Supervisors of the Clty and County of San Francisco (Lane Street).

Supervisor Harrelson presented: Resolution No. 23005 (New Se-

ries), as follows:
Whereas, this Board, on the 14th day of July, 1924 (after proceedday of July, 1924 (after proceedings theretofore had pursuant to the provisions of Chapter II of Article VI of the Charter of the City and County of San Francisco), duly adopted Resolution No. 22674 (New Series), closing and abondoning portions of Lane street as in said resolution de-scribed; and

Whereas, on the 15th day of July, 1924, said resolution was duly approved by the Mayor of the City and County of San Fran-

cisco: and

Whereas, the Premier Bed and Spring Company, a corporation organized and existing under and by virtue of the laws of the State of California, owner of lands ad-jacent to or fronting on the aforesaid portions of said street so closed and abandoned and hereto-fore offered to convey, or cause to be conveyed, to said City and County of San Francisco, in lieu of said portions of said street so closed and abandoned, new streets as hereinafter set forth; and
Whereas, said Premier Bed and

Spring Company, pursuant to its aforesaid offer, has caused to be made, executed and delivered to said City and County of San Francisco good and sufficient convey-ances vesting in said City and County of San Francisco, for street purposes, the title to the parcels of land hereinafter more particularly described in lieu of said portions of said street so closed and abandoned as hereinbe-fore recited; and fore recited; and Whereas, the

Whereas, said parcels of land so conveyed to said City and County of San Francisco as new streets in place of those closed and abandoned as aforesaid are more particularly described as

follows, to-wit:

Commencing at a point on the northerly line of Carroll avenue, distant thereon 894 feet 0 in. westerly from the westerly line of Keith street, and running thence westerly along the northerly line of Carroll avenue 10 feet 0 in.; thence at right angles northerly 33 feet 9 in.; thence southeasterly on a curve to the left tangent to a line deflected 124 deg. 02 min. 22 sec. to the right, radius 564 feet 7% in. central angle 1 deg. 12 min. 57 sec. a distance of 11 feet 11¾ in.: thence southerly perpendicular to the northerly line of Carroll avenue 27 feet 1% in. to the northerly line of Carroll avenue and the point of commencement.

Commencing at a point on the northerly line of Carroll avenue, distant thereon 847 feet 13½ in. westerly from the westerly line of Keith street, and running thence westerly along the northerly line of Carroll avenue 45 feet 105½ in ... Carroll avenue 46 feet 10% in.; thence at right angles northerly 27 thence at right angles northerly 27 feet 1¾ in.; thence southeasterly on a curve to the left tangent to a line deflected 122 deg. 49 min. 25 sec. to the right, radius 564 feet 75% in. central angle 5 deg. 29 min. 58 sec. a distance of 54 feet 2% in. to the northerly line of Carroll tangent of Carroll tangent of the control of the cont avenue and the point of commence-

Beginning at a point on the northerly boundary line of the property of the Pacific Coast Glass Works, distant 64 feet at right angles southwesterly from the northwesterly line of Carroll avenue (said point of beginning being the angle point on the southwesterly line of Carroll avenue between Third street and Lane street), and running thence southeasterly paral-lel with the northeasterly line of Carroll avenue and distant 64 feet at right angles southwesterly therefrom to the westerly line of Third street; thence northerly along the westerly line of Third street to the northerly boundary line of the property of the Pacific Coast Glass Works (and the southerly line of Carroll avenue); thence westerly along said northerly boundary line to the point of beginning; being portion of the property of the Pa-cific Coast Glass Works.

Whereas, it is deemed advisable by this Board of Supervisors that

said parcels of land be opened as new streets in lieu of those so closed and abandoned; and

Whereas, said new streets so conveyed to the City and County of San Francisco for street purposes as aforesaid will and do constitute ample consideration to said City and County for its deed to the portions of said street closed and abandoned as hereinbefore recited and will be of much greater practi-cal value both to the City and County of San Francisco and to the general public; now, therefore, be it

Resolved, That equity requires that the portions of said street closed and abandoned as aforesaid should be conveyed by the City and County of San Francisco to said Premier Bed and Spring Company;

and be it

Further Resolved, That the Mayor of the City and County of San Francisco and the Clerk of the Board of Supervisors of the City and County of San Francisco be and they are hereby authorized and directed, acting for and on behalf of said City and County in its name and under its corporate seal, to execute, acknowledge and deliver to said Premier Bed and Spring Company a deed conveying to said Premier Bed and Spring Company all of the right, title and interest of the City and Coun-ty of San Francisco in and to the parcels of land situate in the City Francisco, County of San and State of California, more particularly described as follows, to-wit:

All those portions of Lane street between Armstrong and Bancroft streets and between Bancroft and Carroll streets as closed and abandoned by Resolution No. 22674

(New Series).

Adopted under suspension of the

rules by the following vote:

Aves - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Mc-Absent-Supervisors Bath,

Gregor, Shannon-3.

Amend Building Law, Speeting.

Supervisor Wetmore presented: Bill No. ---, Ordinance No. -

(New Scries), as follows: Amending Section No. 146, Ordinance No. 1008 (New Scries), know as the "Building Law," pertaining to walls.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section No. 146 of Ordinance No. 1008 (New Series), known as the "Bullding Law," is

hereby amended to read as follows: Section 146. The exterior walls of frame or wooden buildings shall be constructed with studding covered with weather-boarding, or with fiber lumber, or with a steel rein-forcement consisting of a wire mesh made of not less than No. 14 gauge galvanized steel wires spaced not more than two inches on eenters in each direction, to which must be securely attached a heavy water-proofed paper backing, to be properly nailed to each stud with approved wide headed ganvanized wire nails not more than six inches apart vertically, and covered

on the exposed surface with Portland cement plaster not less than three-fourths of one inch in thick-No uncovered studding will be allowed against the wall of an adjoining building or structure.

Referred to Buildings and Lands

Committee.

Legal Notice to Civic Center Tenants.

Supervisor Wetmore presented: Resolution No. 23006 (New Se-

ries), as follows:

Resolved. That the Mayor be and he is hereby authorized and directed to cause to be served a no-tice upon Jeane Meillette, tenant in possession, terminating her in possession, terminating her tenancy of the following described premises, property of the City and County and situate in said City and County of San Francisco, State of California, and described as follows, to-wit:

Two upper floors of that certain building situated on the north-westerly line of Market street and designated and known as No. 1144

Market street.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors, Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Mor-gan, Robb. Roncovieri, Rossi, Robb, Roncovieri, gan, -15. Schmitz, Welch, Wetmore—15 Absent—Supervisors Bath,

Gregor, Shannon-3.

Appropriation, \$1,000, Reward for Arrest and Conviction of Murderers of Police Sergeant M. F. Brady.

Resolution No. 23007 (New Se-

ries), as follows:

Resolved, That, in accordance with the provisions of Section 21, Chapter II, Article II of the Charter of the City and County, the sum of one thousand dollars be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 26, Fiscal Year 1924-1925, and authorized paid as a reward to the person or persons responsible for the arrest and conviction of the person or persons who inflicted the gunshot wounds which caused the death of Sergeant of Police M. F. Brady.

Adopted under suspension of the rules by the following vote:

Badaracco, Ayes — Supervisors Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Bath, Mc-

Gregor, Shannon-3.

Bus Line on The Embarcadero. The Public Utilities Committee presented a plan for the establishment of a bus service on The Embarcadero.

Supervisor McSheehy, chairman of the committee, stated that there is no opposition to it; that it has been drawn up by the City Attorney and when sent to the Mayor for his approval, he suggested one or two legal changes; that the Down Town Association and other

organizations are in accord with

the plan.

It was referred to the City Attorney to make the changes suggested by Mayor Rolph.

ADJOURNMENT.

There being no further business, the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 24, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

J. S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco



Tuesday, October 14, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

TUESDAY, OCTOBER 14. 1924, 2 P. M.

In Board of Supervisors, San rancisco, Tuesday, October 14, Francisco, 1924, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

Supervisors Badaracco, Bath, Col-Deasy, Harrelson, Hayden, can, Katz, Morgan, Robb, Roncovieri, Ross, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor, McSheehy, Shannon—3.

His Honor Mayor Rolph being sent, Supervisor McLeran was absent, Supervisor called to the chair.

APPROVAL OF JOURNAL

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting. ROLL CALL FOR PETITIONS FROM

MEMBERS. Leave of Absence, Supervisor Mc-

Leran.

The following was presented and read by the Clerk: San Francisco, Calif. October 9, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. Ralph McLeran, member of the Honorable Board of Supervisors, for a leave of absence, with permission to absent himself from the State of California for a period of fifteen days, commencing October 9, 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours,

JAMES ROLPH, JR., Mayor.

Leave of Absence, Supervisor Schmitz.

The following was presented and read by the Clerk:

San Francisco, Calif., October 9, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. E. E. Schmitz, member of your Honorable Board, for a leave of absence, with permission to absent himself from the State of California for a provided of fifteen days. fornia for a period of fifteen days, commencing October 9, 1924.

Will you please concur with me in granting this leave of absence?

Respectfully yours,

JAMES ROLPH, JR., Mayor.

Leave of Absence, Supervisor Wetmore.

The following matter was presented and read by the Clerk:

San Francisco, Calif. October 9, 1924.

To the Hon. Board of Supervisors. City Hall, San Francisco, Calif. Gentlemen:

Application has been made to me by Hon. John G. Wetmore, member of your Honorable Board, for a leave of absence, with permission to absent himself from the State of California for a period of fifteen days, commencing October 9, 1924. Will you please concur with me

in granting this leave of absence?

granting this Aca.
Respectfully yours,
JAMES ROLPH, JR.,
Mayor.

Whereupon, the following resolution was presented and adopted by the following vote:

Resolution No. 23052 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. E. E. Schmitz, Hon. John G. Wetmore and Hon. Ralph McLeran, members of the Board of Supervisors, are hereby granted leaves of absence for a period of fifteen days, commencing October 9, 1924, with permission to leave the State.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor, McSheehy, Shannon-3.

Leave of Absence, James W. Ward, Member of Board of Health.

The following was presented and read by the Clerk:

San Francisco, Cal. October 14, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Hon. James W. Ward, member of the Health Commission, for a leave of absence, with permission to absent himself from the State of California for a period of thirty days, commencing October 14, 1924. Will you please concur with me

in granting this leave of absence?

Respectfully yours, JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted by the following vote:

Resolution No. 23053 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. James W. Ward, member of the Health Commission, is hereby granted a leave of absence for a period of thirty days, commencing October 14, 1924, with permission to leave the State.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

McGregor, Absent — Supervisors

McSheehy, Shannon-3.

Judiciary Committee Supplemented to Attend Sessions of State Legislature.

Mayor's office advises of the appointment of Supervisors McLeran, Rossi and Harrelson as three additional members to act with Committee on Judiciary and State Legislation, and to attend coming sessions of the State Legislature, pursuant to Resolution No. 23003 (New Series).

Excelsion District Delegation Hearing. Communication from his Honor the Mayor, asking that after meeting of November 3rd, Board adjourn to meet at 8 p. m. in the evening to hear a delegation from the Central Council, Greater Excelsior District, regarding certain desired improvements in their district.

Read by Clerk. Board will meet delegation Monday, November 3rd, 1924, at 3:30

Clerk to notify Mayor of p. m. action.

Constitutional Amendment No. 10.

Communication from the Board of Supervisors, San Bernardino County, approving and soliciting support for Constitutional Amendment No. 10, relating to state taxation.

Referred to Judiciary and State

Legislation Committee.

Protest, Foodstuffs Ordinance.

Communication from Independent Order of Foresters, protesting proposed ordinance prohibiting open or partly open or exposed stands or vehicles for the sale of foodstuffs.

Referred to the Public Health

Committee.

Financing Highway Construction.

Communication from the Down-Association, town transmitting communication calling attention to the importance of the highway question and the urgency of having all Senators and Assemblymen from the counties mentioned to announce their attitude toward the proposed plan of financing further highway construction throughout California.

Read by the Clerk.

Chamber of Commerce Requests Postponement of Action on Municipal Railway Appropriations.

The following was presented and

read by the Clerk:

Communication from the Chamber of Commerce urging postponement on proposed appropriations of \$400,000 toward cost of construction of the Mission-Sunset tunnel and one of \$140,000 for double-decking the Seventeenth street car

Ordered filed.

Golden Gate Valley Community Night. The following was presented and read by the Clerk:

Communication from the Golden Gate Valley Improvement Club, inviting attendance at first annual community night at the Metropolitan Theater, in the Daylight Block, Wednesday evening, November 19, 1924.

Invitation accepted. Clerk to

notify members.

Attorney Recommends Settlement of Damage Claim.

The following matters were presented, read and referred to the Finance Committee:

Communication from the City Attorney, recommending, in the matter of the case of Maria Russo et al., plaintiffs, vs. City and Francisco, County of San Healy-Tibbitts Construction Company, No. 144312, settlement for \$15,500 of damage suit for \$50,000 against Municipal Railway for death of Salvatore Russo, alleged to have been caused by negligence in operation of the said Municipal

Railway.

Whereas, that certain action pending in the Superior Court, in and for the City and County of San Francisco, State of California, wherein Maria Russo is plaintiff and City and County of San Francisco is defendant and which action is numbered 144312 in the files of the Superior Court of said

City and County; and
Whereas, said action is brought
to recover the sum of \$50,000, the
damage caused by the death of Salvatore Russo, alleged to have been caused by negligence in the operation of the Municipal Railway;

and

Whereas, the City Attorney has recommended that the said cause be settled in so far as the said City and County is concerned by the payment to plaintiff of the sum of \$15,500; and

Whereas, such settlement has been approved by the said Superior

Court; be it

Resolved, That the City Attorney is hereby authorized to settle the said cause by payment of the sum of \$15,500 to the said plaintiff upon receiving proper acquittance and satisfaction of the claim therein sued for.

SPECIAL ORDER-3 P. M.

Mission Street Tunnel (Eureka Valley Route).

Hearing protests in the matter of the construction of the proposed Mission-Sunset Tunnel (Eureka Valley route), fixed for 3 p. m. this day.

Damage Claimant Heard.

Mrs. Chas. A. Sankey, Jr., was granted the privilege of the floor. She objected to the allowance of damages fixed at \$6,950.70, and claimed damage to the amount of \$9,343.70 in the matter of the proposed Mission-Sunset Tunnel (Eureka Valley route).

Action Deferred.

Whereupon, on motion of Supervisor McLeran, the hearing was continued until 2:30 p. m. next Monday.

Motion carried by the following

vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

PRESENTATION OF PROPOSALS. Park Report.

Sealed proposals were received between 2 and 3 p. m. this day for furnishing 2500 copies of Park Report, and referred to the Supplies Committee.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred. which reports were read ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.
Public Welfare and Committee, by Supervisor Colman, chairman.

Buildings Commttee, by Public Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman.

Public Utilities Committee, by Supervisor Katz, acting chairman. Joint Committee on Streets and Commercial Development, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 23007 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910. General Electric Company, (1) General Electric Company, first payment, electric motors for Bay-Pulgas pumping plant, Hetch Hetchy Water Supply (claim dated September 24, 1924), \$6,111.

(2) Pacific Coast Steel Company, second payment, transmission line towers for Mocasin Creek power

towers for Moccasin Creek power plant (claim dated September 24,

1924), \$41,250.

(3) Western Electric Company, first payment, aluminum cable clamps (claim dated September 24,

1924), \$3,673.35.
(4) Associated Oil Company, fuel

oil, etc. (claim dated September 22, 1924), \$1,071.82.
(5) Baker, Hamilton & Pacific Co., hardware (claim dated September 22, 1924), \$515.14.

(6) California Peach and Fig Growers, lumber (claim dated Sep-tember 22, 1924), \$1,823.76. (7) John Demartini Co. Inc., po-tatoes (claim dated September 22, 1924), \$682.18.

(8) Del Monte Meat Co., meats (claim dated September 22, 1924), \$2,322.81

(9) Dodge, Sweeney & Co., groceries (claim dated September 22,

1924), \$2,291.03. (10) Haas Brothers, groceries (claim dated September 22, 1924), \$764.70.

(11) Joshua Hendy Iron Works, crusher parts, etc. (claim dated Sep-tember 22, 1924), \$2,709.31. (12) San Joaquin Light and Power Corporation, assignee of Jardine Machine Company, set of crush-

ing rolls (claim dated September 22, 1924), \$1,786.98.

(13) Tuolumne Foundry and Machine Works, machine parts (claim dated September 22, 1924),

\$1,215.26. (14) Western Meat Company (claim dated September 22, meats (claim d 1924), \$2,292.41.

(15) Wilsey, Bennett Co., butter (claim dated September 22, 1924),

\$597.37.

- M. M. O'Shaughnessy, refund expenditures, per (16)volving vouchers (claim dated September 23, 1924), \$1,214.68.
- M. M. O'Shaughnessy, re-fund expenditures, per s (claim dated September (17)volving vouchers 23, 1924), \$1,354.

Special School Tax.

(18) Anderson & Ringrose, tenth and acceptance payment, general construction of Portola Elementary

construction of Portola Elementary School (claim dated September 24, 1924), \$39,490. (19) Thos. Skelly, fourth and ac-ceptance payment, plumbing, Por-tola Elementary School (claim dated September 24, 1924), \$3,817.75. (20) Dan P. Maher Co., paint, etc., for schools (claim dated Sep-tember 19, 1924), \$604.50.

Municipal Railway Funa.

Bureau of Street Repair, (21) Board Public Works, asphalt sur-facing along railway, Union street (claim dated September 20, 1924), \$572.40.

Municipal Railway Depreciation Fund.

(22) James M. Smith, final payment for trolley poles, Ocean View line of Municipal Railways (claim September 24, 1924). \$6,dated 844.34.

(23) Baumgarten Bros., meats, County Jalls (claim dated September 8, 1924), \$502.32.
(24) Langendorf

bread, County Jails (claim dated September 8, 1924), \$775.77.

Equitable Asphalt Maintenance Co., asphalt street resurfacing

(claim dated September 19, 1924), \$2,374.40.

(26) Niles Sand, Gravel and Rock Company, sand and gravel for street repair (claim dated September 19, 1924), \$517.35. (27) Western Rock Products Co.

limestone dust for street repair

\$2,040.34. (28) Pacific Portland Cement Company Con., cement for sewer repair (claim dated September 19, 1924), \$742.44. (29) Dieterich-Post Co., blue

(29) Dieterich-Post Co., blue print paper for block books (claim dated September 23, 1924), \$793.75.
(30) Shell Company of California, fuel oil for Hall of Justice (claim dated September 23, 1924), \$528

Fark Commissioners, San Francisco, labor and material for Civic Center becautif Civic Center beautification (claim September 23, 1924), \$2,dated 987.75

(32) Pierce-Arrow Pacific Sales Co., one Pierce-Arrow sedan for use of Mayor (claim dated September 29, 1924), \$7,999.15.

(33) Howard Automobile Company, one Buick roadster for use of

Purchaser of Supplies (claim dated September 29, 1924), \$1,456.25. (34) Citizens' Defense Day Com-

mittee, publicity and advertising of San Francisco (claim dated September 24, 1924), \$870.85.

Tearing-Up Streets Fund.

(35) H. Cowell Lime and Cement Company, cement, Board of Public Works (claim dated September 26, 1924), \$671.10.

Water Construction Fund, Bond Issue 1910.

(36) United States Steel Products Co., fifth payment, furnishing and erecting steel bridge superstructrues to carry bay crossing pipe Dumbarton Straits across (claim dated Sept. 17, 1924), \$20,-309.65.

(This claim was finally passed by Resolution No. 22964 (New Series), but the Mayor witheld ap-

proval.)

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden. Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Appropriations for Lands and Improvements Required for Site of Everett School.

Resolution No. 23008 (New Series), as follows:

That the following Resolved, amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons for lands and improvements required for the Everett School, to-

(1) To J. Paul Smith, for property situate on east line of Dehon street, distant 185 feet north of Seventeenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22946, New

offer by Resolution And September 29, 1924), \$7,000.

(2) To Frank L. Whitwell, for property situate on east line of Dehon street, distant 210 feet south from Sixteenth street, of dimensions 25 by 30 feet as per acceptance of 25 by 80 feet, as per acceptance of offer by Resolution No. 22947, New Series (claim dated September 29,

1924), \$4,800.

(3) To M. J. McHugh, for property situate on west line of Dehon street, distant 146 feet south from Sixteenth street, of dimensions 50 by 70 feet, as per acceptance of offer by Resolution No. 22948, New Se-ries (claim dated September 29,

1924), \$12,500. (4) To Elmer S. Cuadro, for property situate on east line of Dehon street, distant 235 feet south from Sixteenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22944, New (claim dated September 29, 1924), \$5,000.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor, McSheehy, Shannon--3.

Appropriation, \$9,000 for Street Signs.

Resolution No. 23009 (New Series), as follows:

Resolved, That the sum of \$9,000 be and the same is hereby set aside. appropriated and authorized to be expended out of "Street Signs", Budget Item No. 376, for the furnishing and erecting of street signs, per award of contract to M. Lynch at \$7,750, and for inspect and for inspection and extras, \$1,250.

yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Appropriations, Construction of Relief Home.

Resolution No. 23010 (New Series), as follows:

Resolved, That the following amounts are hereby appropriated and authorized to be expended out of Relief Home Construction Fund, Bond Issue 1923, for the construc-tion of Relief Home buildings on tion of Relief Home buildings on the Relief Home Tract, as follows, to-wit:

For general construction (Clin-Construction Company ton

tract), \$1,410,000.

fitting For plumbing and gas fitting work (F. W. Snook Co), \$116,964. For mechanical equipment and ice making and refrigerating plant (F.

. Snook Co.), \$139,554. For electrical work (M. E. Ryan),

\$55,300. For electrical fixtures

Burtchaell), \$8,912.
For additional fees for architectural services, \$45,800.
For extras, incidentals, inspection, etc., \$69,000.
Total, \$1,845,530.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Appropriation, Additional Compensation for Public Defender Deputies.

Resolution No. 23011 (New Se-

ries), as follows:

Resolved, That the sum of \$750 be appropriated out of "Urgent Necessity," Budget Item No. 26, to the credit of Budget Item No. 237, Public Defender, to provide additional compensation for Public Defender deputies and for relief employment, to June 30, 1925.

Ayes - Supervisors Badaracco, Ryes — Supervisors badaracon, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor, McSheehy, Shannon—3.

Authorizations.

Resolution No. 23012 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Fund, Bond Water Construction Issue 1910.

(1) California Steam and Plumbing Supply Company, galvanized iron pipe, etc., Hetch Hetchy construction (claim dated Sept. 26, 1924), \$1,047.02.

(2) A. L. Greene, white concrete paint (claim dated Sept. 26, 1924),

\$1,032.02.

(3) George H. Tay Co., pipe fit-

tings (claim dated Sept. 26, 1924),

\$568.39.

(4) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924), \$520.54.

(5) M. M. O'Shaugnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924),

\$1,004.94.

(6) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers dated October 2, (claim 1924). \$595.51.

(7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers 2, 1924), dated October (claim

\$550.08.

(8) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924), \$1,177.95.

(9) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated October 2, 1924),

\$597.93.

(10) The Modesto Lumber Company, lumber (claim dated October 1, 1924), \$555.05. (11) Allis-Chalmers Mfg. Co.,

crushing rolls, etc. (claim dated Sept. 29, 1924), \$3,857.93. (12) Associated Oil Company, fuel oil (claim dated Sept. 29, 1924), \$2,149.62.

1924), \$2,149.62.
(13) A. S. Cameron Steam Pump Works, pump parts (claim dated Sept. 29, 1924), \$543.30.
(14) Del Monte Meat Company, meats (claim dated Sept. 29, 1924),

\$1,134.84.

(15) S. A. Ferretti, meats (claim dated Sept. 29, 1924), \$980.65.

(16) Haas Bros., groceries (claim dated Sept. 29, 1924), \$707.50. (17) Healy-Tibbitts Construction

Co., meals furnished employees on

Hetch Hetchy construction (claim dated Sept. 29, 1924), \$620.41. (18) State Compensation Insurance Fund, insurance premium on Hetch Hetchy employees (claim dated Sept. 29, 1924), \$3,133.11.

- (19) Universal Concrete Gun Company, placing concrete lining (claim dated Sept. 29, 1924), \$3,-939.02.
- (20) O. Z. Bailey, hauling gravel and water (claim dated Sept. 30, 1924), \$1,722.50.
- (21) Healy-Tibbitts Construction labor and materials, structure construction, Dumbarton bridge, Contract 95 (claim dated Sept. 30, 1924), \$1,481.21.
- (22) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Sept. 30, 1924), \$1,-336.01.

(23) Wilsey, Bennett Co., butter

30, 1924). (claim dated Sept. \$765.07.

Auditorium Fund.

W. A. Plummer Mfg. Co. (24)payment, installation of second electrically operated curtains in Auditorium (claim dated October 1, 1924), \$5,700.75.

County Road Fund.

(25) Municipal Construction Co., first payment, improvement of Ma-rina boulevard, Tonquin street from Lyon street to Steiner street (claim dated October 1, 1924), \$4,500.

School Construction Fund, Bond Issue 1923.

(26) Mahony Bros., first payment, general construction of addition to High School of Commerce (claim dated October 1, 1924), \$7,942.50. (27) J. R. Miller, third pay-

ment, architectural services, Alamo School (claim dated October 1,

1924), \$9,818.18. (28) John Reid, Jr., third payment, architectural services, New Mission High School (claim dated October 1, 1924), \$4,353.65.

Special School Tax. (29) Butte Electrical Equipment Company, third payment, electrical work on Portola Elementary School (claim dated October 1, 1924), \$2,-043.99.

(30) August G. Headman, ninth payment, architectural services, Portola Elementary School (claim dated October 1, 1924), \$1,055.16. (31) I. M. Sommer, fourth pay-

ment, general construction of Francisco School (claim dated October 1, 1924), \$13,792.01.

School Construction Fund, Bond

Issue 1918.
(32) The F. O. Stallman Suuply Company, shop equipment for Gali-leo High School (claim dated Sept.

23, 1924), \$819. (33) Peck & Hills, desks for Horace Mann School (claim dated

Sept. 23, 1924), \$1,092.

(34) Sherman & Clay Co., piano for Mission High School (claim dated Sept. 23, 1924), \$1,597.50.

(35) Wm. Bateman, tables for Portola School (claim dated Sept. 22, 1924), \$2,597.50.

23, 1924), \$525.

Municipal Railway Fund.

(36) Westinghouse Electric and Mfg. Co., electric equipment for Municipal Railways (claim dated Sept. 26, 1924), \$1,254.20.

(37) American Brake Shoe and Foundry Company, railway brake shoes (claim dated Sept. 26, 1924),

\$2,515.26.

(38)R. W. Jamison, railway trolley wheels (claim dated Sept. 26, 1924), \$775.

(39) Westinghouse Electric and Mfg. Co., railway electric equipment (claim dated Sept. 26, 1924),

\$614.85.
(40) Westinghouse Electric and Mfg. Co., railway electric equipment (claim dated Sept. 26, 1924), \$936.86.

Municipal Railway Depreciation Fund.

(41) Z. F. Davis, full settlement of claim for damages against Municipal Railways (claim dated Sept.

26, 1924), \$1,125. (42) Pacific Gas and Electric Company, repairs to Municipal Railway cable, Twin Peaks tunnel (claim dated Sept. 30, 1924), \$7,-351.59.

General Fund, 1924-1925.

(43) A. Carlisle & Co., department record books (claim dated October 6, 1924), \$2,237.50.
(44) Levison Printing Co., de-

October 6, 1924), \$1,215.34.

(45) California printing Company, departmental printing (claim dated October 6, 1924), \$639.97.

(46) Barringer & Russell, hay

(40) Barringer & Russell, Hay for Police Dept. (claim dated Sept. 22, 1924), \$1,094.77. (47) Standard Oil Company, gasoline for Police Dept. (claim dated Sept. 22, 1924), \$865.85.

(48) Howard Automobile Company, one Buick auto for Police Dept. (claim dated Sept. 22, 1924), \$1.631.55.

(49) D. J. O'Brien, police contingent expense for October (claim

dated Sept. 22, 1924), \$750.
(50) John Kitchen Jr. Co., furnishing 3,000 books of ordinances (claim dated October 6, 1924), \$1,

(51)San Francisco Society for Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated October 6, 1924), \$1,125.

(52) San Francisco Chronicle, official advertising (claim dated Oc-tober 6, 1924), \$1,273.78. (53) Mendocino State Hospital,

maintenance of criminal insane for quarter ending Sept. 30, 1924 (claim dated October 6, 1924), \$600. (54) Spring Valley Water Company, water for Fire Department

hydrants (claim dated Sept. 30,

1924), \$14,399.23. (55) Greeneba Greenebaum, Weil & Midry goods, Relief Home chaels, 1924), (claim dated August 30,

\$688.04. (56) Lazare Klein Co., dry goods, Relief Home (claim dated August

31, 1924), \$1,536.04.

(57) Dodge, Sweeney & Co., gro-

ceries, Relief Home (claim dated Aug. 30, 1924), \$1,316.80. (58) Wm. Cluff Co., groceries, Relief Home (claim dated Sept. 26, 1924), \$870.18.

(59) Maggini Motor Car Company, one Ford coupe, Health Department (claim dated Sept. 26, 1924), \$602.50.

General Fund, 1923-1924.

(60) O. Monson, third payment, general construction of Fire Department Engine Building No. 29 (claim dated October 1, 1924), \$8,-972.40.

(61) Henry J. Mahony, second payment, general construction of Fire Department truck house in Mint avenue (claim dated October 1, 1924), \$6,801.95.

Special School Tax.
(62) Harron, Rickard & McCone, manual training benches for Pacific Heights School (claim dated September 30, 1924), \$900.

School Construction Fund, Bond

Issue 1918. (63) Buzzell Electric Works, furnishing and installing electric motors in Galileo High School (claim September 30, 1924), \$2,dated 115.72.

(64) Buzzell Electric Works, furnishing and installing electric motors in Mission High School (claim dated September 30, 1924), \$2,-

587.63.

Underwood Typewriter Com-(65)furnishing typewriters for pany.

Mission High School (claim dated September 30, 1924), \$1,302.50. (66) Kohler & Chase, furnishing piano for Horace Mann Junior High School (claim dated September 30, 1924), \$1,520.

General Fund. 1924-1925.

(67) Spring Valley Water Company, payment under lease of July 1, 1922, covering lands for municipal golf links, Lake Merced Ranch (claim dated September 29, 1924), \$2,000.

Palmer & McBryde. con-(68)struction of Stadium in Golden Gate Park (claim dated October 3,

1924), \$19,125. (69) Western Asbestos Magnesia Company, roofing for Ocean Beach bath house, acceptance payment (claim dated October 3, 1924), \$1,-

(70) Park Commission, for labor for Ocean Beach bath house and playfield (claim dated October 3,

1924). \$6,797.76.

(71) Park Commission, for labor supplied municipal golf links, Lake Merced Ranch (claim dated October 3, 1924), \$3,421.50.

Park Fund.

(72) Anderson-Smith Motor Company, one Chevrolet roadster for use of parks (claim dated October 3, 1924), \$633.75. (73) Pacific Gas and Electric

Company, gas and electric service for parks (claim dated October 3, 1924), \$1,737.39.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Appropriations.

Resolution No. 23013 (New Se-

rics), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

County Road Fund.

(1) For construction of boulevard through Lincoln Park to Sutro Heights, additional, \$25,000.

(2) For the improvement of Jamestown avenue between Third and Ingalls streets, fronting school

property, \$5,832.05.
(3) For grading in vicinity of Olympus Monument to be used for fill on Roosevelt boulevard and for macadamizing Napoleon street be-tween Jerrold and Evans avenues and from Evans avenue easterly through the bridge, \$3,000.

Work in Front of City Pr Budget Item No. 39. Property,

(4) For improving the westerly side of San Fernando way between Ocean avenue and Darien way. fronting on city property, including grading, curbing, paving and sidewalks, \$2.398.62.

(5) For improving the crossing of Turk and Willard streets by

paving, etc., \$1,177.

Construction Fund, Bond School Issue 1918.

(6) For cost of installation of border lights for auditorium stage of the Galileo High School, per award of contract to Crown Elec-

tric Company, \$1,045.
A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden. Katz. McLeran, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

McGregor, Absent - Supervisors

McSheehy, Shannon-3.

Appropriations, Architectural Services, School Buildings.

Resolution No. 23014 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, for the following purposes, to-wit:

(1) For architectural services in

preparation of plans and specifica-tions for school building on south side of Anza street between Thirtysixth and Thirty-seventh avenues (Lafayette), representing fifths of estimated cost, \$14,400.

(2) For architectural services in

preparation of plans and specifica-tions for the Hawthorne School, to be erected on the east side of Shotwell street between Twenty-second Twenty-third streets, repreand senting three-fifths of estimated

cost, \$14,400.
(3) For architectural services in preparation of plans and specifications for school building, to be erected at Oak, Page and Webster (Hearst-Moulder), represtreets three-fifths of estimated senting

cost, \$14,400.
(4) For architectural services in preparation of plans and specifica-tions for the Edison School, to be crected on west side of Dolores street between Twenty-second and Twenty-third streets, representing three-fifths of estimated cost, \$14,-400.

(5) For extra work for additional cabinets, etc., in the Francisco School, \$5,830.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Appropriations, Payment of Lands for Everett School.

Resolution No. 23015 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for lands and improvements required as site for the Everett School, to-wit:

(1) To Margaret M. Martin, property situate on east line of Dehon street, 210 feet north of Seven-teenth street, of dimensions 25 by 80 feet, as per acceptance of offer by Resolution No. 22978, New Se-ries (claim dated October 6, 1924), \$7,500.

(2) To J. Dunmore, property situate on south line of Sixteenth street, 30 feet west from Church street, of dimensions 25 by 100 feet, as per acceptance of offer by Resolution No. 22977, New Series (claim dated October 6, 1924), \$7,-

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Appropriations for Opening and Widening Roosevelt Way.

Resolution No. 23016 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are herefollowing by set aside and appropriated out of County Road Fund and authorized in payment to the hereinafter named persons, being payments for properties required for the open-ing and widening of Roosevelt way, as per acceptance of offers by Resolution No. 22973 (New Series), towit:

To Gussie I. Miller, the sum of

\$4,128.25. To Bedelia Haskell, the sum of

\$4,200.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor.

McSheehy, Shannon-3.

Appropriation, \$823.65, Crocker National Bank, Fiscal Agent.

Resolution No. 23017 (New Se-

ries), as follows:

Resolved, That the sum of \$823.65 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, and authorized in payment to the Crocker National Bank of San Francisco for expense of clerical hire and New York's vector of the Paris York exchange in matter of bond payments as fiscal agents for the City and County (claim dated October 6, 1924).

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor, McSheehy, Shannon-3.

Appropriation, \$2,200, Additional Dep-uty, Public Defender.

Resolution No. 23018 (New Se-

ries), as follows:

Resolved. That the sum of \$2,200 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 26, Fiscal

Year 1924-1925, to the credit of Public Defender, Budget Item No. 237, to provide salary for an additional deputy to the Public Defender for the period beginning November 1, 1924, and ending June 30, 1925, at the rate of \$275 per month.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Transfer of Laundry Permit.

Resolution No. 23019 (New Se-

ries), as follows:

Resolved, That Y. Mayeda be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to laundry permit heretofore granted J. Dudrey by Resolution No. 10825 (New Series) for premises at 421 Presidio avenue.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor, McSheehy, Shannon-3.

Oil Storage Permit.

Resolution No. 23020 (New Se-

ries), as follows:

Resolved, That J. J. McLeod be and is hereby granted permission, revocable at will of the Board of Supervisors, to install a 1500-gallon oil storage tank at west side of Octavia street, 125 feet north of Chestnut street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Transfer of Garage Permits.

Resolution No. 23021 (New Se-

ries), as follows:

Resolved, That Bertolozzi & Rovetti be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them public garage permit heretofore granted E. Marencia by Resolution No. 22470 (New Series) for promises at 2922 Conv. ries) for premises at 3223 Geary street.

A y e s - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor, McSheehy, Shannon—3.

Resolution No. 23022 (New Se-

ries), as follows:

Resolved, That Louis Graubart be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Auto Maintenance Company by Resolution No. 22664 (New Series) for premises at 1739 Jackson street.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

McGregor, Absent — Supervisors

McSheehy, Shannon-3.

Resolution No. 23023 (New Se-

ries), as follows:
Resolved, That Robt. R. Dorward
be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit here-tofore granted Lloyd J. Moore by Resolution No. 21230 (New Series) for premises on the east side of Taylor street, north of Pacific street, north street.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Garage Permit.

Resolution No. 23024 (New Se-

ries), as follows:

Resolved, That Wilbur C. Montgomery be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 946 Bush street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Automobile Supply Station Permit. Resolution No. 23025 (New Se-

ries), as follows:

Resolved, That the Union Oil Company of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the easterly gore lot of Market and Fifteenth streets; also to store 2000 gallons of gasoline.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor.

McSheehy, Shannon-3.

Automobile Parking Station Permits. Resolution No. 23026 (New Se-

ries), as follows:

Resolved, That L. H. Benthein be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on the north side of Mission street between Main and Spear streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor.

McSheehy, Shannon-3.

Resolution No. 23027 (New Se-

ries), as follows:

Resolved, That the Union Oil Company of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southeast cor-ner of La Playa and Lincoln way; also to store 2000 gallons of gaso-

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon—3.

Resolution No. 23028 (New Se-

ries), as follows:

Resolved, That Howard J. Mallen be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile parking station permit heretofore granted P. J. Noone by Resolution No. 20676 (New Series) for premises at north-west corner Bush street and Treas-

ury place.
Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor. McSheehy, Shannon-3.

Blasting Permit.

Resolution No. 23029 (New Se-

ries), as follows:

Resolved, That C. A. Hawkins is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading at northeast corner of Nineteenth avenue and Sloat boulevard. on property known as Arden Wood, provided said permittee shall execute and file a good and sufficient bond in the sum of \$2,500, as fixed by the Board of Public Works and by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction and wider the currenties of the Research under the supervision of the Board of Public Works, and that if any of the conditions of this resolution be violated by the said C. A. Hawkins, then the privileges and all the accruing thereunder immediately become null and void.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor.

McSheehy, Shannon-3.

Garage Permit.

Resolution No. 23030 (New Se-

ries), as follows:
Resolved, That G. Hadley and G. E. Hawkins be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the southeast corner of Post and Gough streets.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor, McSheehy, Shannon-3.

Referred.

The following resolution was, on motion, recommitted to Fire Committee:

Garage Permit.

Resolution No. --- (New Series), as follows:

Resolved, That J. Sheldon Potter be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 351-59 Bush street.

granted under this The rights resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Garage Permit.

Resolution No. 23031 (New Se-

ries), as follows:

Resolved, That Geo. D. Graybill be and is hereby granted permission, revocable at will of the Board off Supervisors, to maintain and operate a public garage on the east line of Valencia street, 112 feet 8 inches north of Twenty-second street.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Parking Station Permit.

Resolution No. 23032 (New Se-

ries), as follows:

Resolved, That Chas. R. Burrows be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on the lot known as No. 224 Front street, 91 feet 8 inches south of Sacramento street. No greasing or washing racks to be allowed in this parking station.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Rath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Oil Tank Permit. Resolution No. 23033 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Bank of Italy, northwest corner

Mission Twenty-third and

streets, 1500 gallons capacity.
P. J. Enright (M. H. de Young Memorial Museum), 2000, gailons capacity.

Fred R. Grannis, southwest corner of Jackson and Laguna streets,

1500 gallons capacity. S. Rasori, foot of Nineteenth avenue and Presidio wall, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Snannon-3.

Transfer of Garage Permit.

Resolution No. 23034 (New Se-

ries), as follows:

Resolved, That Joseph Pasqual-Resolved, That Joseph Pasqual-etti be and is hereby granted per-mission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Johnson & Bacciocco by Resolution No. 22,-392 (New Series) for premises on the south side of Eddy street, 237 feet 8 inches west of Taylor street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Boiler Permits.

Resolution No. 23035 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

Edward W. Brown & Co., 51 Main street, 15 horse power boiler. City Cleaning and Dyeing Works,

270 Fourteenth street, 50 horse

power boiler.

granted under this The rights resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Closed Smelting Furnace Permit. Resolution No. 23036 (New Se-

ries), as follows:

Resolved, That The Alloys Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to erect and maintain a closed melting furnace at premises 550-560 Fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Garage Permit.

Resolution No. 23037 (New Se-

ries), as follows:

Resolved, That I. M., H. E. and H. Cowell be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west side of Main street, 137 feet 6 inches north of Howard street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Badaracco. Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor.

McSheehy, Shannon-3.

Appropriation, \$1,000, Reward for Arrest and Conviction of Murderers of Police Sergeant M. F. Brady.

Resolution No. 23038 (New Series), as follows:

Resolved, That, in accordance with the provisions of Section 21, Chapter II, Article II of the Charter of the City and County, the sum of one thousand dollars be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 26, Fiscal sity," Year 1924-1925, and authorized paid as a reward to the person or persons responsible for the arrest and conviction of the person or persons who inflicted the gunshot wounds which caused the death of Sergeant of Police M. F. Brady.

Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors Bath, Mc-

Gregor, Shannon-3.

Appropriation, \$807, Construction of Partitions and Silding Doors, Fire Department House No. 3.

Resolution No. 23051 (New Se-

ries), as follows:

Resolved, That the sum of \$807 be and the same is hereby set aside. appropriated and authorized to be expended out of "Miscellaneous Repairs to and Maintenance of Public Buildings," Budget Item No. 55, for construction of partition and sliding doors in Fire Department Engine House No. 3, Post street near Polk street.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

A bsent—Supervisors McGregor, McSheehy, Shannon-3.

Amending Ordinance No. 369. Rat Shields.

Bill No. 6841, Ordinance No. 6372

(New Series), as follows:
Amending Ordinance No. 369
(New Series), entitled "Providing sanitary regulations for the protection of the public health in the City and County of San Francisco, and particularly to prevent the propagation and spread of the bubonic plague through the medium of rats," by adding a new section thereto, to be known as Section 4a.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 369 (New Series), the title of which is above recited, is hereby amended by adding a new section thereto, to

be known as Section 4a, as follows: Section 4a. It shall be unlawful to permit any vessel, steamboat or other water craft, except vessels engaged in domestic commerce, to lie alongside of any wharf or dock in the City of San Francisco unless the chain, hawser, rope or line of any kind extending from any such vessel to the dock or wharf is equipped with and has properly and securely attached thereto a rat shield or guard of such design as shall be approved by the Health Officer or a person designated by him.

It is hereby made the duty of the owner, agent, master or other officer in charge of any such vessel, steamboat or other water craft to comply with all the provisions of this section.

This ordinance shall Section 2.

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan,

Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor, McSheehy, Shannon-3.

Smoke Ordinance.

Bill No. 6842, Ordinance No. 6373

(New Series), as follows:

Regulating the discharge smoke, soot, ashes, cinders and fumes within the City and County of San Francisco and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It shall be unlawful for any person, firm, association or corporation to operate or maintain within any residential or commercial district of the City and County of San Francisco, as defined in and by its zoning ordinances, from time to time in force, any permanently-located furnace, firebox or other device whereby petroleum, coal or other substance is consumed by fire which emits or causes to be emitted dense smoke as hereinafter defined: provided, however, that however, fined: provided, dense smoke may be emitted for a period of one minute to afford the operator time to locate the cause of such smoke; and, provided, further, that dense smoke may be emitted during a period or periods aggregating not more than ten minutes in any one hour during which the fireboxes, flues or furnaces are being cleaned, a new fire is being started or fires are being increased or decreased in intens-ity; provided, further, that port-able boilers shall have screen bonnet on smoke-stack which sall prevent the escape of unreasonable quantities of oil or soot. Smoke shall be considered dense within the meaning of this ordinance when its density snall exceed the density designated as Diagram No. density designated as Diagram No.
3 upon the Ringelmann Smoke
Chart, published and used by the
United States Bureau of Mines, a
copy of which is on file in the office
of the Clerk of the Board of Supervisors of the City and County of San Francisco.

Section 2. It shall be unlawful for any person, firm, association or corporation within any residential or commercial district aforesaid to cause, permit or allow solid parti-cles of soot, ashes or cinders to issue or be discharged from any flue, chimney or smoke stack, or from any other structure or appliance, for such period of time, or in such quantities, as to become a nuisance by reason of depositing such

particles upon surrounding prop-

erty.

Section 3. It shall be unlawful for any person, firm, association or corporation within the City and Couunty of San Francisco to cause, permit or allow objectionable fumes to issue or be discharged from any flue, chimney or smoke stack, or from any other structure or appliance, for such period of time, or in such quantities, as to become a nuisance on account of causing obnoxious odors in any residential or commercial district aforesaid.

Section 4. It shall be unlawful for any person, firm, association or corporation within any commercial district aforesaid to erect, con-struct or maintain, or cause or permit to be erected, constructed or maintained, any permanently lo-cated stationary flue, chimney or smokestack within fifty (50) feet of any window of any adjacent building unless the top of such flue, chimney or smoke stack shall be higher than each portion of such window: provided, however, that this section shall not apply in any case where the persons owning and operating such adjacent building shall refuse to grant permission to brace or support such flue, chimney or smoke stack by means of wire or struts attached to such building.

Section 5. Representatives of the Board of Health of the City and County of San Francisco are hereby authorized to enter during reasonable hours upon any premises upon which is located any flue, chimney or smoke stack or any other structure or appliance from which smoke, soot, ashes, cinders or fumes are discharged in violation of this ordinance, for the pur-pose of making an examination as to the cause of the excessive discharge of such smoke, soot, ashes, cinders or fumes and for the purpose of ascertaining the kind or character of fuel used and the manner of using the same and any other fact or facts showing com-pliance with or violation of this ordinance. Such representatives shall make a detailed report to the Board of Health of such examination within ten (10) days after re-ceiving a complaint of violation of this ordinance.

Section 6. Any person, firm, association or corporation who shall sociation or corporation who shar violate any of the provisions of this ordinance shall be punishable by a fine not exceeding fifty (\$50) dollars, or by imprisonment in the County Jail for not exceeding five (5) days, or by both such fine and

imprisonment.

Section 7. This ordinance shall take effect and be in force ninety (90) days from and after its passage.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Free License Ordinance. Bill No. 6832, Ordinance No. 6374

(New Series), as follows:
Amending Section 56 of Ordinance No. 5132 (New Series), imposing license taxes, etc.
Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Section 56 of Ordinance No. 5132 is hereby amended so as to read as follows:
Section 56. The Tax Collector may issue a free or gratuitous license to a person liable to pay the license tax imposed by Section 57 hereof when the Police Department hall here serified that it has been shall have certified that it has been shown by good and sufficient evi-dence that the person applying for said license is an honorably dissaid license is an honorably discharged veteran of the Civil, Mexican, Spanish or World War; that he or she is physically and absolutely unfitted to earn a livelihood by any other means, or that said party is a widow having a family depending upon her for support, or that the party so applying is a minor upon whom devolves the care and maintenance of a mother, sister brother.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Establishing Grades, Golden Gate Heights.

Bill No. 6845, Ordinance No. 6375

(New Series), as follows: Establishing grades on streets in the district known as Golden Gate Heights and on streets adjacent thereto, as shown on map desig-nated as "Grade Map of Golden Gate Heights and Adjacent Streets."

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The grades on streets in the district known as Golden Gate Heights and on streets adja-cent thereto, as shown on map designated as "Grade Map of Golden Gate Heights and Adjacent Streets," are hereby established at

points and elevations above city proved by Resolution No. 83359 (Second Series) of the Board of Public Works adopted September 22, 1924.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Fixing Sidewalk Widths, Post Street. Bill No. 6846, Ordinance No. 6376

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1905, by adding thereto a new section, to be numbered 837.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office April 17, 1924, by adding thereto a new section, to be numbered 837, to read as follows: Section 837. The width of side-

walks on Post street between Stockton street and Van Ness avenue shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from

and after its passage.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Ayes - Supervisors Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Establishing Grades on Virginia Avenue Between Mission and Coleridge Streets.

Bill No. 6847, Ordinance No. 6377

(New Series), as follows:

Establishing grades on Virginia avenue between Mission and Coleridge streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Virginia avenue between Mission and Coleridge streets are hereby established at points hereinatter named and at heights above city base as hereinafter stated, in accordance

with recommendation of the Board of Public Works filed September 27, 1924.

Virginia Avenue.

50 feet easterly from Mission street, 103.70 feet.

250 feet easterly from Mission street, 117.60 feet.

Coleridge street, 119 feet. (The same being the present official grade.)

On Virginia avenue between Mission and Coleridge streets be established to conform to true gradients between the grade evelations above given therefor and the pres-eut official grade of Mission street at Virginia avenue.

Section 2. This ordinance shall

take effect immediately.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Indefinite Postponement.

The following bill, heretofore passed for printing, was taken up and indefinitely postponed:

Sale of City Land.

Bill No. 6843, Ordinance No. -(New Series), as follows:

Providing for the disposal at private sale of certain land belonging to the City and County of San Francisco, in accordance with the provisions of Article II, Chapter II,

Section 9, of the Charter.

Be it ordained by the People of the City and County of San Francisco as follows:

That public interest Section 1. and necessity demand the sale of the following land owned and held by the City and County of San Francisco, situated within the City and County of San Francisco, and being more particularly described as follows, to-wit:

Commencing at a point on the southerly line of Twentieth street, distant thereon 52 feet easterly from the easterly line of Church street, and running thence easterly along the southerly line of Twentieth street one (1) foot; thence at right angles southerly seventy (70) feet; thence at right angles westerly one (1) foot: thence at right angles northerly seventy (70) feet to the southerly line of Twentieth street and the point of commencement.

Section 2. Said land shall be sold in one parcel for cash in United States gold coin, at a private sale to be held in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter.

Section 3. The Clerk of the Board

of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper published in this City and County for two weeks successively next before the day on or after which the sale is to be made, a notice of such sale, describing the land to be sold with common certainty.

Section 4. The Mayor, Assessor and the chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance, as required by Article II, Chapter II, Section 9, of the Char-

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least ninety per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors, with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such

Whereupon, the following entitled bill was taken up and passed for

printing:

Bill No. 6858, Ordinance No. (New Series), entitled "Providing for the disposal at private sale of certain land belonging to the City and County of San Francisco, in accordance with the provisions of Article II, Chapter II, Section 9 of the Charter" the Charter."

Action Deferred.

The following bill was laid over one week:

Private Contractors Street Work Ordinance. Bill No. 6844. Ordinance No. —

(New Series), as follows: Authorizing and empowering the Board of Public Works to investigate all applications for permission to do street work or street improvement under private contract and to grant permission therefor, and repealing Ordinance No. 6278 (New Series), approved July 1, 1924.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Application for per-Section 1. mission to do any street work or street improvement under private contract, in or upon the roadway of any unaccepted public street, lane, alley, place or court in the City and County of San Francisco, must be made in writing to the Board of Public Works; said Board shall thereupon investigate the

same, and if, after investigation, the Board determines that the public interest or convenience requires such work or improvement, or that the same is expedient, it is hereby authorized and empowered to grant the permission applied for.

Such work or improvement must be done under the direction and to be done under the direction and to the satisfaction of the Board of Public Works, and the materials used must be in accordance with the specifications adopted by the Board of Supervisors for similar work and be to the satisfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work or improvement shall be com-menced, and when to be completed; but in no event shall the Board extend the time for the doing of the work or improvement more than ninety days beyond the time originally fixed for its completion unless authorized so to do by the Board of Supervisors.

When the work or improvement shall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so reclare by resolution, and thereupon the Board shall deliver to the contractor a certificate to

effect.

Section 2. No permission for the doing of any street work or improvement shall be granted in pursuance of this ordinance unless the owners of the major part of the frontage of the lots and lands upon the street, lane, alley, place or court whereon such work or im-provement is to be done, or the agents of such owners shall have entered into contract therefor. certified copy of the contract entered into must accompany the application mentioned in Section 1 of this ordinance and be filed in the office of the Board of Public Works. Said Board may institute such inquiry as it deems proper in the premises to authenticate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI of the Char-ter of the City and County of San Francisco shall be applicable to such inquiry.

Section 3. Nothing in this ordinance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II, Article VI of the Charter.
Section 4. Ordinance No. 6278

(New Scries), approved July 1, 1924, is hereby repealed. Section 5. This ordinance shall

take effect immediately.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$53,457.53, recommends same be allowed and ordered paid.

Urgent Necessity.
Spring Valley Water Co., water

for horse troughs, \$77.07.

League of California Municipalities, dues, \$70.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors McGregor,

McSheehy, Shannon-3.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. - (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond

Issue 1910.

California Filter Co., filtering and purifying plant, Hetch Hetchy water construction (claim dated Oct. 2, 1924), \$2,460.
(2) Fisher Coffee Co., coffee (claim dated Oct. 2, 1924), \$923.67.
(3) Haas Bros., groceries (claim dated Oct. 2, 1924), \$687.03.
(4) Joshua Hendy Iron Works, orugher parts of claim dated

oct. 2, 1924), \$890.43.

(5) Ingersoll-Rand Co. of California, one holst, and jack-hammer parts (claim dated Oct. 2, 1924), \$886.51.

(6) A. Leschen & Sons Rope Co.,

steel cable (claim dated Oct. 2, 1924), \$789.59.

(7) Southern Pacific Co.—Pacific System, repairs to freight cars damaged in wreck on Hetch Hetchy Railroad (claim dated Oct. 2, 1924). \$1,061.95.

(8) A. M. Scott Tire Co., truck tires and tubes (claim dated Oct. 2, 1924), \$659.33.
(9) Tansey Crowe Co., truck

tires and tubes (claim dated Oct. 2,

1924). \$1.028.41.

(10) Chapman Valve Manufacturing Co., fifteen valves (claim dated Oct. 2, 1924), \$508.95.

(11) General Electric Co., electric car puller (claim dated Oct. 2, 1924), \$617.30.
(12) Hill, Hubbell & Co., biturine

solution, etc. (claim dated Oct. 2, 1924), \$637.

(13) Standard Fence Co., fence gates (claim dated Oct. 2,

1924), \$768.50.
(14) Anaconda Copper Mining
Co., transmission line conductors
(claim dated Oct. 8, 1924); third
payment, \$54,439.13.

Aluminum (15)Company America, final payment for alumi-

America, inal payment for alumnum cable, Contract 89 (claim dated Oct. 7, 1924), \$14,095.84.

(16) Pelton Water Wheel Co., 20th payment, impulse water wheels, Contract 79A (claim dated Oct. 7, 1924), \$6,610.

(17) Westinghouse Electric &

Mfg. Co., third payment, transmission line insulators, Contract 98 (claim dated Oct. 7, 1924), \$28, 489.55.

(18) Western Pipe & Steel Co., 14th payment, construction of Bay Crossing pipe line, Proposition B, Contract 90 (claim dated Oct. 8,

1924). \$124.623.83.
(19) United States Steel Products Co., sixth payment, furnishing and erecting steel bridge superstructures to carry Bay Crossing line across Dumbarton A, Contract Straints, Proposition 93 (claim dated Oct. 8, 1924), \$12,-309.79.

(20) Leonard F. Youdall, fourth payment, construction of timber Contract 96 (claim dated Oct. 8, 1924). \$21,672.48.

(21)Associated Oil Company, fuel oil. etc. (claim dated Oct. 7.

1924). \$1.088.34. (22) Californ California Peach & Fig Growers, lumber (claim dated Oct. 7, 1924), \$1,007.64.

(23) Del Monte Meat Co., meats dated Oct. 7, 1924), \$2,-(claim 351.98.

(24) Abbot A Hanks, Inc., services, testing and shipping cement (claim dated Oct. 6, 1924), \$532.41.

M. M. O'Shaughnessy, re-fund expenditures, per (25)volving vouchers (claim dated Oct. 1924). \$670.70.

M. M. O'Shaughnessy, re-fund expenditures, per (26) volving (claim vouchers dated Oct.

1924). \$883.57. (27) M. M. O'Shaughnessy, volving fund expenditures. (claim dated Oct. vouchers

1924). \$1.459.79. (28) Sierra Railway Company of California, Hetch Hetchy car serv-

ice (claim dated Oct. 6, 1924), \$966.60.

Municipal Railway Depreciation Fund.

Velma (29)Mathson, compromise agreement for personal injuries and damages by Municipal Railways (claim dated Oct. 6, 1924), \$800.

Municipal Railway Compensation Insurance Fund.

(30) San Francisco City Employees Retirement System, for employees' pensions (claim dated Oct. 1, 1924), \$542.18.

County Road Fund.

(31) Municipal Construction Co., final payment for improvement of Silver avenue between Merrill and Vienna streets (claim dated Oct. 9, 1924), \$2,815.28.

Special School Tax.
(32) W. P. Fuller & Co., oil and lead for schools (claim dated Oct. 2, 1924), \$759.70.

General Fund, 1923-1924.

(33) Spring Valley Water Co., ising high pressure main in raising Sixth street between Brannan and Townsend streets (claim dated Oct. 8, 1924), \$1,921.60.

General Fund, 1924-1925.

(34) Santa Cruz Portland Cement Co., cement for street repair (claim dated Oct. 2, 1924), 140.87.

(35) Standard Oil Co., asphalt

(36) Standard Off Co., asphart for street repair (claim dated Oct. 2, 1924), \$1,831.02. (36) Shell Company of Califor-nia, fuel oil, etc., for street repair (claim dated Oct. 2, 1924), \$943.46.

(37) Dieterich-Post Co., one Revolute blue printing machine, Board of Public Works (claim dated Oct. 7, 1924), \$922.50.
(38) Santa Cruz Portland Cement Co., cement for street repair (claim dated Oct. 7, 1924), \$2,-07.67

007.67.

M. J. Treacy Contracting (39)Co., improving crossing of Carson avenue and Douglass street (claim dated Oct. 7, 1924), \$738.85.

(40) Eureka Benevolent Society, widows' pensions (claim dated Oct. 10, 1924), \$942.50.

(41) Little Children's Aid, widows' pensions (claim dated Oct. 10,

1924), \$7,819.14. (42) Associat Associated Charities, widows' pensions (claim dated Oct. 10, 1924). \$8.659.29.

(43) St. Vincent's School, maintenance of minors (claim dated Oct. 6, 1924). \$1.915.94.

(44) St. Mary's Orphanage, maintenance of minors (claim dated Oct. 6, 1924), \$533.24.

(45) Portestant Orphanage, maintenance of minors (claim dated Oct. 6, 1924), \$717.50. (46) San Francisco Nursery for

Homeless Children, maintenance of minors (claim dated Oct. 6, 1924),

\$612.50. (47) Roman Catholic Orphanage, maintenance of minors (claim dated Oct. 6, 1924), \$3,897.24. (48) Albertinum Orphanage,

maintenance of minors (claim dated Oct. 6, 1924), \$1,243.40.
(49) Boys' Aid Society, mainte-

nance of minors (claim dated Oct. 6, 1924), \$1,091.15.
(50) St. Catherine's Training

St. Catherine's Training maintenance of minors Home, (claim dated Oct. 6, 1924), \$768.70.

(51) Little Children's Aid, maintenance of minors (claim dated Oct. 6, 1924), \$10,350.07. (52) Children's Agency, mainte-

nance of minors (claim dated Oct. 6, 1924), \$20,998.04. (53) Eureka Benevolent Society,

maintenance of minors dated Oct. 6, 1924), \$4,370.12.
(54) Napa State Hospital, main-

tenance of criminal insane (claim dated Oct. 14, 1924), \$779.34. (55) California Academy of

(55) Sciences, maintenance of Steinhart Aguarium (claim dated Oct. 14,

1924), \$3,341.43. (56) San F San Francisco Chronicle, official advertising (claim dated

Oct. 14, 1924), \$725.34. (57) San Francisco Chronicle, advertising (claim dated official

Oct 14, 1924), \$700.58. (58) Miller & Lux, meats, San Francisco Hospital (claim dated

Francisco Hospital (claim dated Aug. 31, 1924), \$1,082.79.
(59) San Francisco Dairy Co., milk for S. F. Hospital (claim dated Aug. 31, 1924), \$3,928.37.
(60) Walton N. Moore Dry Goods Co., dry goods, S. F. Hospital (claim dated Aug. 31, 1924), \$726.82 \$736.83.

(61) Shell Company, fuel oil, S. F. Hospital (claim dated Aug. 31, 1924), \$2,880. (62) Anderson-Smith Motor Co.,

Chevrolet touring car for Juvenile Detention Home (claim dated Sept. 30, 1924), \$550.

(63) California Meat Co., meats, County Jails (claim dated Sept. 30, 1924), \$598.22,

Hetch Hetchy Operative Revenue Fund.

(64) Railroad Commission of the State of California, for expense of its valuation of electric properties of the Pacific Gas and Electric Company and the Great Western Power Company (claim dated Oct. 14, 1924), \$10,000.

General Fund, 1924-1925. (65) Automatic Registering Machine Co., 50 voting machines for Department of Elections (claim dated July 10, 1924), \$56,250.

Appropriation, \$650, Additional Lighting Facilities, Recorder. Also, Resolution No.

(New

Series), as follows:

Resolved, That the sum of \$650 be and the same is hereby set aside, appropriated and authorized to be expended out of "Miscellaneous Repairs to and Maintenance of Pub-lic Buildings," Budget Item No. 55, for additional lighting facilities for the office of the Recorder.

Appropriation, \$12,000, Payment to Regents of the State University for

Potrero Lands.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the sum of \$12,-000 be and the same is hereby set aside and appropriated aside and appropriated out of "Health Department Fund," Budget Item No. 76, and authorized in payment to the Regents of the University of California; being payment for lands situate on the westthereon 25 feet southerly from the southerly line of Twenty-second street, running thence southerly along the westerly line of Poeroro avenue 125 feet, of irregular dimensions. sions; as per acceptance of offer by Resolution No. 22488, New Series (claim dated Oct. 14, 1924).

Appropriations, Land, etc., for Everett School.

Also, Resolution No. --- (New

Series), as follows: Resolved, That That the following amounts be and the same are hereby set aside and appropriated out of the School Construction Fund, Bond Issue 1923, and autthorized in payment to the hereinafter named persons; being payments for properties required for the Everett School, to-wit:

To Ellen Rabjohn, for land and improvements situate at the west line of Harlow street, distant 260 feet south from Sixteenth street, of dimensions 25 by 80 feet; per acceptance of offer by Resolution No. 22991 (New Series), \$5,750.

To Mary T. Gebhardt, for land and improvements situate on the west line of Harlow street, distant 185 feet south from Sixteenth street, of dimensions 25 by 80 feet; per acceptance of offer by Resolution No. 22992 (New Series), \$6,-500.

To Henry Kessler, for land and improvements situate on the east line of Sanchez street, distant 90

feet southerly rrom Sixteenth street, of dimensions 28 by 90 feet; per acceptance of offer by Resolution No. 22993 (New Series), \$9,-

To Margaret Donahue, for land and improvements situate on the north line of Seventeenth street, distant 81 feet 3 inches west from Church street, of dimensions 52 feet 9 inches on Seventeenth street, of irregular depth; as per acceptance of offer by Resolution No. 22994 (New Series), \$11,000. (Claims dated Oct. 14, 1924.)

Appropriation, \$1,500, for Traffic Signs. Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, for the pur-chase of street buttons and signs and parking signs for the regulation of street traffic.

Appropriation, \$140,000, Construction Second Story on Seventeenth Street Car Barn.

Also, Resolution No. - (New Series), as follows:

Resolved, That the sum of \$140,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Municipal Railway Depreciation Fund to defray the cost of constructing a second story to the Mu-nicipal Railway car barn at Seventeenth, Hampshire and Mariposa to Vukicevich & Bagge in the sum of \$134,400; and for inspection, extras and incidentals, the sum of \$5,600.

Ordering Construction of Pavement in Civic Center.

Also, Bill No. 6849, Ordinance No.

— (New Series), as follows:
Ordering the paving of a portlon

of the Civic Center, authorizing and directing the Board of Public Works to enter into contract for said paving in accordance with plans and specifications prepared therefor, and permitting progressive payments to be made during

the course of the paving.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the paving of a portion of the Civic Center in accordance with plans and specifica-tions prepared therefor.

Section 2. The Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said paving of the Civic Center conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter.

Section 3. This ordinance shall

take effect immediately.

Ordering Construction of Misslon High School.

Also, Bill No. 6850, Ordinance No.

(New Series), as follows:

Ordering the construction of the new Mission High School, to be erected on city property at Eighteenth and Dolores streets, authorizing and directing the Board of Public Works to enter into contract for said construction in accordance with plans and specifications approved by the Board of Education, and permitting progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond

Issue 1923.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the new Mission High School, to be erected on city property at Eighteenth and Dolores streets, in accordance with plans and specifi-cations approved by the Board of Education. The cost of said construction to be borne out of School Construction Fund, Bond 1923.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of

the Charter.

Section 3. This ordinance shall

take effect immediately.

Purchaser of Supplies to Advertise for Bids for Printing Water Bonds.

Supervisor Rossi presented: Resolution No. 23039 (New Se-

ries), as follows:

Resolved, That the Purchaser of Supplies be directed to prepare specifications and advertise for bids for printing and delivering to the Treasurer of \$10,000,000 Water Bonds authorized to be issued at the special election held on October 7, 1924.

Adopted by the following vote: Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors McGregor,

McSheehy, Shannon—3.

Mayor to Sell Improvements on Right of Way, Southern Heights Boule-

Supervisor McLeran Resolution No. 23040 presented: (New Se-

ries), as follows:

Resolved, That the Mayor be and is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, towit:

Dwelling houses and appurte-nances situated on those certain pieces or parcels of land acquired appurtefor the opening of a diagonal street from Rhode Island street to Carolina street, between Twentieth and Twenty-second streets, to be known as Southern Heights boulevard, and more particularly described as fol-

lows:

Parcel 1. Beginning at a point on the easterly line of Rhode Island street, distant thereon 377.274 feet northerly from the northerly line of Twenty-second street, and running thence northerly along easterly line of Rhode Island street 22.726 feet; thence at right angles easterly 100 feet; thence at right angles southerly 37.500 feet; thence at right angles westerly 47.360 feet; thence deflecting 22 degrees 59 minutes to the right and running north-westerly 49.627 feet; thence south-westerly on a curve to the left of 5-foot radius, tangent to the preceding course, central angle 112 de-59 minutes, a distance of 9.860 feet to tangency with the easterly line of Rhode Island street at the point of beginning; being portion of Potrero Block 159.

Parcel 2. Commencing at a point distant 362.50 feet northerly from the northerly line of Twenty-second street on a line drawn at right angles thereto, and distant 52.64 feet easterly from the easterly line of Rhode Island street on a line drawn at right angles thereto, and running thence easterly and parallel with Twenty-second street 47.360 feet; thence at a right angle southerly 20.087 feet; thence deflecting 112 degrees 59 minutes to the right and running northwesterly 51.444 feet to the point of commencement; being portion of Poertro Nuevo Block

No. 159.

Parcel 3. Beginning at a point on the westerly line of De Haro street, distant thereon 325 feet street, northerly from the northerly line of Twenty-second street, and running thence northerly along the westerly line of De Haro street 25 feet; thence at right angles west-erly 100 feet; thence at right an-gles southerly 25 feet; thence at right angles easterly 100 feet to the point of beginning; being portion of Potrero Block No. 159.

Parcel 4. Beginning at a point on the westerly line of De Haro street, distant thereon 350 feet northerly from the northerly line of Twenty-second street, and running thence northerly along the westerly line of De Haro street 25 feet; thence at right angles west-erly 100 feet; thence at right an-gles easterly 100 feet to the point of beginning; being portion of Po-trero Block No. 159.

Parcel 5. Beginning at a point distant 200 feet at right angles northerly from the northerly line Twenty-second street and distant 20.148 feet at right angles westerly from the westerly line of Carolina street, and running thence westerly parallel with Twenty-second street 79.852 feet; thence at right angles northerly 50 feet; thence at right angles easterly 7.911 feet; thence deflecting 34 degrees 48 minutes to the right and running southeasterly 87.502 feet; thence on a curve to the right of 130-foot radius, tangent to the preceding course, central angle 0 degrees 02 minutes 53 seconds a distance of 0.109 feet to the point of beginning.

The terms of said sale shall be cash upon delivery of bill of sale, said dwelling houses to be removed by the purchasers within sixty (60)

days of purchase thereof.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors McSheehy, Shannon—3. McGregor,

Passed for Printing.

The following matters were passed for printing:

Oil Tank Permits.

On motion of Supervisor Deasy: Resolution No. --- (New Se-

ries), as follows:

Resolved. That the following revocable permits be and are hereby granted:

Oil Storage Tanks.

Fred Anderson, southwest corner

of Fourteenth avenue and Anza street, 1500 gallons capacity.

Dohrmann Commercial Company, southwest corner of Fifth and Bluxome streets, 1500 gallons capacity.

Axel Johnson, south side of Bay

street, 150 feet west of Franklin street, 1500 gallons capacity. Louis C. Marty and Jules Cerles, 176 Fourth street, 1500 gallons capacity.

Mechanics Institute, 57 street, 1500 gallons capacity.

Peterson and Magnuson, south-east corner of Buchanan and Chestnut streets.

T. I. Strand, east side of Funston avenue, 200 feet north of Cali-

fornia street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permits.

Also, Resolution No. -- (New Series), as follows:

Resolved, That Henry Cailleaud, Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north side of Ellis street, 82 feet inches east of Hyde street.

The rights granted under resolution shall be exercised within six months, otherwise said permit becomes null and void.

Also, Resolution No. -- (New

Series), as follows: Resolved, That the Medico-Dental Building Corporation be and is hereby granted permission, cable at will of the Board of Supervisors, to maintain and operate a public garage at the northeast cor-ner of Post and Mason streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Also, Resolution No. -

Resolved, That Gerrard Hadley be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Steiner street, 82 feet 6 inches north of Golden Gate avenue

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and vold.

Boilier Permits.

On motion of Supervisor Deasy: - (New Se-Resolution No. ries), as follows:

Resolved, That the following rev-

ocable permits be and are hereby granted:

Boilers.

Olney Preserving Company, 647 street, 10 horse power Battery boiler.

Berg & Co., 1818 Howard street,

horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Street Lights.

Supervisor Schmitz presented: Resolution No. 23041 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby in-structed to remove and install street lights as follows:

Remove Double Inverted Gas Lamps.

corner Taylor and Southeast Geary streets.

Remove Gas Lamps.

and west sides of between Turk and Jones East Eddy street streets.

Southwest corner Duncan street

and San Jose avenue.

Install 400 M. R.

Duncan street and San Jose ave-

Jones street between Turk and

Eddy streets.

San Bruno avenue between Twenty-first and Twenty-second streets.

Install 600 M. R. Pennsylvania Mariposa and

streets.

Mariposa and Indiana streets. West side Polk street, first trolley pole south of Union street.

Install Double Inverted Lamps.

Darien way, 100 feet east of San Rafael, 100 feet east of San Fernando, 100 feet east of San Leandro and 100 feet east of Santa Ana.

East side of San Fernando, 100

feet north of Darien way. Monterey boulevard, 100

east of San Rafael.

South side of Monterey boulevard, 100 feet east of San Fernando. 100 feet east of San Leandro and 100 feet east of Santa Ana.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 23042 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and is hereby instructed to install street lights as follows:

Install 600 M. R.

East side of Junipero Serra boulevard, 400, 800, 1200, 1600, 2000 and 2400 feet south of Ocean avenue.

East side of Junipero Serra boulevard, 300 feet north of Hollo-

way avenue.

of Serra East side Junipero boulevard at south line of Holloway avenue.

of Junipero East side Serra boulevard, 340 feet south of Hollo-

way avenue.

East side of Junipero boulevard at south line of Garfield avenue.

East side of Junipero Serra boulevard, 600, 1200, 1800, 2400 and 3000 feet south of Garfield avenue. East side of Junipero Serra

boulevard at south line of Palmetto avenue.

side of Junipero Serra boulevard at south line of Belle avenue.

East side of Junipero Serra boulevard, 150 feet south of Belle avenue, at County Line.

Adopted by the following vote:

Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors McGregor.

McSheehy, Shannon—3.

Accepting Offer to Sell Lands Required for Everett School.

Supervisor Wetmore presented: Resolution No. 23043 (New Se-

ries), as follows:
Whereas, an offer has been received from Carlo Marelli to convey to the City and County of San Francisco certain land and im-provements situate at the west line of Harlow street, distant 280 feet north of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable

value thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$6,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Harlow street, distant thereon 280 feet northerly

from Seventeenth street, running thence northerly along said west-erly line of Harlow street 25 feet; thence at a right angle westerly 80 feet; thence at a right angle southerly 25 feet; thence at a right angle easterly 80 feet to the westerly line of Harlow street and point of commencement. Being a portion of Mission Block 95, also known as Block 3565 on sessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called Mc-Enerney title has been proceured, or sufficient money reserved for the purpose of procuring the same, to report the result of his exam-ination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered by the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors McSheehy, Shannon—3. McGregor,

Also, Resolution No. 23044 (New

Series), as follows:

Whereas, an offer has been received from Axel Falk to convey to the City and County of San Francisco certain land and im-provements situated at the east line of Harlow street, distant 209 feet south from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable

value thereof: therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements). free of all encumbrances, for the sum of \$6,750, be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:
Commencing at a point on the
easterly line of Harlow street, distant 209 feet southerly from Sixteenth street, running thence southerly along said easterly line of Harlow street 25 feet: thence at a right angle easterly 80 feet; thence at a right angle northerly

25 feet; thence at a right angle westerly 80 feet to the easterly line of Harlow street and point of commencement. Being a portion of Mission Block No. 95, also 3565 known as Block on

sessors's Map Book.

The City Attorney is hereby directed to examine the title to said property, and If the same is found to be vested in the aforesaid owner, free of all encumbrances. and that the taxes up to and in-cluding the current fiscal year are paid, and that the so-called Mc-Enerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan Robb, Roncovieri, Ross, Schmitz, Welch, Wetmore—15.

Absent-Supervisors McGregor,

McSheehy, Shannon-3.

Also, Resolution No. 23045 (New

Series), as follows:

Whereas, an offer has been received from Mary Richardson to convey to the City and County of San Francisco certain land and improvements situate at the east line of Harlow street, distant 145 feet north of Seventeenth street,

required for school purposes; and Whereas, the price at which said parcel of land and improvements is offered is the reasonable

value thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$3,600 he and the same is hereby accepted, the sald land being de-

scribed as follows, to-wit:
Commencing at a point on the
easterly line of Harlow street, distant thereon 145 feet northerly from Seventeenth street, running thence northerly along said easterly line of Harlow street 23 feet; thence at a right angle easterly 60 feet; thence at a right angle southerly 23 feet; thence at a right angle westerly 60 feet to the easterly line of Harlow street and point of commencement. Being a portion of Mission Block No. 95,

also known as Block 3565 on As-

sessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid ownwer, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called Mc-Enerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Super-visors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County, upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors McGregor. McSheehy, Shannon-3.

Also, Resolution No. 23046 (New

Series), as follows:

Whereas, an offer has been re-ceived from Nettie G. Hogg to Hogg convey to the City and County of San Francisco certain land and improvements situate at the east line of Harlow street, distant 236 feet north of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable

value thereof: therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$5,200 be and the same is hereby accepted, the said land being de-

scribed as follows, to-wit:

Commencing at a point on the easterly line of Harlow street, distant thereon 236 feet northerly from Seventeenth street, running thence northerly along said easterly line of Harlow street 25 feet; thence at a right angle easterly 75 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 75 feet to the easterly line of Harlow street and point of commencement. Being a por-tion of Mission Block No. 95, also known as Block 3565 on Assessor's Man Book,

The City Attorney is hereby directed to examine the title to said property, and if the same is found

to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called Mc-Enerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors McGregor, McSheehy, Shannon-3.

Board of Education Granted Permission to Rope Off Twenty-fourth Avenue.

Supervisor Harrelson presented: Resolution No. 23047 (New Se-

ries), as follows:

Whereas, the Board of Education, in communication dated October 9, 1924, requested permission to rope off the street on Twenty-fourth avenue between California and Lake streets directly in rear of Rochambeau School, during the recess hour, giving the larger boys an opportunity to train for various teams; therefore, be it Resolved, That permission be

and is hereby granted to the Board of Education to rope off the street on Twenty-fourth avenue between California and Lake streets directly in the rear of the Rochambeau School, during the recess hour. The attention of the Board of Public Works, Chief of Police and

the property owners on Twentyfourth avenue between California and Lake streets is called to the passage of this resolution.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb. Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Award of Contract, Drawing Boards.

Supervisor Rossi presented: Resolution No. 23048 (New Se-

ries), as follows:

Resolved, That award of contract he hereby made to William Bate-man for furnishing 2206 drawing boards for School Department on bid submitted September 29, 1924 (Proposal No. 79), viz.: Unit Quantity Size Thickness Price 200020x26-in. 34-in. \$1.00 13/16-in. 31x42-in. 2.5064 34-in. 13/16-in. 12x17-in. 40 .40 1.50 6 23x31-in. ¾-in. ¾-in. 24 18x24-in. .75 72 15x20-in. Resolved, That all other bids be

rejected. Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent — Supervisors McGregor,

McSheehy, Shannon-3.

Rejecting Bids for Portland Cement. Supervisor Rossi presented: Resolution No. 23049 (New Se-

ries), as follows:

Resolved, That all bids on Port-land cement submitted September 29, 1924 (Proposal No. 80), be hereby rejected.

Adopted by the following vote: Ayes — Supervisors Badaracco, ath. Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

Rejecting Bids for Motor Truck Dump Bodies.

Supervisor Rossi presented: Resolution No. 23050 (New Series), as follows:

Resolved, That all bids on seven

motor trucks with dump bodies submitted July 7, 1924 (Proposal No. 64), be hereby rejected.

Adopted by the following vote:

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, ayden Katz McLeran, Morgan, Bath, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon-3.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE

Music Stand in Clvic Center.

Supervisor Roncovieri presented: Resolution No. ——— (New Se--- (New Se-

ries), as follows:

Whereas, a bill has been passed to print authorizing the Board of Public Works to enter into contract to pave the Civic Center; therefore, be it

Resolved, That the Committee on Parks and Playgrounds be and is hereby requested to make a is hereby requested to make a study and present a plan to provide an appropriate music stand in the Civic Center.

Referred to Parks and Playgrounds Committee.

ADJOURNMENT.

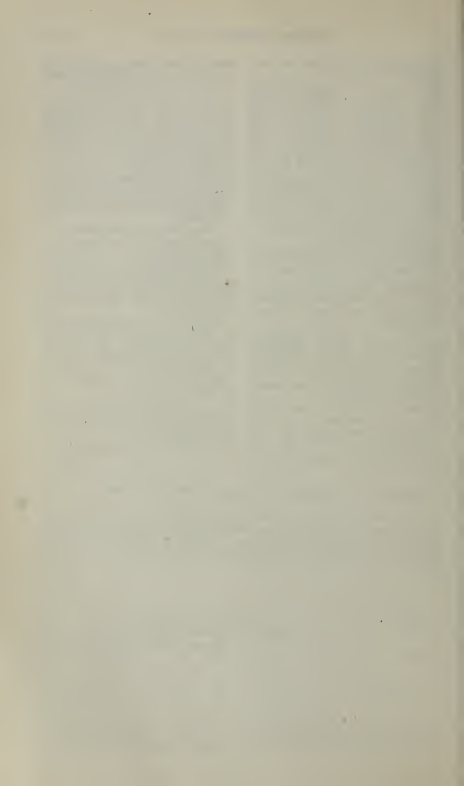
There being no further business, the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 24, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> J. S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco



Monday, October 20, 1924.

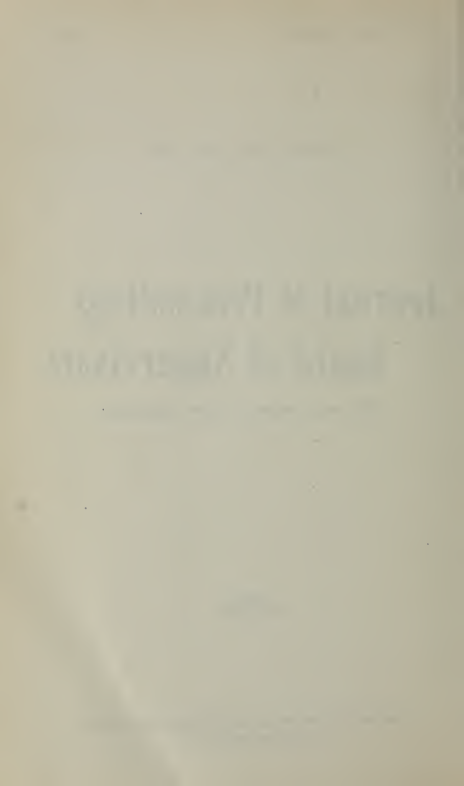
Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company.

77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, OCTOBER 20, 1924, 2

In Board of Supervisors. San Francisco, Monday, October 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were

Supervisors Bath, Badaracco. Deasy, Harrelson, Hayden, Katz, McLeran, McGregor, McSheehy, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors Colman,

Shannon—2.

His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVOAL OF JOURNAL.

The Journal of Proceedings of the meeting of September 15, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Amalgamation of San Mateo and San Francisco Counties.

Communication, from Daniel C. Imboden, secretary Three Cities Chamber of Commerce, in re amalgamation of San Francisco and San Mateo counties, and asking for the appointment of a delegate to study and investigate ways and means to that end.

Supervisor Welch suggested that Mayor appoint delegate to represent San Francisco.

So ordered.

Noe Valley Playground.

Communication, from James Lick School Parent Teachers Associa-tion, complaining of the dangerous and unsightly condition of the so-called Noe Valley Playground ad-joining the James Lick School.

Motion.

Supervisor McGregor moved that the matter be referred to the Board of Education for report by next Monday's meeting. Supervisor Morgan, in the meantime, to take question up with Board of Education.

So ordered.

Statement of Vote on Water Bond Election.

A statement from Registrar of Voters J. H. Zemansky showing result of the recent election for the issuance of \$10,000,000 water bonds was presented by the Clerk and ordered filed.

Declaring Result of Special Election for \$10,000,000 Water Bond Issue. Supervisor McLeran presented: Resolution No. 23054 (New Se-

ries), as follows:

Declaring the result of the spe-cial election held on the 7th day of October, 1924, for the purpose of authorizing the incurring of a bonded indebtedness in the amount of ten million dollars for the pur-pose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be Mountains in Tuolumne County, State of California, and in the Coast Range Mountains, in San Joaquin and Alameda countles, State of California, and rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne System, also known as the Hetch Hetchy Project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City and County and its inhabitants.

Whereas, pursuant to the provisions of Ordinance No. 6326 (New Series), calling a special election, and Ordinance No. 6332 (New Series), giving notice of the same, a special election was held in the City and County of San Francisco, State of California, on the 7th day of October, 1924, whereat there was submitted to the voters of said City and County for their determination a proposition to incur a bonded indebtedness of said City and County in the amount of \$10,000,000, for the purpose of the acquisition and construction of a public utility, towit: A series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne System, also known as the Hetch Hetchy Project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco for the use of said City and County and its inhabitants; and

Whereas, said election was held and conducted in form and manner and in every respect as required by law, and the returns thereof canvassed, and the result thereof de-termined and declared as required

by law; and

Whereas, the Board of Election Commissioners of said City and County filed on October 15, 1924, in the office of the Clerk of the Board of Supervisors its certificate showing the facts above recited, and setting forth in detail the total number of votes cast at such elec-tion, and the number of votes cast and counted for and against, respectively, the appressid proposition submitted at such election; now, therefore, be it
Resolved by the Board of Super-

visors as follows:

1. It is hereby declared that the special election held on the 7th day of October, 1924, was held and conducted, and the votes cast and counted thereat, and the returns thereof made and the result thereof determined and declared in all respects, and in time, form and man-ner as required by the laws of the State of California and the Charter and ordinances of the City and County of San Francisco.

2. It is hereby declared that the total number of votes east at said

special election was 71,957.

3. It is hereby declared that of the votes so cast 68,549 votes were cast and counted as being in favor of the proposition submitted at such election to incur a bonded debt of the City and County of San Francisco in the amount of \$10,-000,000 for the purpose of the acquisition and construction of a public utility, to-wit: A series of acqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda

counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne System. known as the Hetch Hetchy Project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City and County and its inhabitants, and that 3,361 votes were cast and counted as being not in favor of and against said proposition.
4. It is hereby declared and de-

termined that more than two-thirds of all the votes cast at said special election were east and counted as being in favor of said proposition, and were sufficient to authorize the incurring of a bonded indebtedness to the amount of and for the pur-

poses therein stated.
5. The Clerk is hereby directed to advertise this resolution in the "Chronicle," a morning newspaper, for one day.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harretson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman, Shannon-2,

REPORTS OF COMMITTEES.

The following committees, by respective chairmen. presented reports on various matters referred, which reports were read and ordered filed:

Committee on Public Welfare and Publicity, by Supervisor Hayden,

acting chairman.

SPECIAL ORDER-3 P. M.

Mission-Sunset Tunnel, Eureka Valley Route.

Hearing in the matter of the construction of the proposed Mission-Sunset tunnel (Eureka Valley route) fixed for 3 p. m., this day.

Supervisor McLeran made a statement to the effect that the Board is pledged to give transportation to

the Sunset District.

He says it may be done in any one of several ways, but it must be

done.

His first choice of a route would be through the Mission Sunset tunnel because it also provides for vehicular traffic. If that cannot be done then he would favor the route through the Duboce tunnel. Failing that, a surface line might be constructed over one of two routes. One would be to enter into arrangements with the Market Street Rail-

way Company to put a switch in at Parnassus avenue and Seventh to connect up with the Judah street line, which is to be constructed, and the other would be to come down to Market street over Oak or Page

Supervisor Schmitz favored the surface route because it would eliminate an assessment district and would be more remunerative because the entire line would be through a populated district, whereas no passengers would be taken on while passing through the tunnel.

Whereupon, the following resolution was presented by Supervisor

McLeran and adopted:

Resolution No. 23077 (New Se-

ries), as follows:

Resolved, That the Board of Public Works be requested to advise the Board of Supervisors on Monday, October 27, 1924, as to what date they will call for bids for the building of the street car line on Judah street from the ocean east, how many days the bids will be advertised and how long is provided in the specifications for the completion of the road, for which money has already been appropriated and set aside by the Board of Supervisors.

À y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Ross, Schmitz, Welch, Wetmore

-16.

Absent-Supervisors Colman, Shannon—2.

RECESS, 3:10 P. M.

At this point in the proceedings the great dirigible "Shenandoah" passed over San Francisco and the Board took a recess to permit the members and the audience to view it.

Reassembled.

At 3:25 p. m. the Board of Supervisors reassembled, all members before noted being present.

Supervisor Schmitz presented: Resolution No. 23079 (New Se-

ries), as follows: At 3:10 o'clock p. m. Monday, October 20, 1924, when the Board of Supervisors was considering the question of the Duboce and Eureka Valley tunnels, the great dirigible "The Shenandoah" passed over the City Hall. The Board of Supervisors thereupon took a recess of ten minutes to view the inspiring spectaele.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Colman, Shannon-2.

Passed for Printing.

The following was presented by Supervisor McLeran and passed for printing;

Resolution No. - (New Se-

ries), as follows:

In the matter of the construction and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and easements therefor under the elevation known as Mt. Olympus, situated in the City and County of San Francisco, State of California. pursuant to the resolution of inteniion of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924.

Resolved, That the Board of Supervisors of the City and County of San Francisco, in the exercise of the discretion vested in it under and by virtue of Section 4 of Chapter VIII of Article VI of the Charter of the City and County of San Francisco, and in amplification of its Resolution No. 21465 (New Series), adopted August 20, 1923, and approved August 24, 1923, does here-broaden description. by order, determine, direct and de-clare that the City and County of San Francisco will pay out of the Treasury of the City and County of San Francisco the following sums from the funds hereinafter specified toward defraying the costs and expenses of that certain public improvement and the damages resulting therefrom, viz.: The construction and completion of a tunnel with approaches and appurtenances thereto under the elevation known as Mt. Olympus, situate in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924, which said sums are: One-fourth of the cost thereof as estimated by the report of the Board of Public Works and which amount said Board of Public Works in making up its assessment providing for the damages, cost and expense of said improvement, pursuant to said Resolution No. 21465 (New Se-ries), has deducted from the whole damages, cost and expenses thereof and has assessed the remainder upon the lots, parts of lots and lands in the assessment districts liable to be assessed therefor, towit:

From the Municipal Railway De-

preciation Fund, \$393,163.60.

Ayes - Supervisors Badaracco Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Rossi, Welch, Wetmore—14.

Noes - Supervisors Roncovieri,

Schmitz-2.

Absent—Supervisors Colman, Shannon-2.

Resolution Rejecting Report of Board of Public Works and Providing for New Assessment.

Supervisor McSheehy introduced a resolution providing for the re-turn to the City Engineer of the Assessment District as prepared and previously amended by him and directing that a new assessment district be made along lines suggested in the resolution.

This was referred to the Lands, Tunnels and Assessment Committee. Supervisor McSheehy stated the committee would meet on Thursday afternoon at 2 o'clock to consider the resolution and would report back next Monday to the Board.

Another resolution, which was introduced by Supervisor McLeran, would provide for the appropriation in the budgets for the fiscal years 1925-26 and 1926-27 of the sum of \$400,000 out of the General Fund. to be used foward the expense of constructing the Mission-Sunset tunnel. This resolution was continued on the calendar for one week.

Hearing Continued.

Whereupon, on motion of Supervisor McLeran, the hearing was continued until October 27, 1924, at 3

Garage Protest Withdrawn.

The following was presented and read by the Clerk:

To the Board of Supervisors of the City and County of San Francisco, State of California.

Dear Sirs:

On behalf of the Stock Brokers' Association of San Francisco, Inc., and the San Francisco Stock Exchange and the other signatories of the protest filed by us against the granting of the application for a permit to maintain a garage at premises 351-359 Bush street, we hereby withdraw said protest and waive and abandon such opposi-tion to the granting of said permit, and all the other signatories to the protest are members of the San Francisco Stock Exchange and the

undersigned are authorized to act for them.

STOCK BROKERS' ASSOCIATION OF SAN FRANCISCO, INC., By H. P. LANDON, Its Secretary.

SAN FRANCISCO STOCK EX-

CHANGE, By H. P. LANDON, Its Secretary.

UNFINISHED BUSINESS.

Action Deferred.

The following bill heretofore passed for printing was taken up and, on motion, laid over one week: Relative to Power of Board of Public

Works in Granting Permission for Street Work Under Private Con-

tract.

Bill No. 6844, Ordinance No. ---

(New Series), as follows:

Authorizing and empowering the Board of Public Works to investigate all applications for permission to do street work or street improvement under private contract and to perant permission therefor, and repealing Ordinance No. 6278 (New Series), approved July 1, 1924.

Be it ordained by the People of

the City and County of San Fran-

eisco as follows:

Section 1. Application for permission to do any street work or street improvement under private ontract, in or upon the roadway of any unaccepted public street, lane, alley, place or court in the City and County of San Francisco, must be made in writing to the Board of Public Works; said Board shall thereupon investigate the shall thereupon investigate the same, and if, after investigation, the Board determines that the public interest or convenience requires such work or improvement, or that the same is expedient, it is hereby authorized and empowered to grant the permission applied for.

Such work or improvement must be done under the direction and to the satisfaction of the Board of Public Works, and the materials used must be in accordance with the specifications adopted by the Board of Supervisors for similar work and be to the satisfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work or improvement shall be com-menced, and when to be completed; 10 but in no event shall the Board extend the time for the doing of the work or improvement more than ninety days beyond the time originally fixed for its completion unless authorized so to do by the Board of Supervisors.

When the work or improvement shall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so reclare by resolution, and thereupon the Board shall deliver to the contractor a certificate to that

effect.

Section 2. No permission for the doing of any street work or im-provement shall be granted in pursuance of this ordinance unless the owners of the major part of the frontage of the lots and lands upon street, lane, alley, place or the court whereon such work or improvement is to be done, or the agents of such owners shall have entered into contract therefor. A certified copy of the contract so entered into must accompany the application mentioned in Section 1 of this ordinance and be filed in the office of the Board of Public Works. Said Board may institute such inquiry as it deems proper in the premises to authenticate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI of the Charter of the City and County of San Francisco shall be applicable to such inquiry.

Nothing in this ordi-Section 3. nance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II, Article VI of the Charter.

Section 4. Ordinance No. 6278 (New Series), approved July 1, 1924, is hereby repealed.
Section 5. This ordinance shall

take effect immediately.

Final Passage.

The following resolution heretofore passed for printing was taken up and finally passed by the following vote:

Garage Permit.

Resolution No. 23055 (New Se-

ries), as follows:

Resolved, That J. Sheldon Potter be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 351-59 Bush street.

The rights granted under this resolution shall be exercised within six months, otherwise said per-

mit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Colman, Absent—Supervisors

Shannon—2.

Mayor's Veto Deferred. The Mayor's veto of the Graybill garage permit, Valencia street, was laid over one week.

PRESENTATION OF BILLS AND ACCOUNTS.

The Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$66,168.32, recommended same be allowed and ordered paid, said demands were so allowed and ordered paid by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Colman,

Shannon-2.

NEW BUSINESS.

Auditorium Rentals. Supervisor Hayden presented: Resolution No. 23056 (New Series), as follows:

Resolved, That the following organizations be granted permission to occupy halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors

to guarantee the rental fees:

1. O. O. F., use of Main Hall, on May 15, 1925, 6 p. m. to 12 p. m., for the purpose of holding a dance.

German Day Committee, use of the Main, Polk and Larkin halls, November 7, 1925, 6 p. m. to 12 p. m., for the purpose of holding literary exercises and a dance.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Sheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore-

Absent-Supervisors Colman,

Shannon-2.

Also, Resolution No. 23057 (New Series), as follows:

Resolved, That the Walther League be granted permission to occupy the halls in the Auditorium July 26 to 30, 1925, for the purpose of holding an international convention.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovleri Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Colman, Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Library Fund.

(1) Foster & Futernick Co., binding library books (claim dated Sept. 30, 1924), \$3,484.10.

(2) San Francisco News Co., pub-

lic library books (claim dated Sept. 30, 1924), \$4,707.48.
(3) G. E. Stechert & Co., public library books (claim dated Sept. 30, 1924), \$1,177.87.

30, 1924), \$1,177.87.

(4) Taylor & Jackson, book shelving, etc., for branch libraries (claim dated Sept. 30, 1924), \$652.

(5) American Building Maintenance Co., library janitor service (claim dated Sept. 30, 1924), \$615.

Special School Tax.

(6) John Reid, Jr., third payment, architectural services for Dudley Stone School (claim dated October 16, 1924), \$3,090.91.

County Road Fund.

(7) Eaton & Smith, improvement of Jamestown avenue from Third to Ingalls streets (claim dated Oc-

toher 15, 1924), \$5,832.01.

(8) Jas. R. McElroy, twelfth payment, improvement of boulevard through Lincoln Park to Sutro Heights (claim dated October 15, 1924), \$24,000.

Municipal Railway Fund.
(9) San Francisco City ployees' Retirement System, pensions, etc., for Municipal Railway employees (claim dated October 6, 1924), \$6,268.18.

Water Construction Fund, Bond Issue 1910.

(10) Waterbury Company, steel wire rope, Hetch Hetchy construc-tion (claim dated October 9, 1924), \$1,236.98.

Western Meat Co., eggs dated October 9, 1924), (11)(claim

(12) Wilsey, Bennett Co., butter and eggs (claim dated October 9. 1924), \$1,789.65. (13) Pacific Coast Steel Co.,

third payment, trnasmission line towers, Contract 99 (claim dated October 15, 1924), \$39,000.

(14) Healy-Tibbitts Construc-tion Co., ninth payment, construc-tion of substructures for steel bridges across Dumbarton Straits, Contract No. 95 (claim dated October 15, 1924), \$84,448.67. (15) Union Machine Co., first payment, gate valves for bay crossing division (claim dated October 15, 1924), \$5,607.

(16) The Safety Insulated Wire

& Cable Co., insulated cable (claim dated October 15, 1924), \$578.45.

(17) P. A. Smith Co., glass and glazing, Moccasin Creek power house (claim 1924), \$2,500. (claim dated October

Auditorium Fund.

(18)San Francisco Opera Association, refund of deposit as bond for occupancy of Auditorium (claim dated October 20, 1924), \$1,000.

General Fund, 1924-1925.

(19) Shell Company, fuel oil, Department of Public Works (claim dated October 10, 1924), \$1,-193.60.

(20) Spring Valley Water Co., water for public buildings (claim dated October 10, 1924), \$1,527.74.
(21) Felix Gross Co., hauling

election booths, fittings, etc. (claim dated October 14, 1924), \$1,442.25. (22) City Construction Co., im-provement of Moscow street be-

tween Brazil and Persia avenues (claim dated October 15, 1924), \$3.000.

(23) Special School Tax, Budget Item No. 1, payment for stock withdrawals for other than school purposes (claim dated October 14, 1924), \$848.64.

(24) Pacific Gas and Electric Co., lighting public buildings (claim dated October 15, 1924), \$2,-695.67.

Pacific States Construction (25)Co., improvement of crossing of Turk and Willard streets (claim

dated October 15, 1924), \$1,177. Spring Valley Water Co., (26)water furnished playgrounds (claim dated October 15, 1924), \$1,183.97.

(27) Recorder Printing & Publishing Co., printing Law and Mo-tion and Trial Calendars (claim dated October 20, 1924), \$770.

(28) Pacific Gas and Electric Co., street lighting, etc., for September (claim dated October 20, 1924), \$46,634.37.

(29) Henry F. Boyen, chairman executive committee, Mayor's of Citizens' Committee, Hetch Hetchy bond campaign, for expense of publicity and advertising of San Francisco (claim dated October 20, 1924), \$1,000.

(30) San Francisco Chronicle, official advertising (claim dated Oc-toher 20, 1924), \$721.81. (31) Howard Automobile Co., one

Buick roadster for Fire Dept.

(claim dated Sept. 30, 1924), \$1,-

(32) Maggini Motor Car Co., two Ford roadsters, less allowances, for Fire Dept. (claim dated Sept. 30. 1924), \$717.30.

(33) Pacific Gas and Electric Co., electricity and gas for Fire Dept. (ciaim dated Sept. 30, 1924), \$1,-462.19.

(34) Spring Valley Water Co., water furnished and hydrant removals, Fire Dept. (claim dated Sept. 30, 1924), \$627.38.
(35) Shell Company, fuel oil, etc.,

30, 1924), \$3,063.05.
(36) Standard Oil Co., gasoline and oils furnished Fire Dept. (claim dated Sept. 30, 1924), \$1,-

163.12. (37)

(37) William Cluff Co., coffee for San Francisco Hospital (claim

dated Sept. 30, 1924), \$540.
(38) Langendorf Baking Co., San Francisco Hospital bread. dated Sept. 30, 1924), (claim

\$922.17.
(39) California Meat Co., meats,
(39) California Meat Co., meats,
San Francisco Hospital (claim dated Sept. 30, 1924), \$672.66.

- (40) Wilsey, Bennett Co., eggs. San Francisco Hospital (claim dated Sept. 30, 1924), \$2,409.96.
- (41) Fred L. Hilmer Co., butter, Francisco Hospital San (claim dated Sept. 30, 1924), \$1,410.75.
- (42) Spring Valley Water Co., water for hospitals (claim dated

Sept. 30, 1924), \$1,338.66. (43) Baumgarten Bros., meats for Relief Home (claim dated Sept. 30, 1924), \$2,719.97.

(44) California Meat Co., meats Relief Home (claim dated

Sept. 30, 1924), \$548.54. (45) Fred L. Hilmer Co., butter for Relief Home (claim dated

ept. 30, 1924), \$1,205.55. (46) Miller & Lux, meats for Relief Home (claim dated Sept. 30,

thef Home (claim dated Sept. 60, 1924), \$690.79.

(47) A Paladini & Co., fish for Relief Home (claim dated Sept. 30, 1924), \$503.33.

(48) A. Ginocchio & Sons, alfalfa for Relief Home (claim dated Cart 1924), \$1212.6 Sept. 30, 1924), \$1,217.95.

(49) San Francisco Dairy Co., milk for San Francisco Hospital (claim dated Sept. 30, 1924), \$3,-903.51.

(50) Spring Valley Water Co., water for Relief Home (claim dated Sept. 30, 1924), \$842.06.

(51) S. Levi, acceptance payment for wooden dressing rooms, Ocean Beach bath house (claim dated October 17, 1924), \$2,904.95.

Hetch Hetchy Operative Revenue Fund.

(52) John J. Dailey, legal services as Special Counsel for the City and County in valuation proceedings before the Railroad Commission of electric properties, per Resolution No. 22251, New Series (claim dated October 17, 1924), \$850.

(53) N. Randall Ellis, engineering service in valuation of electric properties before Railroad Commission (claim dated October 17, 1924), \$750.

Park Fund.

(54) Shell Company of California, fuel oil for Parks (claim dated

October 17, 1924), \$624.
(55) Pacific Gas and Electric Co., gas and electricity for parks (elaim dated October 17, 1924), \$2,-

477.89.

(56)Barrett & Hilp, first payment, construction of new chalet, Ocean Beach (claim dated October 17, 1924), \$7,500.

(57) Spring Valley Water Co.,

water for parks (claim dated October 17, 1924), \$3,117.61.

(58) P. J. Enright, first payment, heating de Young Memorial Museum (claim dated October 3, 1924), \$14,327.48.

Appropriations, Lands, Everett School. Also, Resolution No. -- (New

Series), as follows: Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for properties required for the Everett School, to-wit:

(1) To Carlo Marelli, for land

and improvements on the west line of Harlow street, commencing 280 feet north from Seventeenth street, of dimensions 25 x 80 feet; as per acceptance of offer by Resolution No. 23403, New Series (claim dated October 20, 1924), \$6.500.

(2) To Axel Falk, for land and improvements on the east line of Harlow street, commencing 209 feet south from Sixteenth street, of dimensions 25 x 75 feet; as per acceptance of offer by Resolution No. 23044, New Series (claim dated October 20, 1924), \$6,750.

(3) To Mary Richardson, for land and improvements on the east line of Harlow street, commencing 145 feet north from Seventeenth street, of dimensions 23 x 60 feet; as per acceptance of offer by Resolution No. 23045, New Series (claim dated October 20, 1924), \$3,600.

(4) To Nettie G. Hogg, for land d improvements on east line of and Harlow street, commencing 236 feet north from Seventeenth street, of dimensions 25 x 75 feet; as per acceptance of offer by Resolution No. 23046, New Series (claim dated October 20, 1924), \$5,200.

Appropriation, \$800, Additional Dentist, Health Department.

Also, Resolution No. -(New

Series), as follows:

Resolved, That the sum of \$800 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 26, to the credit of Department of Public Health, Central Office, Appropriation 43-A, for the employment of an additional dentist for the period November 1, 1924, to June 30, 1925.

Appropriation, District Attorney Crime Detection.

Also, Resolution No. -

Series), as follows:

Resolved, That the sum of \$3.300 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 26, to the credit of District Attorney, Appropriation 10-B, for the detection and prosecution of criminals.

Accepting Offer to Sell Land for Hetch Hetchy Right of Way. Supervisor McLeran presented: Resolution No. 23058 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owners of the following described parcel of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in connection with the Hetch Hetchy Water Supply project, for the sum set forth opposite their names, viz.:

Nobert L. Rose and Blanche E. Rose, \$2,900—2.235 acres, being a portion of the northeast quarter of Section 15, Township 3 South, Range 8 East, M. D. B. & M. (as per written offer on file); now,

therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the abovementioned parcel of land for the sum set forth opposite their names and upon the conditions therein set forth, be and the same is hereby accepted; be it

Further Resolved, That the Snecial Counsel for the Hetch Hetchy Water Supply is hereby authorized

and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto containing the conditions and reservations agreed upon in said offer and to file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

16.

Absent - Supervisors Colman, Shannon—2.

Also, Resolution No. 23059 (New

Series), as follows: Whereas, the Special Counsel for the Hetch Hetchy Water Supply reports that two judgments for decrees of condemnation have been obtained in the Superior Court of the County of San Mateo of the following described parcels of land situated in the County of San Mateo, State of California, required as rights of way for the aqueduct of the Hetch Hetchy Water Supply

of the Hetch Reteny water Supply project, viz.:
E. F. Turel, J. B. Enright and Mrs. J. B. Enright, \$5,500, together with legal costs in said proceeding in the amount of \$63, making a total of \$5,563—4, 74 acres, being a contion of Subdivision No. 2 of portion of Subdivision No. 2 of Ravenswood, as said subdivision is shown on two mans, one entitled "Map No. 1 of Subdivision No. 2 of Ravenswood, San Mateo County, California." filed January 4 1911, in Book 7 of Maps, page 37. Sau Mateo County Records; and the other entitled "Man No. 2 of Subdivision No. 2 of Ravenswood, San Mateo County, California," filed Mateo County, California," filed October 7, 1912, in Book 8 of Maps, page 27, San Mateo County Records.

The sum of \$3,643 is already on deposit with the Clerk of the Superior Court of San Mateo County, under the provisions of the order letting plaintiff into possession of

letting plaintiff into bossession of the above described property, leaving a balance due of \$1.920.

Pinal Dome Oil Company, \$10—Portion of Lot 7, Block 1, as shown on man entitled "Map of Suhdivision of Lot 52 of the Reese Sub, of a Part of the Redwood Farm, San Mateo Co., Cal." filed in the office of the County Recorder of San Mateo County February 8, 1910, in Book 7 of Maps, page 10; 1910, in Book 7 of Maps, page 10; and

Whereas, said Special Counsel has recommended that the compensaby the judgment in the case of E. F. Turel, J. B. Enright, and fixed by the judgment in the case of Pinal Dome Oil Company, be paid and said property acquired; now, therefore, be it

Resolved, That, in accordance with said recommendation, the City and County of San Francisco proceed to acquire the lands of said defendants for the prices fixed by the judgments in said suits, as

aforesaid.

Special Counsel The for the Hetch Hetchy Water Supply is hereby authorized and directed to pay to said defendants or into court for their benefit, the sums fixed by said judgments, and to take and cause to be entered final decrees of condemnation vesting title to said properties in the City and County of San Francisco.

Adopted by the following vote:

Ayes - Supervisors Badaraceo, Bath, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robh Roncovieri, Rossi, Schmitz, Welch, Wetmore—

16.

Absent - Supervisors Colman, Shannon-2 Passed for Printing.

following resolution was The passed for printing:

Oil Tank Permits.

Supervisor Deasy presented: Resolution No. -- (New Series), as follows:

Resolved. That the following revocable permits be and are hereby

granted:

Oil Tanks. I. Ezra, east side of Jones street, 20 feet south of Pleasanton street,

220 gallons capacity.

C. A. Hellwig, 41 Stockton street,
600 gallons capacity.

W. F. King, east side of Taylor street, 60 feet south of Washington street, 1500 gallons capacity.

The Martin Investment Co., north

side of Market street, 60 feet south-west of Drumm street, 1500 gallons capacity.

San Carlos Laundry, 263 San Carlos avenue. 1500 gallons capacity

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Accepting Deed to Land for War Memorial Site.

Supervisor McLeran presented: Resolution No. 23060 (New Series), as follows:

Whereas, an offer has been received from Norman De Vaux, for

W. C. Durant, to convey to the City and County of San Francisco certatin land situate on the east line of Franklin street, distant 68 feet 9 inches northerly from north line of Grove street, required for War Memorial purposes, in accordance with the provisions set forth in Resolution No. 22724 (New Series), approved August 6, 1924; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefor,

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$25,875 be and the same is hereby accepted; the said land being de-

scribed as follows, to-wit:

Commencing at a point on the easterly line of Franklin street, distant thereon 68 feet 9 inches northfrom the northerly line of Grove street, running thence northerly along said easterly line of Franklin street 103 feet 11/2 inches; thence at a right angle easterly 166 feet 9 inches; thence at a right angle southerly 103 feet 1½ inches; thence at a right angle westerly 166 feet 9 inches to the easterly line of Franklin street and point of com-A. Block 76, also known as Block No. 786 on Assessor's Map Book.

The City Attorney is hereby districted to the control of the

rected to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco. Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman,

Shannon-2 Correction of Description, Everett School Property.

Supervisor McLeran presented:

Resolution No. 23061 (New Se-

ries), as follows:

Resolved, That the description of the certain property purchased from Wilfred Robinson for school purposes as set forth in Resolution 22945 (New Series), approved September 30, 1924, be and is hereby

corrected to read as follows:
Commencing at a point on the easterly line of Harlow street, distant thereon 128 feet southerly from Sixteenth street, running thence southerly along said easterly line of Harlow street 28 feet; thence at a right angle easterly 75 feet; thence at a right angle northerly 28 feet; thence at a right angle westerly 75 feet to the easterly line of Harlow street and point of com-

of Harlow street and point of com-mencement; being a portion of Mis-sion Block No. 95, also known as Block 3565 on Assessor's Map Book. Adopted by the following vote: A y es — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent - Supervisors Colman,

Shannon-2.

Utilization of City Property on Fulton

Street, Civic Center. Supervisor Wetmore presented: Resolution No. 23062 (New Series), as follows:

Reolved, That Wm. B. Magnon be and is hereby granted permission, revocable at will of the Board of Supervisors, to utilize city property situate on the southerly line of Fulton street, distant 48 feet, more or less, easterly from Hyde street, in rear of building facing on Market street for exit purposes to said building.

Adopted by the following vote: A yes — Supervisors Badaraceo. Bath, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman, Shannon-2.

Intention to Change Grades, Theresa Street.

Supervisor Harrelson presented: Resolution No. 23063 (New Se-

ries), as follows:

Resolved. That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 83619 (Second Series) of the Board of Public Works, adopted October 10, 1924. and written recommendation of said

Board, filed October 14, 1924, towit:

Theresa Street.

On a line at right angles to the southwesterly line of, 389.70 feet southeasterly from San Jose avenue, 118.35 feet. (The same being

the present official grade.)

10 feet northeasterly from the southwesterly line of, 400.04 feet southeasterly from San Jose ave-

nue, 116.72 feet.

feet northeasterly from the southwesterly line of, 450.04 feet southeasterly from San Jose avenue, 110.68 feet.

10 feet northeasterly from the southwesterly line of, 500.04 feet southeasterly from San Jose avenue, 108.44 feet.

Vertical curve passing through the last three described points.

10 feet southwesterly from the northeasterly line of, 390.79 feet southeasterly from San Jose avenue, 116.72 feet.

10 feet southwesterly from the northeasterly line of, 440.79 feet southeasterly from San Jose ave-

nue, 110.66 feet.

10 feet southwesterly from the northeasterly line of, 490.79 feet southeasterly from San Jose avenue, 108.37 feet. Vertical curve passing through

the last three described points.

10 feet northeasterly from the southwesterly line of, 594.68 feet southeasterly from San Jose ave-

nue. 107.80 feet.

10 feet southwesterly from the northeasterly line of, 585,43 feet southeasterly from San Jose avenue, 107.59 feet.

On Theresa street between lines a right angles to the southwesterly line of, and, respectively. 389.70 feet and 594.68 feet southeasterly from San Jose avenue, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grade, in-asmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes - Supervisors Badaraceo, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent - Supervisors Colman, Shannon-2.

Closing Portion of Lower Terrace. Also, Resolution No. 23064 (New Series), as follows:

Closing and abandoning a portion of Lower Terrace in the City and

County of San Francisco.

Whereas, on the 15th day of September, 1924, the Supervisors of the tember, 1924, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 22916 (New Series), which resolution was, on the 19th day of September, 1924, approved by the Mayor of the City and County of San Francisco and said resolution being in words and figures as follows. being in words and figures as follows, to-wit:

Resolution No. 22916 (New Se-

ries).

Resolution of intention to close a portion of Lower Terrace in the City and County of San Francisco, State of California.

Whereas, public interest and convenience require and would be conserved by the closing of a portion of Lower Terrace, hereinafter more particularly described; therefore, be it.

Resolved, That it is the intention of the Board of Supervisors of the Citp and County of San Francisco to close and abandon a portion of Lower Terrace in the City and County of San Francisco, more particularly described as follows, to-

wit:

Beginning at a point on the for-mer easterly line of Lower Terrace, distant thereon 167.720 feet northeasterly from the northerly line of Saturn street, and running thence northerly along the easterly line of Lower Terrace 11.674 feet; thence southerly one a curve to the right of 73.033-foot radius, tangent to the preceding course, central angle 9 deg. 02 min. 20 sec. a distance of 11.522 feet to a point on the present easterly line of Lower Terrace; thence easterly along the present line of Lower Terrace parallel with Saturn street .929 feet to the point of beginning; being a portion of a street known as Lower Terrace; be it

Further Resolved, That the Board of Supervisors declare that the said closing and abndoning shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter III. Article VI of the Charter, and the section fol-lowing Section 2 in said Chapter

III; and be it

Further Resolved, That there are no costs or expenses to be incurred in connection with said closing and abandoning.

Adopted-Board of Supervisors, San Francisco, Sept. 15, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Hayden, McLeran, McSheehy, Mor-Robb Roncovieri, Rossi, Schmitz, Wetmore—14. Absent—Supervisors

Katz, Gregor, Shannon, Welch-4.

> J. S. DUNNIGAN, Clerk.

Approved, San Francisco, Sept. 19, 1924.

JAMES ROLPH, JR.,

Mayor.

Whereas, proper notice of said resolution and of said proposed closing of a portion of Lower Terrace was duly given by the Board of Public Works of the City and County of San Francisco by publication and professional the control of the City and County of San Francisco by publication and professional the control of the city and county of the city and cation and posting in the manner provided by Section 3 of Chapter III of Article VI of the Charter of the City and County of San Francisco:

Whereas, more than ten days have elapsed since the expiration of time of publication of said notice;

and

Whereas, it is the opinion of this Board that the public interest and convenience will be conserved by the closing and abandonment of said portion of Lower Terrace; and Whereas, said work is for the closing up of a portion of the

closing up of a portion of Lower Terrace; and it appears that no assessment is necessary therefor;

now, therefore,

Resolved, That said closing and abandonment of a portion of Lower Terrace be and the same is hereby ordered and that said portion of Lower Terrace be and the same is hereby closed and abandoned as a public street.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovie, Rossi, Schmitz, Welch, Wetmore-

Absent - Supervisors Colman, Shannon-2.

Accepting Deed of Carl G. Larsen for Park, Golden Gate Heights.

Also, Resolution No. 23065 (New

Series), as follows: Whereas, Carl G. Larsen did by deed dated the 11th day of September, 1924, convey to the City and Counuty of San Francisco Blocks 2132-A and 2132-B of Golden Gate Heights as per map filed on pages 30 to 38, inclusive, of the City and County of San Francisco; therefore, be it

Resolved, That the said deed executed on the 11th day of September

1924, between Carl G. Larsen and the City and County of San Francisco (a municipal corporation), conveying lands in Block 2132-A and Block 2132-B of Golden Gate Heights, as per map filed on pages 30 to 38, inclusive, of Map Book "J" of Records of the City and County of San Francisco, is hereby accepted in the name of the City and County of San Francisco.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent - Supervisors Colman,

Shannon-2.

Extension of Time.

Also, Resolution No. 23066 (New

Series), as follows: Resolved, That Resolved, That San Francisco Motor Drayage Company is hereby granted an extension of thirty days time from and after October 1924, within which to complete the improvement of Palou avenue between Hawes and Jennings streets under a public contract.

This extension of time is granted in order to cover the period of the issuance of acceptance. The grading is practically completed.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Welch, Wetmore-16.

Absent — Supervisors Colman, Shannon-2.

Intention to Change Grades.

Also, Resolution No. 23067 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with resolution No. 83596 (Second Series) of the Board of Public Works, adopted October 8, 1924, and written recommendation of said Board filed October 14, 1924, to-wit:

Thirtieth Avenue.

Balboa street, 230 feet. (The same being the present official grade.)

250 feet southerly from Balboa

street, 199.16 feet.
300 feet southerly from Balboa

street, 194.50 feet. 350 feet southerly from Balboa

street, 188.84 feet.

Vertical curve passing through the last three described points.

Cabrillo street, 158 feet. (The same being the present official grade.)
On Thirtieth avenue between Bal-

boa and Cabrillo streets be changed and established to conform to true gradients between the grade eleva-

tions above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman,

Shannon-2.

Approving Map, Golden Gate Heights. Also, Resolution No. 23068 (New Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 33359 (Second Series) of the Board of Public Works, adopted September 22, 1924, approve a mp showing the proposed establishment of grades in the district known as Golden Gate Heights and on streets adjacent thereto, as shown on map designated as "Grade Map of Golden Gate Heights and Adjacent Streets' now, therefore,

Resolved, That the map showing establishment proposed grades in the district known as Golden Gate Heights and on streets adjacent, as shown on map designated as "Grade Map of Golden Gate Heights and Adjacent Streets,"

is hereby approved.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent — Supervisors Colman.

Shannon—2.

Intention to Change Grades. Also, Resolution No. 23069 (New Series), as follows:

Resolved, That it is the inten-tion of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at

the elevations above city base as hereinafter stated, in accordance with Resolution No. 83551 (Second Series) of the Board of Public Works, adopted October 6, 1924, and written recommendation of said Board filed October 8, 1924, to-wit:

Cortland Avenue.

10 feet southerly from the northerly line of, at Nevada street easterly line, 114.80 feet. (The same being the present official grade.)

10 feet northerly from the southerly line of, at Nevada street east-erly line, 115 feet. (The same being the present official grade.)

Putnam street, westerly line, 93.50

Putnam street, easterly line, 91.50

feet. Nebraska street. northwesterly

corner, 88.31 feet.

Nebraska street, northeasterly

corner, 80.81 feet.

Bronte street, westerly line, 70.50 feet. (The same being the present official grade.)

Nebraska Street.

265 feet northerly from Cortland avenue, 115 feet. (The same being the present official grade.)

10 feet easterly from the westerly line of, 50 feet northerly from Cort-

land avenue, 88.48 feet. 10 feet westerly from the easterly line of, 50 feet northerly from Cortland avenue, 88.48 feet.

Easterly line of, at Cortland avenue northerly line, 80.81 feet.

Westerly line of, at Cortland avenue northerly line, 88.31 feet.

Putnam Street. Westerly line of, at Cortland avenue, 93.50 feet.

Easterly line of, at Cortland ave-

nue, 91.50 feet.
Westerly line of, 139 feet southerly from Cortland avenue, 123 feet. (The same being the present official grade.)

Easterly line of, 139 fect southerly from Cortland avenue, 120.50 feet. (The same being the present official

grade.)

7 feet easterly from the westerly line of, 144.5 feet northerly from Jarboe avenue, 159.49 feet.

7 feet easterly from the westerly line of, 117 feet northerly from Jar-boe avenue, 162.50 feet.

7 feet easterly from the westerly line of, 89.5 feet northerly from Jar-

7 feet easterly from the westerly line of, 62 feet northerly from Jarboe avenue, 162 feet.

7 feet easterly from the westerly line of, 34.5 feet northerly from Jar-boe avenue, 157.51 feet.

Compound vertical curve passing

through the last five described points.

7 feet westerly from the easterly line of, 144.5 feet northerly from Jarboe avenue, 159.33 feet.

7 feet westerly from the easterly line of, 117 feet northerly from Jar-

boe avenue, 162.45 feet.

7 reet westerly from the easterly line of, 89.5 feet northerly from Jarboe avenue, 163.50 feet.

7 feet westerly from the easterly line of, 62 feet northerly from Jarboe avenue, 162 feet.

7 feet westerly from the easterly line of, 34.5 feet northerly from Jar-boe avenue, 157.51 feet. Compound vertical curve passing

through the last five described

points.

Jarboe avenue, northerly line, 150 feet. (The same being the present

official grade.)

On Cortland between avenue Nevada and Bronte streets: Nebraska street between Cortland avenue and a line parallel with and 265 feet northerly therefrom, on Putnam street between (and land and Jarboe avenues be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors here-declares that no assessment bv district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no exist-

ing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is centemplated, notice of the passage of this resolution of intention. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Shechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman, Shannon-2.

Also, Resolution No. 23070 (New

Series), as follows: Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base hereinafter stated, in accordance with Resolution No. 83550 (Second Series) of the Board of Public Works, adopted October 6, 1924, and written recommendation of said Board filed October 8, 1924, to-wit:

Lawrence Avenuc. Northeasterly line of, 20 feet southeasterly from Winnipeg avenue, 257.10 feet. (The same being the present official grade.)
Southwesterly line of, 20 feet

southeasterly from Winnipeg avenue, 258.30 feet. (The same being the present official grade.)

Southwesterly line of, 133.50 feet northwesterly from Sears street,

264.52 feet.

Southwesterly line of, 103.50 feet northwesterly from Sears street, 267.20 feet.

Southwesterly line of, 73.50 feet northwesterly from Sears street. 268.29 feet.

Vertical curve passing through the last three described points.

Northeasterly line of, 133.50 feet orthwesterly from Sears street northwesterly produced, 264.09 feet.

Northeasterly line of, 103.50 feet northwesterly from Sears street produced, 267.09 feet.

Northeasterly line of, 73.50 feet northwesterly from Sears street produced, 268.29 feet.
Vertical curve passing through

the last three described points. Sears street intersection, 269 feet.

(The same being the present official grade.)

Huron avenue, 277 feet. (The same being the present official grade.)

99.21 feet southeasterly from Hu-

ron avenue, 291.88 feet.

149.21 feet southeasterly from Huron avenue, 297.75 feet.

199.21 feet southeasterly Huron avenue, 300.38 feet. Vertical curve passing th from

through

the last three described points.

Northeasterly line of, cut by a line at right angles to the southwesterly line of, at Mission street northerly line, 303 feet. (The same being the present official grade.)

Mission street 303 feet. (The

Mission street, 303 feet. me being the present (The same official

grade.)

Lawrence avenue between Mission street and Huron avenue and between Sears street and Winnipeg avenue be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors here-by declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman,

Shannon—2.

Extensions of Time.

Also, Resolution No. 23071 (New

Series), as follows:
Resolved, That Municipal Construction Company is hereby granted the following extensions of time to complete improvements un-

der public contracts: Ninety days' time from September 23, 1924, within which to complete improvement of Marina boulevard between Steiner and Lyon streets. This extension of time is granted for the reason that the above work is progressing and delay was occasioned on account of the necessity of moving rails of the belt railroad.

Ninety days' time from and after September 28, 1924, within which to complete the improvement of San Jose avenue between Havelock and This extension is Cotter streets. granted for the reason that delay in completion of above contract was occasioned by the necessity of permitting property owners to remove fences and other obstructions.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman,

Shannon-2.

Spring Valley Water Company to Fence Locksley Avenue.

Also, Resolution No. 23072 (New Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 83616 (Second Series), recommend to the Board of Supervisors that the Spring Valley Water Company granted permission to fence off a portion of Locksley avenue in the vicinity of Seventh avenue between Lawton and Moraga streets, with the understanding that the rights of the City and County of San Francisco shall be in no way jeopardized by such fencing; the purpose of this fence being to prevent nuisance caused by dumping on lot bounded by Seventh avenue, Locksley avenue, Lawton and Moraga streets; now, therefore, be it

Resolved, That permission, revo-cable at will of the Board of Su-pervisors, is hereby granted to the Spring Valley Water Company to fence off a portion of Locksley avenue in the vicinity of Seventh avenue. Lawton and Moraga streets, the purpose of the fence being to prevent nuisance caused by dumping on lot bounded by Seventh avenue, Locksley avenue, Lawton and Moraga streets.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman.

Shannon—2. Passed for Printing.

The following matters were passed for printing:

Fixing Sidewalk Widths, Pine Street. On motion of Supervisor Harrel-

Bill No. 6852, Ordinance No. -(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered 850.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended, in accordance with the communication of the Board of Public Works, filed in this office October 3, 1924, by adding thereto a new section, to be numbered 850, to read as fol-

Section 850. The width of sidewalks on Pine street between Kearny street and Montgomery street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and after its passage.

Ordering Street Work.

Also. Bill No. 6853, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten in-stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Tucker ave-The improvement of Tucker avenue between Alpha street and Rulland street, by the construction of an 8-inch ironstone pipe sewer with 62 Y branches, 3 lamp holes and 3 brick manholes with appurtenances along the ceuter line of Tucker avenue from a point 20 feet westerly from the westerly line of Alpha street to the center line of Rulland street.

Section 2. This ordinance shall take effect immediately

take effect immediately.

Also Bill No. 6854, Ordinance No. - (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-tions therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the

Board of Supervisors October 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted. That said Board of Supervisors pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in five installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Dorland between Church and Sunstreet chez streets; the improvement of Howard street between Twentyfirst and Twenty-second streets; the improvement of Ord srteet be-tween Market and Vulcan streets, and the improvement of Seven-teenth street between Ord and Temple streets, by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks are not already constructed.

This ordinance shall Section 2. This orditake effect immediately.

Also, Bill No. 6855, Ordinance No.

(New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9, 1924, having recommended the ordering of the following street

work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Moragu street between Forty-seventh ave-nue and the Great Highway, ex-cluding the crossing of Moraga street and Forty-eighth avenue, by grading to official line and grade; by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on

the roadway thereof.
Section 2. This ordinance shall take effect immediately.

Changing Grades.

Also, Bill No. 6856, Ordinance No. - (New Series), as follows:

Changing and re-establishing the official grades on Kansas street between Army street and a line parallel with and 424 feet southerly therefrom.

Whereas, the Board of Supervisors, on the written recomemndation of the Board of Public Works, did, on the 6th day of August, 1924, by Resolution No. 22759 (New Series), declare its intention to change and re-establish the grades on Kansas street between Army street and a line parallel with and 424 feet southerly therefrom; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as

provided by law; and
Whereas, more than forty days
has elapsed since the first publication of said resolution of inten-tion; therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as herein-after stated are hereby changed and established as follows:

Kansas Street.

Easterly line of, at Army street, 17.40 feet. (The same being the

present official grade.)
Westerly line of, at Army street, 16 feet. (The same being the present official grade.)

364 feet souther's from Army

street, 6.70 feet.

424 feet son street, 6.00 feet. southerly from Army

On Kansas street between Army street and a line parallel with and feet southerly therefrom changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6857, Ordinance No. - (New Series), entitled "Changing and re-establishing the official grades on San Jose avenue, on Niagara avenue, on Mount Vernon avenue and on San Miguel street."

Also, Bill No. 6558, Ordinance No. — (New Series), as follows:

Changing and re-establishing the official grades on Holyoke street between Burrows and Bacon streets.

Whereas, the Board of Supervisors, on the written recommenda-tion of the Board of Public Works, did, on the 21st day of July, 1924, by Resolution No. 22699 (New Series), declare its intention to change and re-establish the grades on Holyoke street between Burrows and Bacon streets: and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of sail resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as pro-

vided by law; and

Whereas, more than forty days have elapsed since the first publication of said resolution of intention; therefore.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Holyoke Street.

line of, at Burrows fect. (The same being Easterly street, 106 feet.

Westerly line of, at Burrows street, 108 feet. (The same being

the present official grade.)

10 feet westerly from the easterly line of, 70 feet southerly from Burrows street, 108.43 feet.

10 feet westerly from the easterly line of, 100 feet southerly from Bur-

rows street, 108.83 feet.

10 feet westerly from the easterly line of, 130 feet southerly from Burrows street, 108.23 feet.

Vertical curve passing through the last three described points.

10 feet easterly from the westerly line of, 70 feet southerly from Burrows street, 109.77 feet.

10 feet easterly from the westerly line of, 100 feet southerly from Bur-

rows street, 110.17 feet.

10 feet easterly from the westerly line of, 130 feet southerly from Burrows street, 109.57 feet.

Vertical curve passing through the last three described points.

10 feet westerly from the easterly line of, 100 feet northerly from Bacon street, 102 feet.

10 feet easterly from the westerly line of, 100 feet northerly from Ba-

con street, 103.33 feet.

Westerly line of, at Bacon street, 102 feet. (The same being the present official grade.)

Easterly line of, at Bacon street. 100 feet. (The same being the pres-

ent offical grade.)

On Holyoke street between Burrows and Bacon streets changed and established to conform to true gradients between the grade elevations above given therefor. Section 2. This ordinance shall

take effect immediately.

Repealing Ordinance for Improvement of Vicente Street.

Also, Bill No. 6859, Ordinance No.

— (New Series), as follows: Repealing Ordinance No. (New Series), ordering the peformance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6310 (New Series), ordering the improvement of Vicente street from the easterly line of Fourteenth avenue to Nineteenth avenue, including the crossing of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, etc., is hereby repealed

Section 2. This ordinance shall

take effect immediately.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 23073 (New Se-

ries), as follows:

Resolved, That permission hereby granted Finnish Workers to conduct a masquerade ball at No. 20 Flint street Saturday evening, December 6, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-14.

Absent-Supervisors Colman, Mc-Leran. McSheehy, Shannon-4.

Accepting Offer of John A. Lacy to Sell Land and Improvements quired for Everett School Site.

Supervisor Wetmore presented: Resolution No. 23074 (New Se-

ries), as follows:

Whereas, an offer has been received from John A. Lacy to convey to the City and County of San Francisco certain land and improve-ments situate on the northerly line of Seventeenth street, distant 55 feet easterly from the intersection of northerly line of Seventeenth street and easterly line of Dehon street, required for school purposes;

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved. That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all en-cumbrances, for the sum of \$6,500 be and the same is hereby accepted. the said land being described as follows. to-wit:

Commencing at a point on the northerly line of Seventeenth street, distant 55 feet easterly from the easterly line of Dehon street, running thence easterly along the said northerly line of Seventeenth street 25 feet; thence at a right angle northerly 85 feet; thence at a right angle westerly 25 feet, and thence at a right angle southerly 85 feet to the northerly line of Seventeenth street and the point of commencement; being portion Mission Block No. 95.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted under suspension of the

rules by the following vote:
Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Colman, Mc-Leran, McSheehy, Shannon-4.

Accepting Offer to Sell Land and Improvements From Joseph Campbell for Everett School Site.

Supervisor Wetmore presented: Resolution No. 23075 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from Joseph Campbell to convey to the City and County of San Francisco certain land and improvements situate at the east line of Dehon street, distant 110 feet north of Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encum-brances, for the sum of \$7,750 be and the same is hereby accepted. the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distart thereon 110 feet northerly from Seventeenth street, running thence northerly along the easterly

line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement; being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map Book

Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Colman, Mc-Leran, McSheehy, Shannon-4.

Use of Hetch Hetchy Viaduct for Transbay Bridge.

Supervisor McLeran presented: Resolution No. 23078 (New Se-

ries), as follows:

Resolved, That the City Engineer he requested to investigate and make a study of what additions and modifications should be made to the 3800-foot steel bridge on concrete piers, west of Dumbarton channel. to make it available for use as a highway connecting San Francisco and San Mateo counties with the County of Alameda.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaraceo, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Colman, Shannon—2.

Motion to Rescind Lost.

A motion by Supervisor Mc-Sheehy to rescind action on the foregoing resolution was defeated by the following vote:

Ayes—Supervisors McGregor, Mc-Sheehy—2.

Noes - Supervisors Badaracco,

Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Roncovieri, Rossi, Schmitz, Welch—11. Absent—Supervisors Bath, Col-man, Robb, Shannon, Wetmore—5.

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 23076 (New Se-

ries), as follows: Resolved, That permission is hereby granted Native Sons of the Golden West to conduct a masquerade ball at Masonic Hall, 4705 Third street, Saturday evening, Third street, Saturday evening, November 1, 1924, upon payment of the usual license fee.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco. Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheeliy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Welch, Wetmore-

Absent-Supervisors Colman,

Shannon-2.

Board of Public Works to Advise as to Date It Will Call for Bids for Building Judah Street Extension.

Supervisor McLeran presented: Resolution No. 23077 (New Se-

ries), as follows:

Resolved, That the Board of Public Works be requested to advise the Board of Supervisors on Monday, October 27, 1924, as to what date they will call for bids for the building of the street-car line on Judah street from the Ocean east, how many days the bids will be advertised and how long is provided in the specifications for the completion of the road, for which money has already been appropriated and set aside by the Board of Supervisors.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent - Supervisors Colman,

Shannon-2.

Appropriation, \$5,000, Publicity, Callfornia Industries Exposition.

Supervisor Hayden presented: Resolution No. ——— (New S - (New Se-

ries), as follows:

Resolved, That the sum of \$5,000 he and the same is hereby set aside and appropriated out of "Publicity and Advertising," Budget Item No. 582, and authorized In payment to A. A. Tremps, manager California Industries Exposition, covering space for exhibits of various city departments at and during the period of the exposition, for the publicity and advertising of San Francisco.

Passed for printing under suspension of the rules by the follow-

ing vote:

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Absent — Supervisors Colman, McLeran, McSheehy, Shannon—4.

Boiler Permits.

The following resolution was presented on motion of Supervisor Deasy and passed for printing:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boiler.

A. B. Garage, 1565 Bush street. 10 horse power boiler.

Red Doland, 1031 Post street, 6

horse power boiler.

United Petroleum Products Co., southwest corner Sansome and Filbert streets, 10 horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits

become null and void.

Supervisor Buth moved that the Clerk be instructed to send a letter of thanks to Carl Larsen for his gift of two blocks of land for park purposes on Golden Gate Heights.

So ordered.

ADJOURNMENT.

There being no further business the Board at 6:30 p. m. adjourned. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 15, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco Monday, October 27, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, OCTOBER 27, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, October 27, 1924. p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, relson, McLeran, Mc-wieri, Rossi, McGregor, Sheehy, Robb, Roncovieri, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of September 24 and 29, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Breaking Ceremonies, New Relief Home. Ground

The following was presented and

read by the Clerk:

Communication from William C. Hassler, Health Officer, inviting attendance at ground-breaking cere-monies at site of proposed new Relief Home, November 3, 1924, at 10:30 a. m.

Invitation accepted.

Association, Invitation Fruit Trade Accepted.

Supervisor Wetmore presented: Communication from the Fruit Trade Association extending invitation to the members of the Board of Supervisors to attend luncheon at Palace Hotel, Friday noon, October 31, 1924, upon the occasion of the "Initiating Apple Week."

Invitation accepted.

PRESENTATION OF PROPOSALS. Steel Lockers.

Sealed proposals for furnishing 3014 steel lockers for School Department were received between the hours of 2 and 3 p. m. and referred to Supplies Committee.

Sealed proposals for furnishing 1200 Mosher type chairs for School Department were received between the hours of 2 and 3 p. m. and referred to Supplies Committee.
Goods and Wearing Apparel.

Sealed proposals for furnishing

dry goods and wearing apparel were received between the hours of 2 and 3 p. m. and referred to Supplies Committee.

Action Deferred.

The following matters were laid over one week:

Hearing of Appeal, Surrey Street-2 P. M.

Hearing of appeal of City Con-struction Company from the assessment issued for the improvement of Surrey street between Diamond street and a line at right angles with the northwesterly line of Surrey street, at an angle point distant along said northwesterly line of Surrey street 275.98 feet southwesterly from the northwesterly corner of Diamond and Surrey streets, where not already improved, etc.

October 20, 1924—Over one week.

Mayor's Veto.

Resolution No. 23031 (New Se-

ries), as follows:

Resolved, That Geo. D. Graybill be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the east line of Valencia street, 112 feet 8 inches north of Twenty-second street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void. Finally passed—Board of Super-visors October 14, 1924.

Ayes — Supervisors Badaraeco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor.

McSheehy, Shannon—3.
J. S. DUNNIGAN, Clerk. Disapproved October 16, 1924.

JAMES ROLPH, JR., Mayor. Disapproved for the reason that there are too many garages on Valencia street already. It is time that further destruction of San Francisco's main artery should The street is so crowded now with travel and garages that the public fear to travel along it on foot or cross at any crossing. Respectfully

JAMES ROLPH, JR., Mayor. Octover 20, 1924—Over one week. Question: "Shall the resolution finally pass notwithstanding the objections of his Honor the Mayor?"

SPECIAL ORDER-3 P. M. Mission Sunset Tunnel.

(Eureka Valley Route.)

The hearing in the matter of the construction of the proposed Mission Sunset Tunnel (Eureka Valley route) fixed for 3 p. m. this day, was taken up.

Appropriations Out of General Fund Roads Fund for Good and/or

Eureka-Sunset Tunnel.

Supervisor McLeran presented the following resolution as a substitute for the one of similar purport presented at last meeting:

- (New Se-Resolution No.

ries), as tollows:

In the matter of the construction and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and easements therefor under the elevation known as Mt. Olympus, situated in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21922 (New Series), approved January 12, 1924.

Resolved, That the Board of Supervisors, in the exercise of the discretion vested in it under and by virtue of Section 4 of Chapter VIII of Article VI of the Charter of the City and County of San Francisco, orders that a part of the costs and expenses of the work and acquisi-tions mentioned in said resolution of intention be paid out of the Treas. nry of the City and County of San Francisco (in addition to the sum of \$393,163.60 heretofore ordered paid out of the Treasury of said City and County from the Municipal Railway Depreciation Fund), to the condition of the County from the August Page 1800, 200 to be conditioned to the condition of the condition wit, the sum of \$200,000, to be paid from the General Fund of the fiscal year 1925-1926, and/or from the year 1925-1926, and/or from the Good Roads Fund of the fiscal year 1925-1926.

Passed for printing by the follow-

ing vote:

A y e s - Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

Welch. Sheehy, Morgan, Rossi, Wetmore-13.

Noes-Supervisors Colman, Roncovieri, Schmitz-3.

Absent-Supervisors Robb, Shan-

non-2 Appropriation Out of Depreciation Fund of Municipal Railway Eureka-Sunset Tunnel.

Thereupon, the following resolution heretofore passed for printing was taken up and finally passed by the following vote:
Resolution No. 23093 (New Se-

ries), as follows:

In the matter of the construction and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and easements therefor under the elevation known as Mt. Olympus, s'tu-ated in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that benalf, being Resolution No. 21929 (New Series), approved January 12, 1924.

Resolved, That the Board of Su-pervisors of the City and County of San Francisco, in the exercise of the discretion vested in it under and by virtue of Section 4 of Chap-ter VIII of Article VI of the Charter of the City and County of San Francisco, and in amplification of its Resolution No. 21465 (New Series), adopted August 20, 1923, and approved August 24, 1923, does hereby order, determine, direct and declare that the City and County of San Francisco will pay out of the Treasury of the City and County of San Francisco the following sums from the funds hereinafter specified toward defraying the costs and expenses of that certain public improvement and the damages resulting therefrom, viz: The construction and completion of a tunnel with approaches and appurtenances thereto under the elevation known as Mt. Olympus, situate in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924, which said sums are: One-fourth of the cost thereof as estimated by the report of the Board of Public Works, and which amount said Board of Public Works, in making up its assessment providing for the damages, cost and expense of said improvement, pursuant to said Resolution No. 21465 (New Se-ries), has deducted from the whole damages, cost and expenses thereof and has assessed the remainder upon the lots, parts of lots and lands in the assessment districts liable to be assessed therefor, towit:

From the Municipal Railway De-

preciation Fund, \$393,163.60.

Ayes — Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Rossi, Welch, Wetmore— 12.

Noes-Supervisors Colman, Ron-

covieri, Schmitz-3.

Absent-Supervisors Katz, Robb,

Shannon-3.

(Supervisor Katz, previous to the foregoing roll call, was excused from the meeting.)

Amended Assessment District.

The following resolution heretofore presented by Supervisor Mc-Sheehy and laid over one week, was taken up:

Resolution No. --- (New Se-

ries), as follows:

In the matter of the construction and completion of a tunnel, with approaches and appurtenances thereto, and of the acquisition of lands and easements therefor under the elevation known as Mt. Olynpus, situated in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924.

Whereas, the Board of Supervisors did, on June 30, 1924, fix the 21st day of July, 1924, at 2 o'clock p. m. of that day, in the chamber or meeting room of said Board of Supervisors, in the City Hall, in said City and County of San Francisco, as the time and place for the hearing of all protests filed with the Clerk of the Board of Supervisors to said tunnel construction or to the plans or specifications therefor, or to the extent of the assessment district defined in the resolution of intention of the Board of Supervisors in the above entitled matter, or to the amount of damages or compensation determined by the Board of Public Works and shown by its report as the result of said tunnel construction, or to the omission of said Board of Public Works to determine or award any damages with respect to any property claimed to be damaged as the result of said tunnel construction, or to the award of damages or compensation for the acquisitions shown by the said report of said Board of Public Works, or to any act, determination or proceeding of the Board of Supervisors or of the Board of Public Works in relation to such construction, or to

any other matter in connection therewith to which any person would have a legal right of protest. and for the hearing of any and all protests as to any or all of said matters or things, and the Clerk having given notice of said hearing as required by law, and the Board of Supervisors having proceeded with the hearing of and heard all of the protests so filed or at all filed to said report of said Board of Public Works as aforesaid, and all persons who desired to make any objection or protest thereto and all persons who desired to be heard in opposition to any protest or any opposition to any claim for damages, said hearing having been duly and regularly continued from time to time for that purpose, the last continuation aforesaid being to this 27th day of October, 1924, at 3 o'clock p. m., at which time said hearing was resumed and finished and concluded: and said Board of Supervisors having fully considered all of said protests and objections and all protests and objections made by any person and all of the evidence introduced in support thereof and in relation thereto, and the said hearing having been brought to a close and all and singular all of said matters and things and the evidence introduced in relation thereto having been by this Board fully considered:

Resolved, That a full hearing of said report and of all objections and protests thereto and of all persons desiring to be heard in relation thereto has been had, and that all protests filed or made or objections made to said report have been fully

considered;

Resolved. That certain lands and real property and parcels of land in the "Easterly District" as set forth and described in the resolution of intention in the above entitled matter will not be benefited by said tunnel construction and will not receive any special benefits therefrom and should not be assessed to pay any part of the damages, costs and expenses of said work and tunnel construction or of the acquisitions mentioned in said report of the Board of Public Works, including damages and compensation to he ascertained, awarded or paid to the owner or owners or persons inter-ested in the lands or easements to be acquired as herein set forth, to-wit: The lands and real property lying outside of the following revised "Easterly District," and that said "Easterly District," and that said "Easterly District," as set forth and described in said resolution of intention resolution of intention, be, and the same is, hereby revised so as to read as follows:

Easterly District.

All that certain land situate in the City and County of San Francisco, State of California, and de-

scribed as follows:

Commencing at a point on the easterly line of Douglass street, distant thereon 100 feet northwesterly from the northwesterly curved line of Market street measured on a radial line of the curve.

Thence northeasterly parallel and concentric with the northwesterly line of Market street to a point perpendicularly distant 100 feet northerly from the northerly line

of Sixteenth street:

Thence easterly and parallel with the northerly line of Sixteenth street to a point 100 feet easterly from the easterly line of Mission

Thence southerly and parallel with the easterly line of Mission street to a point 100 feet southerly from the southerly line of Twenty-

fourth street;

Thence westerly Thence westerly and parallel with the southerly line of Twentyfourth street to a point 100 feet westerly from the westerly line of Mission street;

Thence northerly and parallel with the westerly line of Mission street to a point 100 feet southerly from the southerly line of Twenty-

second street;

Thence westerly and Thence westerly and parallel with the southerly line of Twentysecond street to a point 100 feet easterly from the easterly line of Valencia street:

Thence southerly and parallel with the easterly line of Valencia street to a point 100 feet southerly from the southerly line of Twenty-fourth expects. fourth street;

Thence westerly and with the southerly line of Twentyfourth street to a point 100 feet westerly from the westerly line of Valencia street;

Thence northerly and parallel with the westerly line of Valencia street to a point 100 feet southerly from the southerly line of Sixteenth

Thence westerly and parallel with the southerly line of Sixteenth street to a point perpendicularly distant 100 feet southeasterly from the southeasterly line of Market street:

southwesterly Thence parallel with the southeasterly line of Mar-ket street to a point perpendicularly easterly 100 feet easterly from the easterly line of Castro street;

Thence southerly and parallel with the easterly line of Castro street to a point 100 feet northerly

from the northerly line of Eight-

eenth street;

éasterly Thence easterly and parallel with the northerly line of Eighteenth street to a point on the west-erly line of Noe street;

Thence southerly along the westerly line of Noe street to a point 100 feet southerly from the southerly line of Eighteenth street:

Thence westerly and parallel with the southerly line of Eighteenth street to a point 100 feet easterly from the easterly Castro street:

Thence southerly and parallel with the easterly line of Castro street to a point on the northerly line of Nineteenth street;

Thence westerly along the northerly line of Nineteenth street to a point 100 feet westerly from the westerly line of Castro street;

Thence northerly and parallel with the westerly line of Castro street to a point 100 feet southerly from the southerly line of Eighteenth street;

Thence westerly and parallel with the southerly line of Eighteenth street to a point on the east-erly line of Collingwood street;

Thence northerly along the easterly line of Collingwood street to a point 100 feet northerly from the northerly line of Eighteenth street;

Thence easterly and parallel with the northerly line of Eighteenth street to a point 100 feet west-erly from the westerly line of Castro street:

Thence northerly and parallel with the westerly line of Castro street to a point 100 feet southeasterly from the southeasterly curved line of Market street measured on a radial line of the curve;

Thence southwesterly parallel and concentric with the southeasterly line of Market street to a point on the easterly line of Douglass

street:

Thence westerly to a point on the westerly line of Hattie street, distant thereon 100 feet southerly from the southerly line of Market street;

Thence westerly to a point on the easterly line of Danvers street, distant thereon 100 feet southerly from the southerly line of Merritt street;

Thence northerly along the easterly line of Danvers street to a point perpendicularly distant 100 feet northerly from the northerly line of Merritt street;

Thence easterly and parallel with the northerly line of Merritt street and Market street to a point on the westerly line of Hattie street, distant thereon 100 feet perpendicularly northerly from the northerly line of Market street;

Thence easterly to the easterly line of Douglass street and the point

of commencement.

Saving and excepting from the above described district all that area lying between a line 100 feet westerly from the westerly line of Mission street and a line 100 feet easterly from the easterly line of Valencia street and between a line 100 feet southerly from the southerly line of Sixteenth street and a line 100 feet northerly from the northerly line of Twenty-second street.

erly line of Twenty-second street.

Resolved, That for the foregoing reasons the said report of the Board of Public Works be and the same is hereby rejected in whole and the said report is hereby ordered returned to said Board of Public Works with instructions to submit a new report in this matter to conform to the following suggestions of the Record of Supervisors:

form to the following suggestions of the Board of Supervisors;

(1) Reduce and change the "Easterly District" as defined and described in said resolution of intention and in said report of said Board of Public Works to the "Easterly District" as hereinbefore

described.

- (2) Deduct from the whole costs and expenses of said work and acquisitions and the damages resulting therefrom such sum or sums as have been or may be ordered by the Board of Supervisors to be paid out of the Treasury of the City and County of San Francisco prior to the time of making the assessment therefor.
- (3) Assess the remainder of said damages, costs and expenses of said work and tunnel construction and of the acquisitions mentioned in said resolution of intention, including damages and compensation to be ascertained and awarded or paid to the owner or owners or persons interested in the lands or easements to be acquired as therein set forth, proportionately upon the lots, parts of lots and lands in the "Westerly District" of assessment as set forth in said resolution of intention and in the "Easterly District" as hereinbefore set forth and described.

Oct. 20, 1924—Over one week.

Assistant City Engineer Healy requested that it be made a matter of record that the assessment district outlined in the foregoing resolution comes from the Board of Supervisors and not from the City Engineer's office.

Action Deferred.

Whereupon, on motion of Supervisor Bath, the foregoing resolution was *laid over one week* by the following vote:

Ayes - Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

No—Supervisor McLeran—1.

No—Supervisor McLeran—1.
Absent—Supervisors Katz, Robb,
Shannon—3.

Hearing Continued.

Thereupon, on motion of Supervisor McLeran, the hearing was continued one week. Supervisors in the meantime to be furnished with a map of the amended assessment district.

Duboce Route.

Supervisor Colman stated that his first choice of a route into the Sunset District is the Duboce tunnel, which comes up for hearing next Monday because it is the most direct route.

He read to the Board letters from Goldberg, Bowen & Co. and the Sterling Realty Company, in which they withdrew protests which they had previously filed against the Duboce tunnel. They are both large property owners in the proposed assessment district, he said.

Judah Street Line.

Assistant City Engineer Healy, in reply to a question from Supervisor McLeran, stated that arrangements have been made to call for bids for grading on about nine blocks on Judah street.

Mr. Healy said it would take about 60 days to get the bids in and award the contract for this grading. In the meantime, they will have procured the necessary ties. rails, etc., so that the work of street construction and railroad construction can go on concurrently.

He says it will be about 70 days before the work can be actually started.

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 23080 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Library Fund.

(1) Foster & Futernick Co., binding library books (claim dated Sept. 30, 1924), \$3,484.10.

(2) San Francisco News Co., pub-

lic library books (claim dated

Rept. 30, 1924), \$4,707.48.
(3) G. E. Stechert & Co., public library books (claim dated Sept. 30, 1924), \$1,177.87.
(4) Taylor & Jackson, book shelving, etc., for branch libraries (claim dated Sept. 30, 1924), \$652.

(5) American Building Maintenance Co., library janitor service (claim dated Sept. 30, 1924), \$615. Special School Tax.

(6) John Reid, Jr., third payment, architectural services for Dudley Stone School (claim dated October 16, 1924), \$3,090.91.

County Road Fund.

(7) Eaton & Smith, improvement of Jamestown avenue from Third to Ingalls streets (claim dated Oc-

toher 15, 1924), \$5,832.01.
(8) Jas. R. McElroy, twelfth payment, improvement of boulevard through Lincoln Park to Sutro Heights (claim dated October 15, 1924), \$24,000.

Municipal Railway Fund. (9) San Francisco City Employees' Retirement System, pensions, etc., for Municipal Railway employees (claim dated October 6, 1924), \$6,268.18.

Water Construction Fund, Bond Issue 1910.

- (10) Waterbury Company, steel wire rope, Hetch Hetchy construc-tion (claim dated October 9, 1924). \$1,236.98.
- Western Meat Co., eggs dated October 9, 1924), (11)(claim \$542.83.
- (12) Wilsey, Bennett Co., butter and eggs (claim dated October 9. 1924), \$1,789.65.

(13) Pacific Coast Steel Co., third payment, trnasmission line towers, Contract 99 (claim dated October 15, 1924), \$39,000. (14) Healy-Tibbitts Construc-

tion Co., ninth payment, construc-tion of substructures for steel bridges across Dumbarton Straits, Contract No. 95 (claim dated Oc-tober 15, 1924), \$84,448.67. (15) Union Machine Co., first

payment, gate valves for bay crossing division (claim dated October

15, 1924), \$5,607.

(16) The Safety Insulated Wire & Cable Co., insulated cable (claim

dated October 15, 1924), \$578.45.
(17) P. A. Smith Co., glass and glazing, Moccasin Creek power house (claim dated October 15, 1924), \$2,500.

Auditorium Fund.

San Francisco Opera Association, refund of deposit

bond for occupancy of Auditorium (claim dated October 20, 1924). \$1,000.

General Fund, 1924-1925.

(19) Shell Company, fuel epartment of Public W Department Works (claim dated October 10, 1924), \$1,-193.60.

(20) Spring Valley Water Co., water for public buildings (claim

dated October 10, 1924), \$1,527.74. (21) Felix Gross Co., hauling

election booths, fittings, etc. (claim dated October 14, 1924), \$1,442.25. (22) City Construction Co., im-provement of Moscow street between Brazil and Persia avenues (claim dated October 15, 1924), \$3,000.

(23) Special School Tax, Budget Item No. 1, payment for stock withdrawals for other than school purposes (claim dated October 14, 1924), \$848.64.

(24) Pacific Gas and Electric Co., lighting public buildings (claim dated October 15, 1924), \$2,-

695.67.

(25)Pacific States Construction (25) Pacific States Construction
Co., improvement of crossing of
Turk and Willard streets (claim
dated October 15, 1924), \$1,177.
(26) Spring Valley Water Co.,
water furnished playgrounds (claim
dated October 15, 1924), \$1,183.97.
(27) Recorder Printing & Publichiar Co., printing Law, and Mo-

lishing Co., printing Law and Mo-tion and Trial Calendars (claim dated October 20, 1924), \$770. (28) Pacific Gas and Electric

Co., street lighting, etc., for September (claim dated October 20, 1924),

\$46,634.37.

(29) Henry F. Boyen, chairman of executive committee, Mayor's Citizens' Committee, Hetch Hetchy bond campaign, for expense of publicity and advertising of San Francisco (claim dated October 20. 1924), \$1,000.

(30) San Francisco Chronicle, of-

ficial advertising (claim dated Oc-tober 20, 1924), \$721.81. (31) Howard Automobile Co., one Buick roadster for Fire Dept. (claim dated Sept. 30, 1924), \$1,-145.

(32) Maggini Motor Car Co., two Ford roadsters, less allowances, for Fire Dept. (claim dated Sept. 30. 1924), \$717.30. (33) Pacific Gas and Electric Co..

electricity and gas for Fire Dept. (ciaim dated Sept. 30, 1924), \$1,-462.19.

(34) Spring Valley Water Co., water furnished and hydrant removals, Fire Dept, (claim dated Sept. 30, 1924), \$627.38.

(35) Shell Company, fuel oil, etc.,

for Fire Dept. (claim dated Sept.

30, 1924), \$3,063.05. (36) Standard Oil Co., gasoline and oils furnished Fire Dept. (claim dated Sept. 30, 1924), \$1,-

163.12. (37) (37) William Cluff Co., coffee for San Francisco Hospital (claim

dated Sept. 30, 1924), \$540.
(38) Langendorf Baking Co., San Francisco Hospital dated Sept. 30, 1924), bread.

(claim dated \$922.17.

(39) California Meat Co., meats, San Francisco Hospital (claim dated Sept. 30, 1924), \$672.66.

(40) Wilsey, Bennett Co., eggs. San Francisco Hospital (claim dated Sept. 30, 1924), \$2,409.96.

(41) Fred L. Hilmer Co., butter, San Francisco Hospital (claim dated Sept. 30, 1924), \$1,410.75.

dated Sept. 30, 1924), \$1,410.75.
(42) Spring Valley Water Co.,
water for hospitals (claim dated

Sept. 30, 1924), \$1,338.66. (43) Baumgarten Bros., for Relief Home (claim meats dated

Sept. 30, 1924), \$2,719.97.
(44) California Meat Co., meats for Relief Home (claim dated

Sept. 30, 1924), \$548.54.
(45) Fred L. Hilmer Co., butter for Relief Home (claim dated Sept. 30, 1924), \$1,205.55.
(46) Miller & Lux, meats for Re-

lief Home (claim dated Sept. 30,

1924), \$690.79. (47) A Paladini & Co., fish for Relief Home (claim dated Sept. 30, 1924). \$503.33.

(48) A. Ginocchio & Sons, alfalfa for Relief Home (claim dated Sept. 30, 1924), \$1,217.95.

(49) San Francisco Dairy Co., milk for San Francisco Hospital (claim dated Sept. 30, 1924), \$3,-903.51.

(50) Spring Valley Water Co., water for Relief Home (claim dated Sept. 30, 1924), \$842.06.

(51) S. Levi, acceptance payment for wooden dressing rooms, Ocean Beach bath house (claim Ocean Beach bath house (claim dated October 17, 1924), \$2,904.95. Hetch Hetchy Operative Revenue Fund.

(52) John J. Dailey, legal services as Special Counsel for the City and County in valuation pro-ceedings before the Railroad Commission of electric properties, per Resolution No. 22251, New Series (claim dated October 17, 1924), \$850.

(53) N. Randall Ellis, engineering service in valuation of electric properties before Railroad Commission (claim dated October 17, 1924), \$750.

Park Fund.

(54) Shell Company of California, fuel oil for Parks (claim dated October 17, 1924), \$624.

(55) Pacific Gas and Electric Co., gas and electricity for parks (claim dated October 17, 1924), \$2,-

(56) Barrett & Hilp, first payment, construction of new chalct. Ocean Beach (claim dated October 17, 1924), \$7,500.

(57) Spring Valley Water Co., water for parks (claim dated October 17, 1924), \$3,117.61.

(58) P. J. Enright, first payment, heating de Young Memorial Museum (claim dated October 3,

1924), \$14,327.48.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, llarrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent-Supervisor Shannon--1.

Authorizations.

Resolution No. 23081 (New Se-

ries), as follows:

the following Resolved, That amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) California Filter Co., one filtering and purifying plant, Hetch Hetchy water construction (claim dated Oct. 2, 1924), \$2,460.

(2) Fisher Coffee Co., coffee (claim dated Oct. 2, 1924), \$923.67.

(3) Haas Bros., groceries (claim dated Oct. 2, 1924), \$687.03.

(4) Joshua Hendy Iron Works, crusher parts, etc. (claim dated Oct. 2, 1924), \$890.43.

(5) Ingersoll-Rand Co. of California, one hoist, and lack-hammer

fornia, one hoist, and jack-hammer parts (claim dated Oct. 2, 1924), \$886.51.

(6) A. Leschen & Sons Rope Co., steel cable (claim dated Oct. 2,

1924), \$789.59.

(7) Southern Pacific Co.—Pacific System, repairs to freight cars damaged in wreck on Hetch Hetchy Railroad (claim dated Oct. 2, 1924).

(8) A. M. Scott Tire Co., truck tires and tubes (claim dated Oct. 2, 1924), \$659.33.

(9) Tansey Crowe Co., truck

tires and tubes (claim dated Oct. 2, 1924), \$1,028.41.

(10) Chapman Valve Manufacturing Co., fifteen valves (claim dated Oct. 2, 1924), \$508.95.

(11) General Electric Co., electric car puller (claim dated Oct. 2, 1924), \$617.30.

(12) Hill, Hubbell & Co., biturine solution, etc. (claim dated Oct. 2,

1924), \$637.

(13) Standard Fence Co., 100 fence gates (claim dated Oct. 2, 1924), \$768.50.

(14) Anaconda Copper Mining Co., transmission line conductors (claim dated Oct. 8, 1924); third payment, \$54,439.13.

(15) Aluminum Company America, final payment for aluminum cable, Contract 89 (claim dated Oct. 7, 1924), \$14,095.84.

Pelton Water Wheel Co., (16)20th payment, impulse water wheels, Contract 79A (claim dated

Oct. 7, 1924), \$6,610.
(17) Westinghouse Electric Mfg. Co., third payment, transmission line insulators, Contract 98 (claim dated Oct. 7, 1924), \$28, 489.55.

(18) Western Pipe & Steel Co., 14th payment, construction of Bay Crossing pipe line, Proposition B, Contract 90 (claim dated Oct. 8, 1924), \$124,623.83.

(19) United States Steel Products Co., sixth payment, furnishing and erecting steel bridge superstructures to carry Bay Crossing line across Dumbarton pipe Straints, Proposition A, Contract 93 (claim dated Oct. 8, 1924), \$12,-309.79.

(20) Leonard F. Youdail, fourth yment, construction of timber payment, construction of trestles for Bay Crossing pipe line, Contract 96 (claim dated Oct. 8, 1924), \$21,672.48. (21) Associated Oil Company,

fuel oil, etc. (claim dated Oct. 7,

1924), \$1,088.34. (22) Callforn Callfornia Peach Fig & Growers, lumber (claim dated Oct.

7, 1924), \$1,007.64. (23) Del Monte Meat Co., meats (claim dated Oct. 7, 1924), \$2.-351.98.

(24) Abbot A Hanks, Inc., serv-

ices, testing and shipping cement (claim dated Oct. 6, 1924), \$532.41. (25) M. M. O'Shaughnessy, re-volving fund expenditures, per vouchers (claim dated Oct.

1924), \$670.70. (26) M. M. M. M. O'Shaughnessy, re-fund expenditures, per volving vouchers (claim dated Oct.

1924), \$883.57.
(27) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Oct.

1924), \$1,459.79.
(28) Sierra Rallway Company of California, Hetch Hetchy car service (claim dated Oct. 6, 1924), \$966.60.

Municipal Railway Depreciation Fund.

Velma Mathson, compro-(29)mise agreement for personal injuries and damages by Municipal Railways (claim dated Oct. 6, 1924), \$800.

Municipal Railway Compensation Insurance Fund.

(30) San Francisco City Employees Retirement System, for employ-ees' pensions (claim dated Oct. 1, 1924), \$542.18.

County Road Fund.

(31) Municipal Construction Co., final payment for improvement of Silver avenue between Merrill and Vienna streets (claim dated Oct. 9, 1924), \$2,815.28.

Special School Tax.

(32) W. P. Fuller & Co., oil and lead for schools (claim dated Oct. 2, 1924), \$759.70.

General Fund, 1923-1924.

(33) Spring Valley Water Co., raising high pressure main in Sixth street between Brannan and Townsend streets (claim dated Oct. 8, 1924), \$1,921.60.

General Fund, 1924-1925.

(34) Santa Cruz Portland Cement Co., cement for street repair (claim dated Oct. 2, 1924), \$1,-140.87.

(35)Standard Oil Co., asphalt for street repair (claim dated Oct. 2, 1924), \$1,831.02.

(36) Shell Company of California, fuel oil, etc., for street repair (claim dated Oct. 2, 1924), \$943.46.

(37) Dieterich-Post Co., one Revolute blue printing machine, Board of Public Works (claim dated Oct. 7, 1924), \$922.50.

(38) Santa Cruz Portland Cement Co., cement for street repair (claim dated Oct. 7, 1924), \$2,-007.67.

(39) M. J. Treacy Contracting Co., improving crossing of Carson avenue and Douglass street (claim dated Oct. 7, 1924), \$738.85.

(40) Eureka Benevolent Society, widows' pensions (claim dated Oct. widows' pensions (claim dated Oct. 10, 1924), \$942.50.

(41) Little Children's Aid, widows' pensions (claim dated Oct. 10, 1924), \$7,819.14.

(42) Associated Charities, wid-·ows' pensions (claim dated Oct. 10, 1924), \$8,659.29.

(43) St. Vincent's School, maintenance of minors (claim dated Oct. 6, 1924), \$1,915.94.

(44) St. Mary's Orphanage, maintenance of minors (claim dated Oct. 6, 1924), \$533.24.

(45) Portestant Orphanage, maintenance of minors (claim dated Oct.

6, 1924), \$717.50. (46) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Oct. 6, 1924), \$612.50.

(47) Roman Catholic Orphanage, maintenance of minors (claim dated Oct. 6, 1924), \$3,897.24. (48) Albertinum Orphanage,

maintenance of minors (claim dated Oct. 6, 1924), \$1,243.40.
(49) Boys' Aid Society, mainte-

nance of minors (claim dated Oct.

6, 1924), \$1,091.15. (50) St. Catherine's Training Home, maintenance of minors (claim dated Oct. 6, 1924), \$768.70.

(51) Little Children's Aid, maintenance of minors (claim dated

Oct. 6, 1924), \$10,350.07.

(52) Children's Agency, maintenance of minors (claim dated Oct. 6, 1924), \$20,998.04.
(53) Eureka Benevolent Society,

maintenance of minors (claim

dated Oct. 6, 1924), \$4,370.12. (54) Napa State Hospital, maintenance of criminal insane (claim dated Oct. 14, 1924), \$779.34. (55) California Academy of

Sciences, maintenance of Steinhart Aquarium (claim dated Oct. 14, 1924), \$3.341.43.

(56) San Francisco Chronicle, official advertising (claim dated Oct. 14, 1924), \$725.34.
(57) San Francisco Chronicle,

official advertising (claim dated

Oct 14, 1924), \$700.58. (58) Miller & Lux, meats, San Francisco Hospital (claim dated

Aug. 31, 1924). \$1,082.79.
(59) San Francisco Dairy Co.,
milk for S. F. Hospital (claim
dated Aug. 31, 1924), \$3,928.37.

- (60) Walton N. Moore Dry Goods Co., dry goods, S. F. Hospital (claim dated Aug. 31, 1924), \$736.83.
- (61) Shell Company, fuel oil, S. Hospital (claim dated Aug. 31, 1924), \$2,880.
- (62) Anderson-Smith Motor Co., Chevrolet touring car for Juvenile Detention Home (claim dated Sept. 30, 1924). \$550.

(63) California Meat Co., meats, County Jails (claim dated Sept. 30,

1924), \$598.22.

Hetch Hetchy Operative Revenue Fund.

(64) Railroad Commission of the State of California, for expense of its valuation of electric properties of the Pacific Gas and Electric Company and the Great Western Power (claim dated Oct. 14, Company 1924), \$10,000. General Fund, 1924-1925.

(65) Automatic Registering Machine Co., 50 voting machines for Department of Elections (claim dated July 10, 1924), \$56,250.

Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wei-more—17.

Absent—Supervisor Shannon—1. Appropriations, Lands, Everett School.

Resolution No. 23082 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for properties required for the Everett School, to-wit: (1) To Carlo Marelli, for land

and improvements on the west line of Harlow street, commencing 280 feet north from Seventeenth street, of dimensions 25 x 80 feet; as per acceptance of offer by Resolution No. 23403, New Series (claim dated October 20, 1924), \$6.500.

(2) To Axel Falk, for lang and

improvements on the east line of Harlow street, commencing 209 feet south from Sixteenth street, of di-mensions 25 x 75 feet; as per acceptance of offer by Resolution No. 23044, New Series (claim dated October 20, 1924), \$6,750.

(3) To Mary Richardson, for land

and improvements on the cast line of Harlow street, commencing 145 feet north from Seventeenth street. of dimensions 23 x 60 feet; as per acceptance of offer by Resolution No. 23045, New Series (claim dated

October 20, 1924), \$3,600.

(4) To Nettie G. Hogg, for land and improvements on east line of Harlow street, commencing 236 feet morth from Seventeenth street, of dimensions 25 x 75 feet; as per acceptance of offer by Resolution No. 23046, New Series (claim dated October 20, 1924), \$5,200.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Appropriation, \$800, Additional Dentist,

Health Department.

Resolution No. 23083 (New Series), as follows:

Resolved. That the sum of \$800 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 26, to the credit of Department of Public Health, Central Office, Appropriation of Public Health, Central Office, Appropriation of Public Market No. 26, 100 Market No. tion 43-A, for the employment of an additional dentist for the period November 1, 1924, to June 30, 1925.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—17.

Absent—Supervisor Shannon—1. Appropriation, District Attorney for Crime Detection.

Resolution No. 23084 (New Se-

ries), as follows:

Resolved, That the sum of \$3,300 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 26, to the credit of District Attorney, Appropriation 10-B, for the detection and prosecution of criminals.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Appropriation, \$5,000, Publicity, Callfornia Industries Exposition.

Resolution No. 23085 (New Series), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside and appropriated out of "Publicity and appropriated out of "Publicity and Advertising," Budget Item No. 582, and authorized in payment to A. A. Tremps, manager California Industries Exposition, covering space for exhibits of various city departments at and during the the period of the exposition, for the publicity and advertising of San Francisco.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon—1. Appropriation, \$650, Additional Light-Ing Facilitles, Recorder.

Resolution No. 23086 (New Se-

ries), as follows:

Resolved, That the sum of \$650 be and the same is hereby set aside, appropriated and authorized to be expended out of "Miscellancous Repairs to and Maintenauce of Public Buildings," Budget Item No. 55, for additional lighting facilities for the office of the Recorder.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLaren, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Appropriation, \$12,000, Payment to Regents of the State University for

Potrero Lands.

Resolution No. 23087 (New Se-

ries), as follows:

Resolved, That the sum of \$12,000 be and the same is hereby set aside and appropriated out "Health Department Fund," Budget Item No. 76, and authorized in payment to the Regents of the University of California; being payment for lands situate on the westthe west-erly line of Potrero avenue, distant thereon 25 feet southerly from the southerly line of Twenty-second street, running thence southerly along the westerly line of Poeroro avenue 125 feet, of irregular dimensions; as per acceptance of offer by Resolution No. 22488, New Series (claim dated Oct. 14, 1924).

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Appropriations, Land, etc., for Everett School.

Resolution No. 23088 (New Series), as follows:

the following amounts be and the same are hereby set aside and appropriated out of the School Construction Fund, Bond Issue 1923, and autthorized in payment to the hereinafter named persons; being payments for properties required for the Everett School, to-wit:

To Ellen Rabjohn, for land and improvements situate at the west line of Harlow street, distant 260 feet south from Sixteenth street, of dimensions 25 by 80 feet; per acceptance of offer by Resolution No. 22991 (New Series), \$5,750.

To Mary T. Gebhardt, for land

and improvements situate on the west line of Harlow street, distant fect south from Slxteenth 185 street, of dimensions 25 by 80 feet; per acceptance of offer by Resolu-tion No. 22992 (New Series), \$6,-500.

To Henry Kessler, for land and improvements situate on the east line of Sanchez street, distant 90 feet southerly from Sixteenth street, of dimensions 28 by 90 feet;

per acceptance of offer by Resolution No. 22993 (New Series), \$9,

250.

To Margaret Donahue, for land and improvements situate on the north line of Seventeenth street, distant 81 feet 3 inches west from Church street, of dimensions 52 feet 9 inches on Seventeenth street, of irregular depth; as per acceptance of offer by Resolution No. 22994 (New Series), \$11,000.

(Claims dated Oct. 14, 1924.)
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Appropriation, \$1,500, for Traffic Signs.

Resolution No. 23089 (New Series), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, for the purchase of street buttons and signs and parking signs for the regulation of street traffic.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Appropriation, \$140,000, Construction Second Story on Seventeenth Street Car Barn.

Resolution No. 23090 (New Series), as follows:

Resolved, That the sum of \$140,-000 be and the same is hereby set aside, appropriated and authorized to be expended out of Municipal Reserve Railway Depreciation Fund to defray the cost of constructing a second story to the Municipal Railway car barn at Seventeenth, Hampshire and Mariposa streets; as per award of contract to Vukicevich & Bagge in the sum of \$134,400; and for inspection, extras and incidentals, the sum of \$5,600.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. No—Supervisor McSheehy—1.

Absent—Supervisor Shannon—1.
Statement of Supervisor McSheehy.

The following statement was presented by Supervisor McSheehy, read and ordered inserted in the Journal:

October 27, 1924.

To the Honorable the Board of Supervisors:

On today's calendar, No. 10 for final passage, calls for an expenditure of \$140,000 for the building of an addition to the Seventeenth

street carbarn. October 3, 1924, the Public Utilities Committee reported to the Finance Committee against this expenditure for the reasons that there would be a deficit of \$90,426, and on October 20, 1924, this Board passed a resolution authorizing an expenditure of \$400,000 out of the Depreciation Fund of the Municipal Railway. This sum, along with other sums authorized by Resolu-tions Nos. 19262, 19263, Ordinance No. 5592, and Resolution No. 20885 will create a deficit of \$490,426.

I have here at hand a letter from Joseph Phillips, our right of way agent, telling me of the contem-plated purchase of land on Mariposa, York and Bryant streets, and asking my co-operation in the investigation of the values of said purchase. This block of land is directly across the street from the present Seventeenth street earbarn. On Saturday, the 25th inst., I investigated this contemplated purchase and to my great surprise I found the contractors that were awarded the contract by the Board of Public Works on the Seventeenth street carbarn have been carrying on that work for the past three weeks and a great portion of the work has already been completed.

This contract was never signed by the Auditor and the money has

never been set aside.

As one member of this Board, I most vigorously protest against allowing contractors to proceed with where money has not been work

set aside.

Some eight months ago we had a flaring example similar to this one The Healy-Tibbitts Construction Company on the Hetch Hetchy pipe line. Their contract was over \$500,000 in excess of the estimated amount allowed for that portion of the Hetch Hetchy aqueduct, and the Spring Valley Water Company compiled their interest charge with the City of San Francisco on a \$5-000,000 investment, and through the same method, that is being used here today, the City of San Francisco has an investment of \$500,000 upon which no interest is received.

Therefore, as the Acting Chair-man of the Public Utilities Committee, I hope that this Board will see fit not to recommend the setting aside of \$140,000 out of the De-

preciation Fund of the Municipal Railway, and that the entire matter be referred back to the Public Utilities Committee with a recommendation that that committee investigate the award of contract and the authorization and notification to the contractors and report their findings back to this Board.

JAS. B. McSHEEHY.

Oil Tank Permits.

Resolution No. 23091 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

I. Ezra, east side of Jones street. 20 feet south of Pleasanton street, 220 gallons capacity.

C. A. Hellwig, 41 Stockton street,

600 gallons capacity.
W. F. King, east side of Taylor street, 60 feet south of Washington

street, 1500 gallons capacity.
The Martin Investment Co., north side of Market street, 60 feet southwest of Drumm street, 1500 gallons

San Carlos Laundry, 263 San Carlos avenue, 1500 gallons capacity

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Ayes — Supervisors McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Oil Tank Permits.

Resolution No. 23092 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Storage Tanks.

Fred Anderson, southwest corner of Fourteenth avenue and Anza street, 1500 gallons capacity.

Dohrmann Commercial Company, southwest corner of Fifth and Bluxome streets, 1500 gallons capacity.

Axel Johnson, south side of Bay

street, 150 feet west of Franklin street, 1500 gallons capacity. Louis C. Marty and Jules Cerles, 176 Fourth street, 1500 gallons capacity.

Mechanics Institute. Post street, 1500 gallons capacity.

Peterson and Magnuson, southeast corner of Buchanan and Chest-

nut streets.
T. I. Strand, east side of Funston avenue, 200 feet north of California street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Garage Permits.

Resolution No. 23094 (New Se-

ries), as follows:

Resolved. That Henry Cailleaud, Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north side of Ellis street, 82 feet 6 inches east of Hyde street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Daesy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Resolution No. 23095 (New Se-

ries), as follows: Resolved, That the Medico-Dental Building Corporation be and is hereby granted permission, revoeable at will of the Board of Supervisors, to maintain and operate a public garage at the northeast cor-ner of Post and Mason streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon 1. Resolution No. 23096 (New Se-

ries), as follows:

Resolved, That Gerrard Hadley be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Steiner street, 82 feet 6 Inches north of Golden Gate avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Boiler Permits.

Resolution No. 23097 (New Se-

ries), as follows: Resolved, That the following revocable permits be and the same are hereby granted:

Boilers.

Olney Preserving Company, 647 Battery street, 10 horse power boiler.

Berg & Co., 1818 Howard street,

horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Boiler Permits.

Resolution No. 23098 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boiler.

A. B. Garage, 1565 Bush street. 10 horse power boiler. Red Doland, 1031 Post street, 6

horse power boiler.

United Petroleum Products Co., southwest corner Sansome and Filbert streets, 10 horse power boiler. The rights granted under this

resolution shall be exercised within six months, otherwise said permits

become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Ordering Construction of Pavement In Civic Center.

Bill No. 6849, Ordinance No. 6378

(New Series), as follows: Ordering the paving of a portion of the Civic Center, authorizing and directing the Board of Public Works to enter into contract for said paving in accordance with plans and specifications prepared therefor, and permitting progres-sive payments to be made during the course of the paving.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public

Works is hereby authorized, instructed and empowered to enter into contract for the paving of a portion of the Civic Center in accordance with plans and specifications prepared therefor.

Section 2. The Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said paving of the Civic Center conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter. Section 3. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Ordering Construction of Misslon High School.

Bill No. 6850, Ordinance No. 6379 (New Series), as follows:

Ordering the construction of the new Mission High School, to be erected on city property at Eighteenth and Dolores streets, authoriz-ing and directing the Board of Public Works to enter into contract for said construction in accordance with plans and specifications approved by the Board of Education. and permitting progressive payments to be made during the progress of construction. The cost of construction to be borne out of School Construction Fund, Bond Issue 1923.

Be it ordained by the People of

the City and County of San Fran-cisco as follows: Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the new Mission High School, to be erected on city property at Eighteenth and Dolores streets, in accordance with plans and specifi-cations approved by the Board of Education. The cost of said construction to be borne out of School Construction Fund, Bond 1923.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said school building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter.

Section 3. This ordinance shall take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Amending Zoning Ordinance.

Bill No. 6860, Ordinance No. 6380

(New Scries), as follows:
Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 3 of the Use of Property Zore Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northeast corner of Fulton street and Seventh avenue, for a distance of 65 feet 4 inches on Fulton street and a distance of 60 feet on Seventh avenue and extending to a depth of the rear lot lines, in the commercial district instead of the second residential district

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety days (90 days) thereafter, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the second residential

district.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeraz, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Flxing Sidewalk Wldths, Pine Street.

Bill No. 6852, Ordinance No. 6381

(New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered 850.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061. entitled "Regulating the Width of Sidewalks." approved December 18, 1903, be and is hereby amended, in accordance with the communica-

tion of the Board of Public Works, filed in this office October 3, 1924, by adding thereto a new section, to be numbered 850, to read as follows:

Section 850. The width of side-walks on Pine street between Kearny street and Montgomery street shall be twelve (12) feet. Section 2. Any expense caused

by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from

and after its passage.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Ordering Street Work.

Bill No. 6853, Ordinance No. 6382 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9. 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and speci-fications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to

be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Tucker avenue between Alpha street and Rut-land street, by the construction of an 8-inch ironstone pipe sewer with 62 Y branches, 3 lamp holes and 3 brick methods. and 3 brick manholes with appurtenances along the center line of Tucker avenue from a point 20 feet westerly from the westerly line of Alpha street to the eenter lire of Rulland street.

Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Bill No. 6854, Ordinance No. 6383

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and speci-fications are hereby approved and adopted.

That said Board of Supervisors pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum. The improvement of Dorland street between Church and Sanchez streets; the improvement of Howard street between Twentyfirst and Twenty-second streets: the improvement of Ord srtcct between Market and Vulcan streets. and the improvement of Seven-teenth street between Ord and Temple streets, by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks are not already constructed.

This ordinance shall Section 2.

take effect immediately.
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent-Supervisor Shannon-1. Bill No. 6855, Ordinance No. 6384 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Pub-lic Works and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works and on file in its office, which said plans and specifi-cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the

said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Moraga street between Forty-seventh avenue and the Great Highway, ex-cluding the crossing of Moraga street and Forty-eighth avenue, by grading to official line and grade; by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on

the roadway thereof.
Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShack, McShack McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Changing Grades.

Bill No. 6856, Ordinance No. 6385

(New Series), as follows

Changing and re-establishing the official grades on Kansas street between Army street and a line parallel with and 424 feet southerly therefrom.

Whereas, the Board of Supervisors, on the written recomemndation of the Board of Public Works, did, on the 6th day of August, 1924, by Resolution No. 22759 (New Series), declare its intention to change and re-establish the grades on Kansas street between Army street and a line parallel with and 424 feet southerly therefrom; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention: therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

Kansas Street.

Easterly line of, at Army street, 17.40 feet. (The same being the present official grade.)

Westerly line of, at Army street, 16 feet. (The same being the present official grade.)

364 feet southerly from Army street, 6.70 feet.

Army

424 feet southerly from

street, 6.00 feet.
On Kansas street between Army street and a line parallel with and feet southerly therefrom 424changed and established to conform to true gradients between the grade elevations above given there-

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Establishing Grades.

Bill No. 6857, Ordinance No. 6386

(New Series), as follows:

Changing and re-establishing the official grades on San Jose avenue, on Niagara avenue, on Vernon avenue and San Mount Miguel street.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 31st day of July, 1924, by Resolution No. 22705 (New Series), declare its intention to change and re-establish the grades on San Jose avenue, on Niagara avenue, on Mount Vernon avenue and on San Miguel street; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days base clapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Fran-

eisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

San Jose Avenue.

On a line at right angles to the easterly line of, at Geneva avenue, southerly line, 213.60 feet. (The same being the present official grade.)

On a line at right angles to the easterly line of, 233 feet southerly from Geneva avenue, 222 feet.

10 feet westerly from the easterly line of, at Niagara avenue, northerly line, 234.50 feet.

10 feet easterly from the westerly line of, at Niagara avenue, north-

erly line, 235 feet.

10 feet westerly from the easterly line of, at Niagara avenue, southerly line, 237.20 feet.

On a line at right angles to the westerly line of, at Niagara avenue, southerly line. 237.50 feet.

Westerly line of, 251.75 feet southerly from Niagara avenue, 262.75 feet.

80 feet easterly from the westerly line of, 251.75 feet southerly from Niagara avenue, 262.75 feet.

27 feet westerly from the easterly

Vernon avenue, 251 feet.

Easterly line of, 20 feet northerly from Mt.
Vernon avenue, 251 feet.

Easterly line of, 20 feet northerly from Mt. Vernon avenue, 251 feet.

At a point formed by the inter-

section of the easterly line of with the northerly line of Mt. Vernon avenue, 251 feet.

27 feet westerly from the easterly line of, at Mt. Vernon avenue, north-

erly line produced, 251 feet.

10 feet easterly from the westerly line of, at Mt. Vernon avenue, northerly line, 266.57 feet.

10 feet easterly from the westerly line of, at Mt. Vernon avenue, southerly line. 268.12 feet.

On a line at right angles to the southeasterly line of at Ottawa avenue, southwesterly line, 275.50 feet. (The same being the present official grade.)

Niagara Avenue.

15 feet southerly from the northerly line of, 18.30 feet easterly from San Jose avenue, 235,60 feet.

15 feet southerly from the northerly line of, 5 feet easterly from San Jose avenue, 235.20 feet. Northerly line of, 10 feet westerly

from San Jose avenue, easterly line, 234.50 feet.

feet northerly from the southerly line of, 9 feet easterly from San

Jose avenue, 236.50 feet. Southerly line of, 6 feet westerly from San Jase avenue, easterly line,

237.20 feet. Northerly line of, 10 feet easterly from San Jose avenue, westerly line,

235 feet. Southerly line of, at San Jose avenue, westerly line, 237.50 feet.

15 feet northerly from the south-

erly line of, 5 feet westerly from

San Jose avenue, 236.80 feet.

15 feet southerly from the northerly line of, 5 feet westerly from San Jose avenue, 235.60 feet.

Southerly line of, 71.38 feet west-erly from San Jose avenue, 237.50

feet.

Northerly line of, 71.38 feet westerly from San Jose avenue, 237.10

Southerly line of, 48.31 feet easterly from San Miguel street, 237.50 feet.

Northerly line of, 48.31 feet east-Northerly line of, 48.31 feet easterly from San Miguel street, easterly line produced, 237.10 feet.

15 feet northerly from the southerly line of, at San Miguel street, easterly line, 239.90 feet.

Southerly line of, 15 feet westerly from San Miguel street, easterly line, 241 feet.

Southerly line of, 15 feet easterly.

Southerly line of, 15 feet easterly from San Miguel street, westerly line, 242 feet.

San Miguel street, westerly line produced, 243 feet. (The same being the present official grade.)

Mount Vernon Avenue.
On a line at right angles to the northerly line of, 75 feet easterly from San Jose avenue, 248 feet.

On a line at right angles to the northerly line of, 15.145 feet easterly from San Jose avenue, 251 feet.

Northerly line of, at the easterly line of San Jose avenue produced, 251 feet.

Northerly line of, 27 feet westerly from San Jose avenue, easterly line, 251 feet.

At last described point for upper roadway. 266.57 feet.

Northerly line of, 10 feet easterly

from San Jose avenue, westerly line, 266.57 feet.

Southerly line of, 10 feet easterly from San Jose ayenue, westerly line, 268.12 feet.

15 feet southerly from the northerly line of, 5 feet westerly from San Jose avenue, 267 feet.

15 feet northerly from the southerly line of, 5 feet westerly from San Jose avenue, 268 feet.

Northerly line of, 60 feet easterly from San Miguel street, westerly line, 290 feet. (The same being the present official grade.)

Southerly line of, at San Miguel street, easterly line, 292 feet. (The same being the present official being grade.)

San Miguel Street.

15 feet westerly from the easterly line of, at Niagara avenue, southerly line, 241 feet.

15 feet easterly from the westerly line of, at Niagara avenue, southerly line, 242 feet.

15 feet easterly from the westerly

line of, 150 feet southerly from Niagara avenue, 254 feet. 15 feet easterly from the westerly

line of, 200 feet southerly from Niagara avenue, 259.09 feet. 15 feet easterly from the westerly

line of, 250 feet southerly Niagara avenue, 266.37 feet.

Vertical curve passing through the last three described points.

45 feet easterly from the westerly line of, 150 feet southerly from Niagara avenue, 253 feet. 45 feet easterly from the westerly

line of, 200 feet southerly from Niagara avenue, 258.09 feet. 45 feet easterly from the westerly

line of, 250 feet southerly from Niagara avenue, 265.37 feet.
Vertical curve passing through

the last three described points. Westerly line of, at Mt. Vernon avenue, northerly line, 292 feet. (The same being the present official grade.)

Easterly line of, from the south oduced, at Mt. Vernon avenue, produced, at Mt. Vernon avenue, northerly line, 290 feet. (The same being the present official grade.)
On San Jose avenue between

between Geneva avenue and a line at right angles to the southeasterly line of, at Ottawa avenue, southwesterly line; on Niagara avenue between the westerly line of San Miguel street produced and a line at right angles to the northerly line of, 18.30 feet easterly from San Jose avenue; on Mt. Vernon avenue between the easterly line of San Miguel street produced from the south, and a line at right angles to the northerly line of, 15.14 feet easterly from the easterly line of San Jose avenue produced, and on San Miguel street between Niagara and Mt. Vernon avenues changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronocovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Bill No. 6858, Ordinance No. 6387 (New Series), as follows:

Changing and re-establishing the official grades on Holyoke street between Burrows and Baeon streets.

Whereas, the Board of Supervisors, on the written recommenda-tion of the Board of Public Works, did, on the 21st day of July, 1924, by Resolution No. 22699 (New Series), declare its intention to change and re-establish the grades on Holyoke street between Burrows and Bacon

streets; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days have elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Holyoke Street.

Easterly line of, at Burrows reet, 106 feet. (The same being street, 106 feet.

the present official grade.)
Westerly line of, at Burrows
street, 108 feet. (The same being

the present official grade.)

10 feet westerly from the easterly line of, 70 feet southerly from Burrows street, 108.43 feet.

10 feet westerly from the easterly line of, 100 feet southerly from Burrows street, 108.83 feet.

10 feet westerly from the easterly line of, 130 feet southerly from Burrows street, 108.23 feet.

Vertical curve passing through the last three described points.

10 feet easterly from the westerly line of, 70 feet southerly frem Burrows street, 109.77 feet.

10 feet easterly from the westerly line of, 100 feet southerly from Burrows street, 110.17 feet.

10 feet easterly from the westerly line of, 130 feet southerly from Burrows street, 109.57 feet.

Vertical curve passing through the last three described points.

10 feet westerly from the easterly line of, 100 feet northerly from Bacon street, 102 feet.

10 feet easterly from the westerly line of, 100 feet northerly from Ba-

con street, 103.33 feet.

Westerly line of, at Bacon street, 102 feet. (The same being the present official grade.)

Easterly line of, at Bacon street, 100 feet. (The same being the pres-

ent offiical grade.)

On Holvoke street between Burrows and Bacon streets changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronocovieri, Rossi, Schmitz, Welch. Wetmore-17.

Absent-Supervisor Shannon-1. Repealing Ordinance for Improvement

of Vicente Street.

Bill No. 6859, Ordinance No. 6388

(New Series), as follows: Repealing Ordinance (New Series), ordering the peformance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authoriz-ing the Board of Public Works to enter into contract for doing the

same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 6310 (New Series), ordering the improvement of Vicente street from the easterly line of Fourteenth avenue to Nineteenth avenue, including the crossing of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, etc., is

hereby repealed.

Section 2. This ordinance shall take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronocovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Sale of City Land.

Bill No. 6848, Ordinance No. 6389 (New Series), as tollows:

Providing for the disposal at private sale of certain land belonging to the City and County of San Francisco, in accordance with the pro-visions of Article II, Chapter II, with the pro-Section 9, of the Charter.

Be it ordained by the People of the City and County of San Francisco as follows:

That public interest Section 1. and necessity demand the sale of the following land owned and held by the City and County of San Fran-cisco, situated within the City and County of San Francisco, and being more particularly described as follows. to-wit:

Beginning at a point on the southerly line of Twentieth street, distant thereon 54 feet easterly from the easterly line of Church street, and running thence easterly along the southerly line of Twen-tieth street a distance of 1 foot;

thence at right angles southerly 78.675 feet to the northeasterly 78.675 feet to the northeasterly boundary line of the Church street Municipal Railroad right of way; thence northwesterly along said northeasterly boundary line on a line on a curve to the right of 106-foot radius, tangent to a line deflected 138 deg. 11 min. to the right from the preceding course, central angle 49 min. 2 sec., a distance of 1.512 feet; thence northerly parallel with Church street 77.541 feet to the point of beginning. Being portion

Mission Block 88. Section 2. Said land shall be sold in one parcel for cash in United States gold coin, at a private sale states gold coin, at a private safe to be held in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter. Section 3. The Clerk of the Board

of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper published in this City and County for two weeks successively next before the day on or after which the sale is to be made, a notice of such sale, describing the land to be sold

with common certainty.
Section 4. The Mayor, Assessor and the chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordi-nance, as required by Article II, Chapter II, Section 9, of the Char-

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least ninety per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors, with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronoco vieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon—1. Action Deferred.

The following matters, heretofore passed for printing, were taken up and on motion laid over one week: Amendment to Building Law, Exterior Walls.

Bill No. ---, Ordinance No. -(New Series), as follows:

Amending Section No. 146, Ordinance No. 1008 (New Series),

known as the "Building Law," oertaining to walls.

Be it ordained by the People of the City and County of San Fran-

cisco as folows:

Section 1. Section No. 146. The exterior walls of frame or wooden buildings shall be constructed with studding covered with weather-boarding, or with approved fibre lumber, or with a steel reinforcement consisting of a wire mesh made of not less than No. 14 gauge galvanized steel wires spaced not more than two inches on centers in each direction to which must be securely attached a heavy waterproofed paper backing, to be properly nailed to each studd with approved wide-headed galvanized wire nails not more than six inches apart vertically, and covered on the exposed surface with Portland cement plaster not less than threefourths of an inch in thickness. No uncovered studding will be allowed against the wall of an adjoining building or structure.

Board of Public Works to Investigate Applications to Do Street Work Under Private Contract.

Also, Bill No. —, Ordinance No. — (New Series), entitled "Authorizing and empowering the Board of Public Works to investigate all applications for permission to do street work or street improvement under private contract and to grant permission therefor and repealing Ordinance No. 6278 (New Series), approved July 1, 1924."

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$45,324.88, recommends same be allowed and ordered paid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Ressi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1. Urgent Necessity.

Bert Potter, services as inspector, hoof and mouth quarantine, \$216. W. F. Carroll, services as in-

spector, hoof and mouth quarantine, \$216.

Parker, services, steno-hoof and mouth quaran-Helen grapher.

tine \$150.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

NEW BUSINESS. Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 23099 (New Series), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees.

Islam Temple, use of Main Hall November 17 to 24, 1924, for the purpose of presenting the Mikado

Opera.

Pacific Sangerbund, use of Main Hall August 15, 1925, 6 p. m. to 12 p. m., for the purpose of holding singing festival.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, more--17.

Absent—Supervisor Shannon—1. Temporary Office Permit for Development of Residential District.

Supervisor McGregor presented: Resolution No. 23100 (New Se-

ries), as follows:

Resolved, That Arthur R. Haskins be granted permission, revo-cable at will of the Board of Supervisors, to erect and maintain a temporary office for the development of a residential district in the first residential district at Worcester street near Randolph street and Junipero Serra boulevard, as provided in the zoning ordinance. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovierl, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Passed for Printing. following matters

The were passed for printing: Amending Zoning Ordinance, Vermont Street.

On motion of Supervisor Mc-Gregor:

Bill No. 6861, Ordinance No. --

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Vermont street commencing at a point thirty feet northerly from Nineteenth street and running thence northerly thirty-five feet and extending to the rear lot line, in the commercial district instead of the second residential district.

(L. A. Cunningham was granted the privilege of the floor and heard in connection with the foregoing.)

Amending Zoning Ordinance, Filbert Street.

Also, Bill No. 6862, Ordinance No. - (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the north-erly side of Filbert street commencing at Lyon street and running thence easterly to a point 75 feet westerly from Baker street, and extending to a depth of the rear lot lines, in the first residential district instead of the second residential district.

Amending Zoning Ordinance, Block Bounded by Broadway, Steiner, Vallejo and Pierce Streets.

Also, Bill No. 6863, Ordinance No. (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464

(New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the block bounded by Broadway, Steiner street, Vallejo street and Pierce street in the first residential district instead of the second resident trict instead of the second residential district.

Amending Zoning Ordinance, Seventeeenth and Missouri Streets.

Also, Bill No. 6864, Ordinance No. (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southwest corner of Seventeenth street and Missouri street, for a distance of 100 feet on Seventeenth street and a distance of 137.5 fect on Missouri street, in the light industrial district instead of the commercial district.

Amending Zoning Ordinance, Marina Tract.

Also, Bill No. 6865, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the block bounded by Chestnut street, Mallorca way, Alhambra street, Cervantes boulevard and Fillmore

street, in the second residential district, where not already so classified, instead of the first residential district.

Resolution of Intention to Establish Set-Back Lines No. 51.

Supervisor McGregor presented: Resolution No. 23101 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Twentieth avenue commencing at a point 106 feet northerly from California street and running thence northerly to a point 104 feet southerly from Lake street, said set-back

line to be 15 feet.

Along the northerly side of Bay street commencing at a point 87.5 feet easterly from Broderick street and running thence easterly to a point 87.5 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Bay street commencing at a point 93.75 feet easterly from Broderick street and running thence easterly to a point 93.75 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Bay street commencing at a point 87.5 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet westerly from Scott street, said set-back line to be 6 feet; along the southerly side of Bay street commencing at a point 93.75 feet easterly from Divisadero street and running thence easterly to a point 93.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of North Point street commencing at points 87.5 feet easterly from Broderick street and running thence casterly to points 87.5 feet westerly from Divisadero street, said set-back lines

to be 6 feet.

Along both sides of Broderick street between Bay street and North Point street said set-back lines to be 5 feet.

And notice is hereby given that

Monday, the 24th day of November, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Su-pervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Resolution of Intention to Establish Set-Back Lines No. 52.

Also, Resolution No. 23102 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the northerly side of Jefferson street commencing at a point 81.25 feet easterly from Broderick street and running thence easterly to a point 81.25 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Jefferson street commencing at a point 87.5 feet easterly from Broderick street and running thence easterly to a point 87.5 feet westerly from Divisadero street. said set-back line to be 6 feet.

Along the northerly side of Capra way between Pierce street and Mallorca way, said set-back line to be 10 feet: along the southerly side of Capra way commencing at Pierce street and running thence easterly to a point 79.123 feet westerly from Mallorca way, said set-back line to be 10 feet.

Along the westerly side of Scott street between Francisco street and North Point street, said set-back line to be 5 feet; along the easterly side of Scott street between Alhambra street and Capra way, said setback line to be 5 feet.

Along the westerly side of Scott street between North Point street and Beach street, said set-back line to be 5 feet; along the easterly side of Scott street between Capra way and Beach street, said set-back line to be 5 feet.

Along both sides of Pierce street between Alhambra street and Capra way, said set-back lines to be 7

feet

And notice is hereby given that Monday, the 24th day of November, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Su-pervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17. Adopted by the following vote:

Absent—Supervisor Shannon—1.

Passed for Printing.

The following were matters passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

That the following Resolved, amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Construction Fund, Bond Water Issue 1910.

(1) Dodge, Sweeney & Co., groceries, Hetch Hetchy construction (claim dated Oct. 16, 1924), \$557.56.

(2) Goodyear Rubber Co., rubber ods (claim dated Oct. 16, 1924), \$573.30.

(3) Miller & Lux Inc., meats (claim dated Oct. 17, 1924), \$534.59. (4) J. H. Newbauer & Co., groceries (claim dated Oct. 17, 1924), \$3,624.50.

(5) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Oct. 16, 1924), \$1,-731.61.

(6) State Compensation Insurance Fund, premium on insurance of Hetch Hetchy employees (claim dated Oct. 17, 1924), \$1,006.63.

(7) State Compensation Insurance Fund, premium on insurance dated Oct. 17, 1924), \$2,889.69.
(8) Sperry Flour Co., flour (claim dated Oct. 17, 1924), \$1,-

194.63.

(9) South San Francisco Packing & Provision Co., meats (claim dated Oct. 17, 1924), \$564.96. (10) West Side Lumber Co., lum

(claim dated Oct. 16, 1924),

\$505.93.

Wilsey, Bennett Co., eggs (11)(claim dated Oct. 17, 1924), \$2,-

329.31.

De Laval Steam Turbine (12)Co., first payment, two centrifugal pumps for Bay-Pulgas pumping plant (claim dated Oct. 23, 1924), \$3,587.50.

(13) Sierra Railway Company of California, Hetch Hetchy transportation (claim dated Oct. 20, 1924),

\$1,025.88

(14) Southern Pacific Company Pacific System, construction of rail top culverts and remodeling of trestle for Hetch Hetchy Water Supply (claim dated Oct. 20, 1924), \$19,069.71.

(15) The Utah Construction Co., rental of equipment (claim dated

Oct. 20, 1924), \$550. (16) Universal Concrete Gun Co., concrete lining in tunnel (claim dated Oct. 20, 1924), \$809.20. (17) Old Mission Portland Ce-

ment Co., cement (claim dated Oct.

17, 1924), \$1,671.25.

Municipal Railway Fund.

(18) Market Street Railway Co., reimbursement for September, un-der agreement of December 12, 1918 (claim dated Oct. 16, 1924), \$1,-374.47.

(19)Market Street Railway Co., electric power furnished Municipal Railways (claim dated Oct. 16,

1924), \$3,008.13.

(20) Pacific Gas and Electric Co.,

electric power furnished (claim dated Oct. 16, 1924), \$34.517.09. (21) Standard Oil Co., gasoline for Municipal Railways (claim dated Oct. 16, 1924), \$954.18.

Municipal Railway Depreciation Fund.

(22) Harriett M. Wagner, settlement of court action No. 139133 for injuries and damages (claim dated Oct. 16, 1924), \$558.50.

Special School Tax.

(23) W. P. Fuller & Co., oils, etc., r schools (claim dated Oct. 20, for 1924), \$693.90.

School Construction Fund, Bond Issue 1923.

(24) John Reid, Jr., fourth pay-

ment, architectural services for Dudley Stone School (claim dated Oct. 22, 1924), \$6,727.27.

School Construction Fund, Bond Issue 1918.

(25) Harron, Rickard & McCone, equipment for Galileo High School (claim dated Oct. 21, 1924), \$589.29. (26) Harron, Rickard & McCone, equipment for Mission High School (claim dated Oct. 21, 1924), \$692.55

(claim dated Oct. 21, 1924), \$993.65.

(27) Webster Mfg. Co., chairs for Horace Mann School (claim dated Oct. 21, 1924), \$900. (28) The Graton & Knight Mfg.

Co., belting for Mission High School (claim dated Oct. 21, 1924), \$980.79.

County Road Fund.

(29) Municipal Construction Co., second payment, improvement of Marina boulevard, Tonquin street from Steiner to Lyon streets from Steiner to Lyon streets (claim dated Oct. 22, 1924), \$7,500.

General Fund, 1924-1925.

(30) Flynn & Collins, one Ford coupe furnished Board of Public Works (claim dated Oct. 20, 1924), \$533.

(31) Niles Sand, Gravel and Rock Co., gravel for street repair (claim

dated Oct. 21, 1924), \$762.62.

(32) Western Rock Products Co., sand for street repair (claim dated

Oct. 20, 1924), \$2.096.24. (33) California Brick Co., street paving brick (claim dated Oct. 20, 1924), \$1.550.88.

(34) California Brick Co., street paving brick (claim dated Oct. 20,

1924), \$1,285.35. (35) California Brick Co., street paying brick (claim dated Oct. 20, 1924), \$1,028.38.

(36)Fund, Auditorium reimbursement for electric scrubbing machine transferred to Board of Public Works (claim dated Oct. 20, 1924), \$770.30.
(37) Louis J. Cohn, first pay-

ment, construction of sewer in Great Highway (claim dated Oct. 22,

1924), \$7 200.

(38) Phillips & Van Orden Co., furnishing charter amendments to Department of Elections (clain)

dated Oct. 23, 1924), \$1,568.
(39) Phillips & Van Orden Co., furnishing ballots to Department of Elections (claim dated Oct. 23.

1924), \$6.050. (40) Neal, Stratford & Kerr, printing for Department of Elections (claim dated Oct. 23, 1924),

\$3,235,35.

(41) Pacific Gravure Co., printing, publicity and advertising of San Francisco, British Fleet visit (claim dated Oct. 27, 1924), \$1.650, (42) J. T. Freitas Co., eggs, Re-

lief Home (claim dated Sept. 30,

1924), \$1,180.80. (43) Shell Co., fuel oil, Relief Home (claim dated Sept. 30, 1924), \$2,032.83.

(44) M. J. Brandenstein & Co., coffee, Relief Home (claim dated Oct. 22, 1924), \$620.

(45) Herbert F. Dugan, drugs, San Francisco Hospital (claim dated Sept. 30, 1924), \$794.18. (46) Shell Co., fuel oil, San Fran-cisco Hospital (claim dated Sept.

30, 1924), \$2,784.

(47) Howard Automobile Co., one Buick auto for Sheriff (claim dated

Oct. 21, 1924), \$1,711.25. (48) Kinsey Estate Co., payment for lands required for the Aquatic Park, as per terms of agreement (claim dated Oct. 23, 1924), \$24. 379.43.

(49)Title Insurance and Guaranty Co., for expense, title fee and interest in matter of purchase of properties from Marguerite E. Marchand for Civic Center purposes; as per agreement by Ordinance No. 6253, New Series (claim dated Oct. 27, 1924), \$2,717.66.

South Beach Land Fund.

(50) Wm. B. Sharp, Ellen Dore, Charlotte E. Horrigan and Maurice Dore, payment for property required for the Aquatic Park (claim dated Oct. 24, 1924), \$16,528.

(51) James C. McKinstry, David Donzel, George W. Rodolph, Florence S. Droste and William S. Bliss, payment for property required for the Aquatic Park (claim dated Oct. 24, 1924), \$16,603.

Appropriation, \$1,300, Repair of Overhead Cables, City Hall Elevators.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the sum of \$1,300 be and the same is hereby set aside, appropriated and authorized to be expended out of "Repair of Elevators," Budget Item No. 71, for renewing overhead cables in elevators 1, 3, 5 and 6 in the City Hall.

Appropriation, \$8,450, Improvement of Union Street From Larkin Street to Van Ness Avenue.

Also, Resolution No. -- (New Scries), as follows:

Resolved, That the sum of \$8,450 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Budget Item No. 86, for the improvement of Union street from Kearny street west, to include the improvement of the two blocks-Union street

from Larkin street to Van Ness

Appropriation, \$10,000, Payment Lands for Mission Playground.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$10,-000 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 26, Fiscal Year 1924-1925, and authorized in payment to Mary A. Swift, as first apyment for lands required for the Mission Playground, Nineteenth and Angelica streets; for which award was made by Superior Court, Action No. 141073, in sum of \$37,000 (claim dated Oct. 27, 1924.)

Appropriation, \$24,875, Payment to Norman De Vaux for Land Required for War Memorial Site.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$25,-875 be and the same is hereby set aside and appropriated out of \$100,-000, in General Fund, 1924-1925, for War Memorial purposes, as per Resolution No. 22724 (New Series), and authorized in payment to Nor-man De Vaux, California Pacific Title Insurance Company; being payment for lands commencing on the easterly line of Franklin street, distant 68 feet 9 inches northerly from the northerly line of Grove street; running thence northerly along the easterly line of Franklin street 103 feet 11/2 inches, of dimensions 103 feet 11/2 inches by 166 feet 9 inches; as per acceptance of offer by Resolution No. 23060 (New Se-ries.) Required for War Memorial purposes. (Claim dated Oct. 27, 1924.)

Appropriations for Land for Everett School Site.

Also Resolution No. -- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construtcion Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for properties required for the Everett School, to-wit:

(1) To John A. Lacey, for property commencing on north line of Seventeenth street, distant 55 feet east from east line of Dehon street; thence east along north line of Seventeenth street 25 feet, of dimensions 25x85 feet, per acceptance of offer by Resolution No. 23074 (New Series) (claim dated October 27, 1924), \$6,500.

(2) To Joseph Campbell, for property commencing on east line of Dehon street, distant thereon 110 feet north from Seventeenth street, running thence north along east line of Dehon street 25 feet, of diniensions 25x80 feet, per acceptance of offer by Resolution No. 23075, New Series (claim dated October 27, 1924), \$7,750.

Appropriation, \$225, Boring Test Holes. Le Conte School Site.

Also, Resolution No. 23103 (New

Series), as follows:

Resolved, That the sum of \$255 be and the same is hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, to cover cost of test holes bored on the site of the Le Conte School, west side of Harrison street between Precita avenue and Army street.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Passed for Printing.

The following matters were passed for printing:

Construction of Southern Ordering Police Station.

On motion of Supervisor McLer-

Bill No. 6867, Ordinance No.-

(New Series), as follows:
Ordering the construction of the
Southern Police Station, to be crected on the northwest corner of Fourth and Clara streets; authoriging and directing the Board of Public Works to enter into contract for said construction, approving plans and specifications therefor and permitting progressive payments to be made during the progress of said construction.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Southern Police Station, to be erected on the northwest corner of Fourth and Clara streets, in accordance with plans and specifica-tions prepared therefor by the Board of Public Works and on file in its office, which plans and specifications are hereby approved and adopted.

The said Board of Section 2.

Public Works is hereby authorized and permitted to incorporate in the contract for said construction of the Southern Police Station conditions that progressive payments shall be made in the manner set torth in said specifications and as provided by Section 21, Chapter 1, Article VI, of the Charter.
Section 3. This ordinance shall

take effect immediately.

Providing for the Issuance and Redemption of Water Bonds.

Supervisor McLeran presented: Bill No. 6866, Ordinance No -

(New Series), as follows:

Providing for the issuance of and redemption of bonds of the City and County of San Francisco to the amount of ten million dollars, for the purpose of the acquisition and construction of a public utility, towit: A series of aqueduct tunnels to be constructed in the Sierra Ne-Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San and Alameda counties, Joaquin State of California, and rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City and County and its inhabitants, in accordance with and as authorized at a special election held in said City and County on the 7th day of October, 1924.

Whereas, a special election was held in the City and County of San Francisco on the 7th day of October, 1924, in accordance with the provisions and requirements of Ordinance No. 6326 (New Series), calling and providing for such election, and Ordinance No. 6332 (New Series), giving notice thereof, reference to said ordinances for further particulars being here made;

Whereas, it has been determined by Resolution No. 23054 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to anthorize the incurring of a bonded indebtedness for the purpose and In the amount stated in the proposition submitted thereat; now, therefore,

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. That in a cordance with the provisions of the Charter of the City and County of San Francisco and Ordinances Nos. 6326 (New Series) and 6332 (New Series) of the Board of Superviscrs, and in accordance with the authorization resulting from the special election held in said City and County on the 7th day of October, 1924, bonds of the City and County of San Francisco be issued in the amount of \$10,000,000 for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City and County and its inhabitants; that such bonds shall be ten thousand in number, and shall be numbered from one to ten thousand, both inclusive, and shall be payable at the rate of \$250,000 thereof five years from the date of said bonds, beginning with the lowest numbers, and \$250,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall have been paid.

Section 2. All of the bonds issued as herein provided shall be in the form and observed known as "serials". All of the said bonds shall be dated January 1, 1925; shall bear interest at the rate of five (5) per cent per annum, payable semi-annually on the first days of January and July of each year until the maturity thereof; said bonds shall be of the denomination ef one thousand dollars each, and the principal and interest shall be payable in gold coin of the United States of America, at the office of the Treasurer of said City and Couunty, or at the option of the holder, at the fiscal agency of said City and County, in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor and attested by the

Clerk of the Board of Supervisors with the seal of said City and County, and shall be substantially in the following form:

The United States of America

The United States of America, State of California,

City and County of San Francisco. Hetch Hetchy Water Bond.

\$1,000.00 For value received the City and County of San Francisco, a municipal corporation, organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of January, 19—, one thousand dollars, with interest thereon at the rate of five per centum per annum, payable semi-annually January first and July first, on presentation and surrender of the coupons hereto attached as they respectively become dut, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco, in the

City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all indebtedness of said City and County does not ex-ceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made as required by the Constitution and statutes of said State and Charter of said City and County for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or be-fore maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presenta-tion to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that this bond is registered in the name of the owner and that thereafter the interest and principal of this bond are pay-able to the registered owner. Thereafer and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered, as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of Califor-

nia.

In witness whereof, said City and County of San Francisco, has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and coun-tersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January,

> Mayor. Treasurer.

Countersigned:

Auditor.

Attest:

Clerk of the Board of Supervisors.

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the in the maturity thereof, and amount of twenty-five dollars each, which sum will be the amount of interest due on such bond for six months. Such conpons shall be numbered from one upwards, and each shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

Form of Coupon.

No. — \$25.00 On — \$25.00 On — \$19—, the City and County of San Francisco, Calitornia, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder, at the fiscal agency of the City and County of San Francisco, in the City and State of New York, twenty-five and 00/100 dollars (\$25.00), in gold coin of the United States, being six (6) months' interest then due on its Hetch Hetchy Water Bond dated January 1, 1925, Number

Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or by attorney duly authorized in presentation of the bond to the Treasurer, and the bond be again registered as before, a simple of the bond be again registered as before, a simple of the bond be again. ilar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:

Form of Registration.

San Francisco, ——, 19—. This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of ———, and the interest and principal thereof are hereafter payable to such owner.

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 6326 (New Series) and Ordinance No. 6332 (New Series), and in furtherance of the purpose herein expressed the following fund is hereby created, to-wit: "Hetch Helchy Water Bond Interest and Redemption Fund."

Section 7. The Board of Supervisors shall sell said bonds at such times and in such amounts as it

may determine. The proceeds arising from the sale of said Hetch Hetchy Water Bonds shall be placed in the Treasury to the credit of the "Hetch Hetchy Water Construction Fund," which fund is hereby created and shall be used exclusively for the purpose for which such bonds were issued.

Section 8. This ordinance is one of a series of ordinances passed by the Board of Supervisors under and by virtue of which it is proposed to incur a bonded indebtedness of said City and County for the purpose herein stated.

Section 9. This ordinance shall

take effect immediately.

And the Clerk is hereby directed to advertise this bill and ordinance in the "Chronicle," a morning newspaper, as required by law.

Passed for printing by the follow-

ing vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Accepting Offer of John C. Thompson to Pass Upon the Validity of Water Bonds.

Supervisor McLeran presented: Resolution No. 23104 (New Se-

ries), as follows:

Whereas, in order to market and sell the \$10,000,000 Hetch Hetchy Water Bonds authorized by the people at the recent election it is necessary that the City obtain the opinion of competent New York counsel as to the legality of the proceedings leading up to the issuance of and sale of said bonds; and

Whereas, John C. Thompson, Esq., of New York City has at the request of the City passed informally on the legality of the form of all resolutions and ordinances prior to their adoption, and has offered, by letter dated October 14. 1924, to issue a formal preliminary opinion covering the issue and final opinions covering the successive sales of said bonds upon the following terms, viz.: A total fee of \$5,000 if he is able to give an approving opinion, and a fee of one-half that amount in the event that he should be unable to approve said bonds, said fee to be payable one-half at the time the prellminary opinion covering the issue is given, and the remaining onehalf as final opinions covering the different sales are given, installments of said final one-half to be proportional to the amount of each

sale; now, therefore, be it

Resolved, That the offer of John Thompson, Esq., of New York City, be and it is hereby accepted, and the Clerk of the Board of Su-pervisors be and he is hereby au-thorized and directed to notify John C. Thompson of this acceptance of his offer and to prepare and forward to him for his examination and opinion a duly certified copy of the proceedings leading up to said bond issue.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1.

Accepting Offer of J. A. Bunting to Grant City Privilege of Hauling Materials Over His Property at Mission San Jose.

Supervisor McLeran presented: Resolution No. 23105 (New Se-

ries), as follows:

Whereas, J. A. Bunting has offered to grant to the City and County of San Francisco the privilege of hauling men, materials, supplies and equipment used on a beautiful to the control of plies and equipment used or to be in the construction of two steel towers and appurtenant insulators, conductors and other equipment over any and all roads now located or constructed on the property of said J. A. Bunting, same being a portion of Ex-Mission Survey No. 37, in the vicinity of Ex-Mission, San Jose, Alameda County. Colifornia, for the sum of two hundred dollars (\$200); now, therefore, be it

Resolved. That the said offer of J. A. Bunting is hereby accepted, and the Special Counsel for the Hetch Hetchy Water Sur-'hereby authorized and directed to make the necessary payment, as per terms of said offer on file.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent-Supervisor Shannon-1. Accepting Offer to Sell Lands Required for Hetch Hetchy Right of

Supervisor McLeran presented: Resolution No. 23106 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the

City and County of San Francisco from the following named owner of the following described parcel of land, situated in the County of Alameda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set forth opposite his name, viz.:

Thomas J. Proctor, \$45-A portion of Lot 18, in Block 9, as shown and designated on a map entitled "Map of The Town of Newark, Alameda Couunty, Cal.," filed in the office of the County Recorder of Alameda County May 6, 1878, in Book 17 of Maps, page 10. (As per written offer on file.) Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City County of San Francisco the above mentioned parcel of land for the sum set forth opposite his name be and the same is hereby accepted;

be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of his offer, to examine the title to said property, and, if the same is found in satisfactory condition, to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence City and of acceptance by the County of San Francisco.

Adopted by the following vote:

A yes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Accepting Offer to Sell Land for Widening of Williams Avenue.

Resolution No. 23107 (New Series), as follows:

Whereas, the owners of the fol-

lowing described land sought to be acquired by the City and County San Francisco for the widening Williams avenue have offered of to convey the property desired by the City and County of San Francisco for the sum set forth opposite

their names, viz.: Ralston L. White and Mercantile Trust Company of California, as

trustees, \$555.
Parcel 1. Beginning at the point

intersection of the southwesterly line of Williams avenue with the northwesterly line of Third street, and running thence north-westerly along the southwesterly line of Williams avenue a distance of 491.38 feet, more or less, to the center line of Ceres street extended and produced southwesterly; thence at right angles southwesterly along the center line of Ceres street extended and produced southwesterly a distance of 10 feet to the northwesterly terminal line of Wallace avenue; thence at right angles scutheasterly parallel with south-westerly line of Williams avenue a distance of 490 feet, more or less, to the northwesterly line of Third street; thence northeasterly along the northwesterly line of Third street a distance of 10.04 feet, more or less, to the point of beginning.

Parcel 2. Beginning at the point of intersection of the center line of Reddy street extended and produced southwesterly with the south-westrly line of Williams avenue, and running thence northwesterly along the southwesterly line of Williams avenue a distance of 32 feet to the northwesterly line of Reddy street extended and produced southwesterly; thence right angles southwesterly along the northwesterly line of Reddy street extended and produced southwesterly a distance of 10 feet to the northerly boundary line of South San Francisco Block No. 453; thence at right angles southeasterly along said boundary line a distance of 32 feet to the center line of Reddy street extended and produced southwesterly; thence at right angles northeasterly along the center line of Reddy street extended and produced southwesterly a distance of 10 feet to the point of beginning.

Parcel 3. Beginning at the point intersection of the southeast-Parcel 3. erly line of Neptune street extended and produced southweserly with the southwesterly line of Williams avenue, and running thence northwest-erly along the southwesterly line of Williams avenue a distance of 32 feet to he center line of Neptune street extended and produced southwesterly; thence at right angles southwesterly along the center line of Neptune street extended and producd southwesterly a distance of 10 feet to the northwesterly terminal line of Yosemite avenue; thence at right angles southeasterly along the northwesterly terminal line of Yosemite avenue a distance of 32 feet to the southeasterly line of

Neptune street extended and produced southwesterly; thence right angles northeasterly along the southeasterly line of Neptune street extended and produced southwesterly a distance of 10 feet to the point of beginning. Whereas, the City Attorney has

recommended the acceptance of the said offer and the acquisition of the propery owned by said persons and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolu-tion attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Sale Authorized of Delinquent Property Sold to the State.

Supervisor Wetmore presented: Resolution No. 23108 (New Series), as follows:

In the matter of the sale of the real estate hereinafter described under Section 3897 of the Political

Code of California, be it

Resolved, That we do declare it to be the judgment of this Board that the several parcels of property hereinafter described and which are owned by the State of California are not at this time of value great enough that either of said parcels can be sold by the State for a sum equal to the amount of all taxes levied upon said property or properties, and all penalties, costs, interest and expense up to the date of sale, and that it would be to the best interest of the State to sell the said property or properties for the sum or sums set out and speci-fied with each of the following

pieces of property, to-wit:
Property Sold to the State April 12,
1889, for the Tax of 1888.
Deed No. 2. Lot commencing at
a point on the easterly line of
Thirty-first avenue, distant 215 feet
11 inches southerly from "S" street;

thence running southerly along said line of Thirty-first avenue 9 feet 1 inch; thence at right angles east-erly 125 feet, more or less, to a point distant 116 feet, more or less, westerly from Thirtieth avenue; thence running northwesterly 125 fect, more or less, to the easterly line of Thirty-first avenue, the point

line of Thirty-first avenue, the point of beginning.

To be sold for not less than \$10. Property Sold to the State June 27, 1893, for the Tax of 1892. Deed No. 54. Lots numbered 5, 6, 7, 8, 9, 10, 11 and 12 in Block No. 824, as per map of Tide Lands in South San Francisco Survey.

To be sold for not less than \$2. Deed No. 55. Lots numbered 17, 18, 19, 20, 21, 22, 23 and 24 in Block No. 824, as per map of Tide Lands in South San Francisco Survey.

To be sold for not less than \$2. Deed No. 57. Lot commencing

Deed No. 57. Lot commencing of Thirty-third avenue South, distant 250 feet southeasterly from "B" street South Above 19 "B" street South; thence running southeasterly along the southwest-erly line of Thirty-third avenue South 50 feet; thence at right angles southwesterly 100 feet; thence at right angles northwesterly 50 feet; thence at right angles northeasterly 100 feet to the point of beginning. Being a portion of Block No. 861, as per map of Tide Lands in the South San Francisco Survey.

To be sold for not less than \$1. Property Sold to the State June 24, 1902, for the Tax of 1901. Deed No. 28. Lot commencing

at a point 120 feet northerly from Sutter street and 137 feet 6 inches easterly from Grant avenue; thence easterly 54 feet 6 inches; thence westerly 54 feet 6 inches; thence westerly 54 feet 6 inches; thence southerly 17 feet 6 inches to the point of beginning.

To be sold for not less than \$50. Property Sold to the State June 24, 1907, for the Tax of 1906.

Deed No. 1212½. Lot No. 2 in ock No. 14, Noe Garden Homestead Union.

To be sold for not less than \$1. Property Sold to the State June 24,

1908, for the Tax of 1907. Deed No. 2. Lot commencing at a point on the southeasterly line of Mission street, distant thereon 76 feet 10 inches southwesterly from the southwesterly line of Second street; thence running southwest-erly along said southeasterly line of Mission street 8 inches; thence running at right angles southeast-erly 40 feet; thence running at right angles northeasterly 8 inches; thence running at right angles northwesterly 40 feet to the point of beginning.

To be sold for not less than \$5. Deed No. 7. Lot commencing at a point on the westerly line of Church street, distant 105 feet southerly from Twenty-seventh street; thence running southerly along said line of Church street 18 thence at right angles westerly 275 feet; thence at right angles northerly 18 feet; thence at right angles northerly 18 feet; thence at right angles easterly 275 feet to the point of beginning. Being a portion of Horner's Addition Block No. 94.

To be sold for not less than \$5.

Deed No. 8. Lot commencing at receive on the northerly line of

point on the northerly line of O'Farrell street, distant thereon 137 feet 314 inches easterly from the easterly line of Steiner street; thence running easterly along the said northerly line of O'Farrell street 234 inches; thence running at right angles northerly 120 feet; thence running at right angles westerly 234 inches, and thence running at right angles southerly 120 feet to the point of beginning. Being a portion of Block No. 359. Western Addition

To be sold for not less than \$1. Property Sold to the State June 26,

1911, for the Tax of 1910.

Deed No. 663½. Lot commencing at the northerly corner of Albany and Flint streets; thence northwesterly 54 feet; thence northeasterly 66 feet; thence southwesterly feet, more or less, to the point of beginning. Being a portion of Block 9, Flint Tract Homestead Association.

To be sold for not less than \$10. Deed No. 2. Lots numbered 25 and 26 of Holliday's Map "A," filed May 1, 1863

To be sold for not less than \$25. Property Sold to the State June 24, 1912, for the Tax of 1911. Deed No. 1082. Lot commencing

at a point on the southeasterly line of Olmstead street 30 feet southwesterly from Oxford street; thence southwesterly 90 feet along said line of Olmstead street; thence at right angles southeasterly 100 feet; thence at right angles northeasterly 90 feet; thence at right angles northwesterly 100 feet to the point of beginning. Being a portion of of beginning. Being a portion of Block No. 108, University Mound Block No. 10 Tract Survey.

To be sold for not less than \$25.
Deed No. 1. Lot numbered 31 in
Block No. 27, Reis Tract, as per
map filed May 19, 1904.

To be sold for not less than \$10. Property Sold to the State June 23, 1913, for the Tax of 1912.

Deed No. 78114. Lots 46 and 47,

Gift Map No. 3.

To be sold for not less than \$1.

Property Sold to the State June 25.

1914, for the Tax of 1913. Deed No. 2. Lot commencing at

a point on the westerly line of Fourteenth avenue, distant thereon 274 feet 1 inch southerly from the southerly line of California street; thence running southerly along the westerly line of Fourteenth avenue 11 inches; thence at right angles westerly 127 feet 6 inches; thence at right angles northerly 11 inches; thence at right angles easterly 127 feet 6 inches to the point of beginning. Being a portion of Outside Lands Block No. 160.

To be sold for not less than \$1. Deed No. 2. Lot commencing 453 northeasterly from Miguel street and 54 feet, more or less, southeasterly from Arlington street; thence northeasterly 25 feet, more or less; thence southeasterly 24 or less; thence southeasterry 25 feet, more or less; thence south-westerly 25 feet, more or less; thence northwesterly 31 feet, more or less, to the point of beginning. Being a portion of Block No. 36, Fairmount Land Association.

To be sold for not less than \$10. Deed No. 3. Lot numbered 60 in Block No. 5 of the Mission and Thirtieth Street Homestead Union, map filed July 26, 1871.

To be sold for not less than \$25.

Deed No. 4. Lot numbered 21 in the subdivision of Lots 182 to 193. Precita Valley Lands, map filed February 26, 1864.

To be sold for not less than \$10. Deed No. 5. Lot numbered 1401 of Gift Map No. 2, map filed No-

vember 7, 1861.

To be sold for not less than \$10. Deed No. 6. Lots numbered 19 and 18 in Block No. 45 of Sunnyside, map filed April 26, 1891.

To be sold for not less than \$40. Property Sold to the State June 22, 1915, for the Tax of 1914.

Deed No. 3. Lot commencing at a point on the northwesterly line of Bonview street, distant thereon 50 feet northeasterly from the northeasterly line of Esmeralda avenue; thence running northeasterly along the said northwesterly line of Bonview street 25 feet; thence at right angles northwesterly 70 feet; thence at right angles southwest-erly 25 feet, and thence at right angles southeasterly 70 feet to the said northwesterly line of Bonview street and the point of commence-ment. Being Lot No. 29 in Block No. 5613 of the Assessment Map of the City and County of San Fran-cisco, adopted by the Supervisors November 29, 1913. Map filed. To be sold for not less than \$5.

Deed No. 4. Lot commencing at a point on the southeasterly line of Alpha street, distant thereon 251.29 feet northeasterly from the north-easterly line of Campbell avenue; thence running northeasterly along said southeasterly line of Alpha street 25 feet; thence at a right angle southeasterly 100 feet; thence at a right angle southwesterly 25 feet, and thence at a right angle northwesterly 100 feet to the point of beginning. Being Lot No. 24 in of beginning. Being Lot No. 24 in Block No. 6199, as per Assessment Map of the City and County of San Francisco. Map adopted and filed. To be sold for not less than \$10.

Deed No. 5. Lot commencing at the southwesterly corner of Bow and Sawyer streets; thence running southwesterly along the northwesterly line of Sawyer street 29.71 feet; thence at a right angle north-westerly 100 feet; thence at a right angle northeasterly 16.37 feet, and thence running southeasterly 100.15 feet to the point of beginning. Being Lot No. 1 in Block No. 6213 of the Assessment Map of the City and County of San Francisco. Map adopted and filed.

To be sold for not less than \$5. Deed No. 6. Lot commencing at a point on the southerly line of Twenty-ninth street, distant thereon 178 feet 2½ inches easterly from the easterly line of Hoffman avenue; thence running easterly along said southerly line of Twenty-ninth street 25 feet 51/2 inches; thence at a right angle southerly 114 feet; thence at a right angle westerly 25 feet 5½ inches, and thence at a right angle northerly 114 feet to the point of beginning. Being Lot No. 23 in Block No. 6227, as per Assessment Map of the City and County of San Francisco. Map filed and adopted.

To be sold for not less than \$10. Deed No. 7. Lot numbered 96 in Block No. 33 of Fairmount Land Association, as per map filed August 5, 1871. Being Lot No. 15 of Block No. 6697 of the Assessment Map of the City and County of San Francisco. Map adopted and filed.

To be sold for not less than \$15. Deed No. 8. Lot commencing at a point on the easterly line of Ramsell street, distant thereon 225 feet southerly from the southerly line southerly from the southerly line of Shields street; thence running southerly along said easterly line of Ramsell street 25 feet; thence at a right angle easterly 100 feet; thence at a right angle northerly 25 feet, and thence at a right angle westerly 100 feet to the point of beginning. Being Lot No. 36 in Block No. 7073, as per Assessment Map of the City and County of San Map of the City and County of San Francisco. Map adopted and filed. To be sold for not less than \$5.

Property Sold to the State June 26,

1916, for the tax of 1915. Deed No. 2. Lot numbered 10 in Block No. 5636, as delineated on the Assessment Map of the City and

of San Francisco; map filed. Commencing at a point on the easterly line of Franconia street, distant thereon 50 feet northerly from the northerly line of Powhattan avenue; thence running along the said easterly line of Franconia street 25 fcet; thence at right angles easterly 105 feet, more or less, to the northwesterly line of Holladay avenue; thence running southwesterly along said line of Holladay avenue 26 feet, more or less; thence running westerly 100 feet, more or less, to the point of beginning.

To be sold for not less than \$5.

Deed No. 3. Lot numbered 9 in
Block No. 5735, as delineated on the
Assessment Map of the City and County of San Francisco for 1915; map filed. Commencing at the point of intersection of the northwesterly line of Crescent avenue and the easterly line of Nevada street; thence running northerly along the easterly line of Nevada street 58 feet, more or less; thence at right angles easterly 70 feet: thence at right angles southerly 7 feet, more or less, to a point on Crescent avenue; thence running southwesterly along the northwest-erly line of Crescent avenue 87 feet, more or less, to the point of commencement.

To be sold for not less than \$10. Deed No. 4. Lot numbered 22 in Block No. 6167 as delineated on the Assessment Map of the City and County of San Francisco for 1915-1916; map filed. Commencing at a point on the southeasterly line of Alder street, distant thereon 125 feet northeasterly from Harkness street; thence running northeast-erly along the said southeasterry line of Alder street 25 feet; thence at right angles southeasterly 100 feet; thence at right angles southwesterly 25 feet, and thence at right angles northwesterly 100 feet to the point of beginning.

To be sold for not less than \$5. Deed No. 5. Lots numbered 25 and 26 in Block N.o 6186 as delineated on the Assessment Map of the City and County of San Francisco for 1915-1916; map filed. Commencing at the point of intersection of the southeasterly line of Hoyt street and the northeasterly line of Campbell avenue; thence running northeasterly along the southeasterly line of Hoyt street 50 feet; thence at right angles southeasterly 100 feet; thence at right angles southwesterly 50 feet to the northeasterly line of Campbell avenue; thence running northwesterly along said northeasterly line of Campbell avenue 100 feet to the point of commencement.

To be sold for not less than \$5.

Deed No. 6. Lot numbered 15 in Block No. 6202 as delineated on the Ass#sment Map of the City and County of San Francisco for 1915-1916; map filed. Commencing at a point on the northeasterly line of Campbell avenue, distant thereon 250 feet southeasterly from the southeasterly line of Delta street; thence running southeasterly along said line of Campbell avenue 25 feet; thence at a right angle northeasterly 100 feet; thence at right angles northwesterly 25 feet, and thence at right angles southwest-erly 100 feet to the point of beginning.

To be sold for not less than \$5. Deed No. 7. Lot numbered 7 in Block No. 6604 as delineated on the Assessment Map of the City and County of San Francisco for 1915-1916; map filed. Commencing at the northwestern corner of Castro and Twenty-eighth streets; thence running north along the western line of Castro street 26 feet 6 inches; thence at right angles westerly 105 feet; thence at right angles southerly 26 feet 6 inches to the northerly line of Twenty-ighth attents of the street. eighth street, and thence running easterly along the said line of Twenty-eighth street 105 feet to the point of commencement.

To be sold for not less than \$1. Property Sold to the State June 25, 1917, for the Tax of 1916.

Deed No. 1. Lots numbered 1 and 2 in Block No. 4988, as per map adopted by the Board of Supervis-ors November 29, 1913; Resolution No. 2765.

To be sold for not less than \$5.
Deed No. 2. Lots numbered 28 and 29 in Block No. 5614. as per map adopted by the Board of Supervisors November 29, 1913; Resolution No. 2765.

To be sold for not less than \$5. Deed No. 3. Lot numbered 44 in Block No. 6188, as per map adopted by the Board of Supervisors November 29, 1913; Resolution No. 2765, To be sold for not less than \$2.

Deed No. 1583. Lot numbered 4 in Block No. 6719, as per map adopted by the Board of Supervisors November 29, 1913; Resolution No. 2765.

To be sold for not less than \$50.

And he it further Resolved, That the Tax Collector be and he hereby is instructed to

make application to the State Controller for authorization to advertise and sell said properties, and it is hereby ordered that the necessary advertising be done at the expense of the City and County of San Francisco, and that the cost thereof be pro rated among the foregoing properties and paid by the purchaser in addition to the amount bid at the sale.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Passed for Printing.

The following matters were passed for printing:

Boiler and Oil Tank Permits.

On motion of Supervisor Deasy: Resolution No. (New Series), as follows:

Resolved, That the following revecable permits be and the same are hereby granted:

Boilers.

Blue Bird Bakery, 324 Fell street. 10 horse power boiler.

Elite Plating Works, 1141 Howard street, 5 horse power boiler.

Muller & Raas Co., 820 Mission street (fifth floor), 5 horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Also, Resolution No.

Series), as follows:

Resolved, That the following revocable permits be and the same are hereby granted:

Oil Tanks.

R. Cavallero, south side of Howard street between Langton and Rausch streets, 1500 gallons capacity.

City Cleaning and Dyeing Works, 270 Fourteenth street, 1500 gallons

capacity.

A. R. Fritchi, 2889 Pacific avenue.

1500 gallons capacity.

Mrs. D. S. Hill, southwest corner of Fifteenth and Guerrero streets,

1500 gallons capacity.
Mrs. Mary L. Hughes, 163 Divisadero street, 1500 gallons capacity.

Lyman J. Potter, north side Green street, 150 feet west of Fillmore street, 1500 gallons capacity. San Francisco Paint Removing

Co., 38 Otis street, 120 feet east of Brady street, 1500 gallons capacity. The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Transfer of Garage Permit.

Also, Resolution No. -- (New

Series), as follows: Resolved, That C. S. Keast and O. V. Johnson be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them public garage permit heretofore granted E. Kortick by Resolution No. 22747 (New Series), for premises at 3135 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Garage Permits.

Also, Resoltuion No. -- (New

Series), as follows:

Resolved, That Riverdale Creamery Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north side of O'Farrell street, 100 feet east of Divisadero street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Also, Resolution No. -

Series), as follows:

Resolved, That G. J. Panario be and is hereby granted permission, revocable at will of the Board of Supervisors to maintain and operate a public garage at the southeast corner of Drumm and Sacramento streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Automobile Supply Station.

Also, Resolution No. --- (New Series), as follows:

Resolved, That Geo. W. Moore be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northwest corner of Van Néss avenue and Ellis street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Italian Hospital Permit.

The following was presented by the Health Committee without recommendation and on motion of Supervisor Badaracco laid over two weeks:

Resolution No. -- (New Se-

ries), as follows:

Resolved, That the Italian Hospital and Benevolent Association of San Francisco be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a hospital on the north side of Beach street, distant 94 feet east of Baker street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Accepting Offers to Sell Land Required for Everett School Site.

Supervisor Wetmore presented: Resolution No. 23109 (New Se-

ries), as follows:

Whereas, an offer has been received from Dominic O'Kane to convey to the City and County of San Francisco certain land and improvements, situate at the east line of Harlow street, distant 100 feet southerly from Sixteenth street,

whereas, the price at which said parcel of land and improvements is offered is the reasonable value

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$8,-000 be and the same is hereby ac-

cepted, the said land being de-scribed as follows, to-wit: Commencing at a point on the easterly line of Harlow street, dist-ant thereon 100 feet southerly from southerly line of Sixteenth street, running thence southerly along said easterly line of Harlow angle easterly 75 feet; thence at a right angle easterly 75 feet; thence at a right angle northerly 28 feet; thence at a right angle westerly 75 feet to the easterly line of Harlow street and point of commencement; being a portion of Mission Block No 95, also known as Block 3565 on Assessor's Map Book

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnernev title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed pur-chase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more-17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23110 (New Series), as follows:

Whereas, an offer has been re-ceived from Christian Bauer to convey to the City and County of San Francisco certain land and improvements, situate at the east line of Harlow street, distant 190 feet 6 inches north from Seventeenth street, required for school purposes: and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$6,-300 be and the same is hereby accepted, the said land being described as follows, to-wif

Commencing at a point on the easterly line of Harlow street, distant thereon 190 feet 6 inches northant thereon 190 feet 6 inches hordierly from Seventeenth street, running thence northerly along said easterly line of Harlow street 22 feet 6 inches; thence at a right angle easterly 60 feet; thence at a right angle southerly 22 feet 6 inches; thence at a right angle inches; thence at a right angle westerly 60 feet to the easterly line of Harlow street and point of commencement; being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the result of his examination to the Board of Supervisors, and also to

cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said price as aforesaid. And the said deed to said land is hereby ac-

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23111 (New Series), as follows:

Whereas, an offer has been re-ceived from John Joseph Welsh et al. to convey to the City and County of San Francisco certain land and improvements, situate at the east line of Harlow street, distant 156 feet south from Sixteenth street,

required for school purposes; and
Whereas, the price at which said
parcel of land and improvements
is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$18,500 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Harlow street, distant thereon 156 feet southerly from Sixteenth street, running thence southerly along said easterly line of Harlow street 53 feet; thence at a right angle easterly 75 feet; thence at a right angle northerly 53 feet; thence at a right angle westerly 75 feet to the easterly line of Harlow street and point of commencement; being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheeny, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23112 (New

Series), as follows:

Whereas, an offer has been received from F. E. Hesthal Co. to convey to the City and County of San Francisco certain land, situate at the intersection of the southerly line of Sixteenth street with the easterly line of Harlow street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$15,000 be and the same is

hereby accepted, the said land being described as follows, to-wit:

Commencing at a point formed by the intersection of the southerly line of Sixteenth street with the easterly line of Harlow street, running thence easterly along the said southerly line of Sixteenth street 105 feet; thence at a right angle southerly 100 feet; thence at a right angle westerly 105 feet to the easterly line of Harlow street; thence northerly along the easterig line of Harlow street 100 feet to the southerly line of Sixteenth street and point of commencement; being a portion of Mission Block No. 95, also known as Block 3565

on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Bill Board Permit.

Also, Resolution No. 23113 (New

Series) as follows:

Resolved, That Carl Miller hereby granted a special permit to construct, erect and maintain, subject to the provisions of Ordinance No. 4059 (New Series), three bill boards for advertising purposes on the premises situate at the north-east corner of Presidio avenue and Post street. Said bill boards to be approximately of the following dimensions: 13 feet high by 41 feet 6 inches long, 13 feet high by 38 feet 4 inches long, 13 feet high by 38 feet 6 inches long.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Award of Contract, Park Reports.

Supervisor Rossi presented: Resolution No. 23114 (New Series), as follows:

Resolved, That award of contract be hereby made to Schwabacher-Frey Stationery Co. for furnishing 2500 copies of Park Report for the sum of \$671 on bid submitted October 14, 1924 (Proposal No. 81).

Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Award of Contract, Engine and Hose Wagon.

Supervisor Rossi presented:

Resolution No. 23115 (New Se-

ries), as follows:

Resolved, That award of contract be hereby made to American La France Fire Engine Co. of Califor-nia on bid submitted September 22, 1924 (Proposal No. 76), for furnishing

3 combined pumping engine and hose wagons, each

\$11,760\$35,280 Less allowance for 8 old

steamers 4,240

\$31,040

Resolved, That all other bids submitted on said Proposal No. 76 for fire apparatus be rejected.

Note: Above award is made in consideration of the quality offered as determined and recommended by the Purchaser of Supplies.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Invitation to Conference on System of State Highways.

Supervisor Welch presetned: Resolution No. 23116 (New Se-

ries), as follows:

Whereas, the Special Committee that is investigating the State Highway System with the view of recommending to the Legislature such change in management and restrictions to the system that will best serve public interest, will hold a conference with the Board of Su-pervisors on Wednesday, November 12th, and it is important that members of the Legislature from this city should have the views that may be expressed at this conference; therefore,

Resolved, That all such members be invited to attend said conference and to participate in its pro-

ceedings.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

City Attorney Authorized to Claim of Maria Russo.

Supervisor McLeran presented: Resolution No. 23117 (New Se-

ries), as follows:

Whereas, that certain action pending in the Superior Court in and for the City and County of San Francisco. State of California, wherein Maria Russo is plaintiff,

and City and County of San Francisco is defrdant, and which action is numbered 144312 in the files of the Superior Court of the said City and County; and

Whereas, said action is brought to recover the sum of \$50,000, the damage caused by the death of Salvatore Russo, alleged to have been caused by negligence in the operation of the Municipal Railway;

Whereas, the City Attorney has recommended that the said cause be settled in so far as the said City and County is concerred by the payment to plaintiff of the sum of

\$15.500; and

Whereas, such settlement has been approved by the said Superior

Court. Be it

Resolved, That the City Attorney is hereby authorized to settle the said cause by payment of the sum of \$15,500 to the said plaintiff upon receiving proper acquittance and satisfaction of the claim therein sued for.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Accepting Offer to Sell Land for Hetch Hetchy Right of Way.

Supervisor McSheehy presented: Resolution No. 23118 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described land, situated in the County of Alameda, State of California, and required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set forth opposite his name, viz.:

Antonio F. Coria, \$2,400-Two parcels of land, being portions of Ex-Mission Survey No. 67; parcel 1 containing 803/1000 acre; parcel 2 containing 2.052 acres. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and Countv of San Francisco the above mentioned land for the sum set forth opposite his name be and the same, Is hereby accepted. Be it

Further Resolved, That the Spe-

cial Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of his offer, to examine the title to said property, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of ac-ceptance by the City and County of San Francisco.

Adopted under suspension of the

rules by the following vote:

A y es - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Accepting Offer to Sell Hetch Hetchy Right of Way.

Supervisor McSheehy presented: Resolution No. 23119 (New Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of a right of way easement over the following described land, situated in the County of Alameda, State of California, required as a right of way for the electric transmission line in connection with the Hetch Hetchy project, for the sum set forth opposite his name, viz.:

Thomas V. Perry, \$1,500-7.2 acres, being a portion of Lot No. 11 of the Sunol Portion of the Rancho El Valle de San Jose. (As per written offer on file.)

Now, therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned easement for the sum set forth opposite his name, be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of his said offer. to examine the title to said easement, and if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record, with a copy of this resolution attached thereto, as evidence of acceptance by the City and County of San Francisco.

Adopted under suspension of the

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Releasing James Smith From Street
Contract.

Supervisor Harrelson presented: Bill No. 6868, Ordinance No. —— (New Series), as follows:

Releasing, cancelling and annulling that certain contract made and entered into by and between James M. Smith and the Board of Public Works on September 8 1924, designated as "street assessment contract No. 1881 (New Series), for the improvement of Vicente street from the easterly line of Fourteenth avenue to Nincteenth avenue, etc.," as set forth in Resolution of Intention No. 81977 (Second Series).

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. That certain contract made and entered into by and be-tween James M. Smith and the Board of Public Works on September 18, 1924, designated as "street assessment No. 1881 (New Series), for improvement of Vicente street from the easterly line of Fourteenth avenue, including the crossings of Fourteenth, Fifteenth, Sixteenth. Seventeenth and Eighteenth avenues, by grading to official line and grade; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners of the included crossings, excepting the southeasterly corner of the crossing of Fourteenth avenue and Vicente street: by the constructon of an asphaltic concrete pavement on the roadway thereof; by the construction of ironstone pipe sewers and appurtenances along the center line of Vicente street, as set forth in a resolution of intention No. 81977 (Second Series) by said Board of Public Works on June 2, 1924, he and is hereby released, cancelled and annulled at the instance and requiset of the contracting partes thereto, for the reasons specified in Resolution No. 83543 (Second Series) of the Board of Public Works passed October 6, 1924, and

filed October 8, 1924, in the Clerk's office of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Passed for printing under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmorc—17.

Absent-Supervisor Shannon-1.

Bond Approved, West Gate Park.

Supervisor Harrelson presented: Resolution No. 23120 (New Se-

ries), as follows:

Resolved, That the bond filed with this Board by West Gate Park Company, a corporation, as principal, and Duncan McDuffie and C. C. Young, as sureties, in the sum of one thousand dollars, which sum is hereby fixed by this Board and conditioned for the payment of all taxes which are now a lien, but not yet payable against the property as shown on map of "St. Francis Wood Extension No. 3," City and County of San Francisco, approved by the Board of Public Works by Resolution No. 83742 (Second Series) is hereby approved.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon--1.

Open Public Streets, West Gate Park.

Supervisor Harrelson presented: Resolution No. 23121 (New Se-

ries), as follows:

Resolved, That that certain deed executed on the 10th day of October, 1924, between West Gate Park Company (a corporation) and the City and County of San Francisco (a municipal corporation) conveying lands for the purpose of opening, laying out and dedicating for street purposes in said City and County of San Francisco as shown on map of "St. Francis Wood, Extension No. 3," San Francisco, California.

Further Resolved, That San Andreas way and San Jacinto way are hereby declared open public streets.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, MrGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Map Approved, St. Francis Wood Extension No. 3.

Supervisor Harrelson presented: Resolution No. 23122 (New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 83742 (Second Series), approve a map of St. Francis Wood, Extension No. 3, San Francisco, California; therefore, be it

Resolved, That the map of "St. Francis Wood, Extension No. 3," San Francisco, California, is hereby

approved.

Adopted under suspension of the rules by the following vote:

A yes - Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Authorizing the Execution of a Deed by the Mayor and Clerk of Board of Supervisors of the City and County of San Francisco to California Pacific Realty Co.

Supervisor Harrelson presented: Resolution No. 23123 (New Series), as follows:

Whereas, this Board of Supervisors did, on the 6th day of October, 1924, after proceedings theretofore had pursuant to the provisions of Chapter III of Article VI of the Charter of the City and County of San Francisco, duly adopt Resolu-tion No. 22999 (New Series) closing and adandoning portions of To-ledo way, in the City and County of San Francisco, as in said resolu-tion described; and

Whereas, on the 17th day of October, 1924, said resolution was duly approved by the Mayor of the City and County of San Francisco; and Whereas, California Pacific Real-

ty Company, a corporation organized under the laws of the State of California, holding the record title of the land adjacent to or fronting on the aforesaid portions of said street so closed and abandoned and heretofore offered to convey, or cause to be conveyed, to said City and County of San Francisco, in lieu of said portions of said street so closed and abandoned, three parcels of property to be used for the widening of Toledo way and Pierce street as hereinafter set forth; and

Whereas, said California Pacific Realty Company, pursuant to its

aforesaid offer, has caused to be made, executed and delivered to said City and County of San Francisco good and sufficient conveyances vesting in said City and County of San Francisco, for street purposes, the title to the strips or parcels of land hereinafter more particularly described in lieu of said portions of said street so closed and abandoned as hereinbefore recited; and

Whereas, the said strips or parcels of land so conveyed to said City and County of San Francisco as portions of new streets in place of those closed and abandoned as aforesaid are more particularly de-scribed as follows, to-wit:

(1). Beginning at a point on the northerly line of Toledo way, dis-tant thereon 58.125 feet westerly from the westerly line of Mallorca way as shown on map of Marina Gardens, recorded on pages 104, 105 and 106 of Map Book H, Records of City and County of San Francisco, and running thence westerly along the northerly line of Toledo way a distance of 151,226 feet;

Thence easterly on a curve to the right of 246.049-foot radius, tangent to a line deffected 168 degrees 25 minutes 46 seconds to the right from the preceding course, central angle 11 degrees 34 minutes 14 seconds, a distance of 49.688 feet to a point distant 5 feet at right angles northerly from the northerly line Toledo way;

Thence easterly parallel with Tolledo way 101.875 feet;

Thence at right angles southerly 5 feet to the point of beginning, being portion of Marina Gardens.

(2). Beginning at a point on the northerly line of Toledo way, distant 216.830 feet at right angles northerly from the northerly line of Chestnut street, and distant 132.712 feet at right angles easterly from the westerly line of Pierce street as shown on the Map of Marina Gardens recorded on pages 104, 105 and 106 of Map Book H. Records of City and County of San Francisco, and running thence easterly parallel with Chestnut street 76.911 feet;

Thence easterly on a curve to the left of 315-foot radius, tangent to the preceding course, central angle 34 degrees 52 minutes 40 seconds, a distance of 191.751 feet to the westerly line of Toledo way;

Thence southerly along the westerly line of Toledo way a distance of 6.488 feet to the northerly line

of Toledo way;

Thence westerly along the northerly line of Toledo way on a curve to the right of 300-foot radius, central angle 51 degrees 44 minutes 6 seconds, a distance of 270.884 feet to the point of beginning, being portion of Marina Gardens.

(3). Beginning at the point of intersection of the easterly line of Pierce street with the southerly line of Alhambra street as shown on the Map of Marina Gardens re-corded on pages 104, 105 and 106 of Map Book H, Records of City and County of San Francisco, and running thence southerly along the easterly line of Pierce street 49.570 feet:

Thence southerly along the northeasterly line of Toledo way, on a curve to the left of 76.832-foot radius, tangent to the preceding course, central angle 29 degrees 33 minutes 33 seconds, a distance of 39.638 feet to a point distant 50 feet at right angles easterly from the westerly line of Pierce street;

Thence northerly parallel with the westerly line of Pierce street 90.622 feet to the southerly line of

Alhambra street:

Thence westerly along the southerly line of Alhambra street, on a curve to the right of 1731.26-foot radius, central angle 20 minutes 49 seconds. a distance of 10.483 feet to the point of beginning, being portion of Marina Gardens.

Whereas, it is deemed advisable by this Board of Supervisors that said strips or parcels of land be opened as new streets in lieu of those so closed and abandoned; and

Whereas, said new portions of streets so conveyed to the City and County of San Francisco for street purposes as aforesaid will and do constitute ample consideration to to the portions of said street closed and abandoned as hereinbefore recited and will be of much greater value both to the City and County of San Francisco and to the general public; now therefore, he it

Resolved, That equity requires that the parts or portions of said street closed and abandoned as aforesaid should be conveyed by the City and County of San Francisco to said California Pacific Realty

Company; and be it

Further Resolved, That the Mayor of the City and County of San Francisco and the Clerk of the Board of Supervisors of the City and County of San Francisco be and they are hereby authorized and directed, acting for and on behalf of said City and County, in its name and under its corporate seal, to execute, acknowledge and deliver to said California Pacific Realty Company a deed conveying to said California Pacific Realty Company all of the right, title and interest of the City and County of San Francisco in and to the lots, pieces or parcels of land which formerly constituted the following described parts or portions of Toledo way, situate in the City and County of San Francisco, State of California. to-wit:

Parcel A. Beginning at a point distant 216.830 feet at right angles northerly from the northerly line of Chestnut street, and distant 50 feet at right angles easterly from the westerly line of Pierce street, as shown on the map of Marina Gardens recorded on pages 104, 105 and 106 of Map Book H, Records of City and County of San Francisco, and running thence northerly parallel with the westerly line of Pierce street a distance of 49.062 feet to the northeasterly line of Toledo way;

Thence southeasterly along the northeasterly line of Toledo way, on a curve to the left of 76.832-foot radius, tangent to a line deflected 150 degrees 26 minutes 27 seconds to the right from preceding course, central angle 35 degrees 54 minutes, a distance of 48.141 feet:

Thence easterly along the northerly line of Toledo way, on a curve to the left of 300-foot radius, tangent to the preceding curve, central angle 9 degrees 42 minutes 21 seconds, a distance of 50.820 feet to a point distant 216.83 feet at right angles northerly from the northerly line of Chestnut street;

Thence westerly parallel with Chestnut street 82.712 feet to the

point of beginning.

Parcel B. Beginning at a point on the northerly line of Toledo way, distant thereon 209.351 feet westerly from the westerly line of Mallorca way, as shown on the map of Marina Gardens recorded pages 104, 105 and 106 of Map Book H, Records of City and County of San Francisco, and running thence westerly along the northerly line of Toledo way a distance of 94.750 feet to the westerly line of Toledo

Thence at right angles southerly along the westerly line of Toledo way 41.588 feet;

Thence northeasterly on a curve to the left of 315-foot radius, tangent to a line deflected 124 degrees 52 minutes 40 seconds to the left from the preceding course, central angle 25 minutes 11 seconds, a distance of 2.308 feet;

Thence northeasterly on a curve to the right of 246.049-foot radius, tangent to the preceding curve, central angle 23 degrees 43 minutes 37 seconds, a distance of 101.892 feet to the point of beginning, being portion of closed and abandoned Toledo way, excepting therefrom a 10-foot subsurface sewer easement the northerly line of which is parallel to and 0 feet 7½ inches at right angles southerly from the northerly line of above described Parcel 1.

Adopted under suspension of the rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Underground District.

Supervisor Schmitz presented:

Bill No. 6869, Ordinance No. (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing electric wires and conductors underground in the City and County of San Francisco," by adding a new section thereto to be known as Section I.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. Order No. 214 (Second Series) is hereby amended by adding a new section to be known as Section I, to read as follows:

Section I. An additional district those hereinbefore described within which it shall be unlawful to maintain poles and overhead wires after January 1, 1925, is hereby designated, to-wit:

Underground District No. Ritch street from Bryant street to Brannan street and from Brannan

street to Townsend street.

Section 2. This ordinance shall take effect immediately.

Passed for printing under sus-pension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Mayor Authorized to Appoint Additional Members on Committee on Judiciary, Traffic and State Legislation.

Supervisor Badaracco presented: Resolution No. 23124 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and is hereby requested to appoint two additional members of the Board, in addition to those already appointed, to act in con-junction with the Committee on Judiciary, Traffic and State Legislation and to attend the sessions of the next Legislature.

Adopted under susuension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Katz, Robb,

Shannon-3.

New Highways Designated as Part of State Highway System.

Supervisor Welch presented: Resolution No. 23126 (New Se-

ries), as follows:

Whereas, it is important to the future development of San Francisco that a system of State Highways be planned that will be adequate to serve its present and future needs, having this city as its focal point; therefore,
Resolved, That the following

new highways be designated as being essential for that purpose and should be constructed as an integral part of the State Highway Sys-

tem, to-wit:

Construction of Bay Shore highway from the intersection of Potrero and San Bruno avenues

and Army street to San Jose.
2. (a) Paving Skyline boulevard.
(b) Extension of Skyline boulevard from Woodwardie to Watsonville.

3. Extension of Junipero Serra boulevard, using the Ocean Shore Railway right of way to connect with the present highway back to the cemeteries.

Construction of road and approaches on both east and west side of bay leading to the proposed Dumbarton bridge, near Redwood

(a) Construction of road from Alta to San Rafael to connect with present State highway now conto structed from Tiburon Alla. (b) Construction of road from Point San Quentin to San Rafael.

6. Completion of paving Black Point cutoff from Fairville to Napa-

Sonoma county line.

7. Construction of a cutoff commencing at about Shellville and running easterly and connecting with the Vallejo-Napa highway at or about Jameson Canyon.

Widening and straightening Marin County highway from Sausalito and improvement of the Corte

Madera grade.

9. Proposed cutoff (Saratoga Gap to Boulder Creek) running near California Redwood Park.

10. Paving highway from Shellville north through Sonoma to Bel-

tane.

11. Tunnel road from proposed Antioch bridge to Oakland (Victory highway).

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, McSheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent-Supervisors Katz, Robb,

Shannon-3.

Board of Public Works to Report on Progress in the Matter of Embarcadero Bus Service.

Supervisor Rossi presented: Resolution No. 23125 (New Series), as follows: Whereas, the Board of Supervisors by Ordinance No. 6025, approved October 23, 1923, authorized the Board of Public Works to establish and operate a motor bus service along The Embarcadero, and directed said board to prepare plans and specifications for furnishing the necessary motor busses and equipment for such service; therefore.

Resolved, That the Board of Public Works be directed to inform this Board as to what progress has been made in complying with the directions of said ordinance, and to state a date at which the transportation service along The Embarcadero may be reasonably expected.

Adopted under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McLeran, Mc-Sheehy, Morgan, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent—Supervisors Katz, Robb, Shannon—3.

ADJOURNMENT.

There being no further business the Board at 6:50 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 15, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco



Monday, November 3, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

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JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, NOVEMBER 3, 1924, 2 P. M.

In Board of Supervisors, Francisco, Monday, November 3, 1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, McGregor, Katz, McLeran, McShee-hy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisor Shannon—1. Quorum present.

His Honor Mayor Rolph presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

Apple Day.

Apple Day was celebrated last Monday with a parade and Mr. Al-fred Jacobs, Mrs. Mildred Pollock and others visited the Board of Supervisors and presented each Supervisor with one of Helwig's famous apple pies.

Those in charge of the celebration also presented a truck load of apples

to the Relief Home.

The celebration was instituted for the purpose of interesting people to eat fruit in larger quantities, and particularly apples.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Luncheon Invitation, State Highway Commtitee and San Francisco Legislative Delegation.

Communication, from State of California Highway Committee, in re invitation to be guests of San Francisco during its three-day session in San Francisco.

Clerk directed to make arrangements for luncheon at a downtown hotel and to send invitations to the members of the committee and the

members of the San Francisco Legislative Delegation.

Letter of Thanks.

The following was presented and read by the Clerk:

Communication, from the family of the late Sergeant of Police M. J. Brady, expressing appreciation for floral offerings and resolution of sympathy and condolence. Ordered filed.

Supervisor McLeran Appointed Delegate in re San Francisco-San Mateo Consolidation.

Communication, from his Honor Mayor Rolph, appointing Supervisor McLeran as a delegate representing San Francisco in conferences looking to the consolidation of San Francisco and San Mateo counties. Read and ordered filed.

Initiative Constitutional Amendment No. 1 Opposed.

The following was presented and read by the Clerk:

Resolution of the Los Angeles Board of Supervisors opposing Constitutional Amendment No. 1, which purports to place a tax of 4 per cent upon the gross receipts of motor busses and trucks and requesting similar action by the San Francisco Board of Supervisors.

Auto Bus Service on The Embarcadero. The following was presented and

read by the Clerk:

Communication, from the City Engineer, reporting as to progress in complying with Ordinance No. 6025 (New Series) in relation to automobile bus service on The Embarcadero.

Referred to Public Utilities Com-

wittee.

Request for Appropriation for Armistice Day Committee.

The following was presented and

read by the Clerk:

Communication, from Frank H. Ainsworth, chairman, Armistice Day Committee, requesting an appropriation of \$300 to defray the expense of arranging for a suitable observance of Armistice Day.

Referred to Publicity Committee.

Action Deferred.

The following matter was, on motion of Supervisor Harrelson, continued one week:

Hearing of Appeal, Surrey Street-2 P. M.

Hearing of appeal of City Construction Company from the assessment issued for the improvement of Surrey street between Diamond street and a line at right angles with the northwesterly line of Surrey street, at an angle point distant along said northwesterly line of Surrey street 275.98 feet southwesterly from the northwesterly corner of Diamond and Surrey streets, where not already improved, etc.

HEARING-3:30 P. M.

Greater Excelsior District.

Residents from the Excelsior District were present to present their requests from the Board as to improvements in their district. The hearing had been set for 3:30, but inasmuch as the hearing would be lengthy and the tunnel matters required much time, with the consent of the committee the hearing was continued for one week.

SPECIAL ORDER-3 P. M.

Mission-Sunset Tunnel, Eureka Valley Route.

Hearing protests in the matter of the construction of the proposed Mission-Sunset tunnel (Eureka Valley route), continued from last meeting, was fixed for 3 p. m. this day.

Appropriation Out of General Fund and Good Roads Fund for Eureka-Sunset Tunnel.

The following resolution, heretofore passed for printing, was taken up and finally passed by the following vote:

Resolution No. ——— (New Series), as follows:

In the matter of the construction and completion of a tunnel with approaches and appurtenances thereto and of the acquisition of lands and easements therefor under the clevation known as Mt. Olympus, situated in the City and County of San Francisco. State of California, parsuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21922 (New Series), approved January 12, 1924. Resolved, That the Board of Su-

pervisors, in the exercise of the discretion vested in it under and by virtue of Section 4 of Chapter VIII of Article VI of the Charter of the City and County of San F ancisco, orders that a part of the costs and

expenses of the work and acquisitions mentioned in said resolution of intention be paid out of the Treasury of the City and County of Sar Francisco (in addition to the sum of \$393,163.60 heretofore ordered paid out of the Treasury of said City and County from the Municipal Railway Depreciation Fund), towit, the sum of \$200,000, to be paid from the General Fund of the fiscal year 1925-1926, and/or from the Good Roads Fund of the fiscal year 1925-1926.

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Me-Sheehy, Morgan, Robb, Rossi, Welch, Wetmore—14.

Noes—Supervisors Colman, Roncovieri, Schmitz—3.

Absent—Supervisor Shannon—1.

Board of Public Works to Report on Amended Assessment District.

The following resolution, laid over from last meeting, was taken up:

Resolution No. —— (New Se-

ries), as follows:
In the matter of the construction and completion of a tunnel, with approaches and appurtenances thereto, and of the acquisition of lands and easements therefor under the elevation known as Mt. Olympus, situated in the City and County of San Francisco, State of California, pursuant to the resolution of intention of the Board of Supervisors of said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924.

said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12, 1924. Whereas, the Board of Super-visors did, on June 30, 1924, fix the 21st day of July, 1924, at 2 o'clock p. m. of that day, in the chamber or meeting room of said Board of Su-pervisors in the City Lull in said pervisors, in the City Hall, in said City and County of San Francisco, as the time and place for the hear-ing of all protests filed with the Clerk of the Pearl of County Clerk of the Board of Supervisors to said tunnel construction or to the plans or specifications therefor, or to the extent of the assessment district defined in the resolution of intention of the Board of Supervisors in the above entitled matter, or to the amount of damages or compensation determined by the Board of Public Works and shown by its re-port as the result of said tunnel construction, or to the omission of said Board of Public Works to determine or award any damages with respect to any property claimed to be damaged as the result of said tunnel construction, or to the award of damages or compensation for the acquisitions shown by the said report of said Board of Public Works,

or to any act, determination or proceeding of the Board of Supervisors or of the Board of Public Works in relation to such construction, or to any other matter in connection therewith to which any person would have a legal right of protest, and for the hearing of any and all protests as to any or all of said mat-ters or things, and the Clerk having given notice of said hearing as required by law, and the Board of Supervisors having proceeded with the hearing of and heard all of the protests so filed or at all filed to said report of said Board of Public Works as aforesaid, and all persons who desired to make any objection or protest thereto and all persons who desired to be heard in opposition to any protest or any opposition to any claim for damages, said hearing having been duly and regu-larly continued from time to time for that purpose, the last continuation aforesaid being to this 3d day of November, 1924, at 3 o'clock p. m., at which time said hearing was re-sumed and finished and concluded; and said Board of Supervisors having fully considered all of said protests and objections and all protests and objections made by any person and all of the evidence introduced in support thereof and in relation thereto, and the said hearing having been brought to a close and all and singular all of said matters and things and the evidence introduced in relation thereto having been by this Board fully considered:

Resolved, That a full hearing of said report and of all objections and protests thereto and of all persons desiring to be heard in relation thereto has been had, and that all protests filed or made or objections. made to said report have been fully

considered;

Resolved, That certain lands and real property and parcels of land in the "Easterly District" as set forth and described in the resolution of intention in the above entitled mat-ter will not be benefited by said tunnel construction and will not receive any special benefits therefrom and should not be assessed to pay any part of the damages, costs and expenses of said work and tunnel construction or of the acquisitions mentioned in said report of the Board of Public Works, including damages and compensation to be assentiated awarded or public the ascertained, awarded or paid to the owner or owners or persons inter-ested in the lands or easements to be acquired as herein set forth, to-wit: The lands and real property lying outside of the following revised "Easterly District," and that said "Easterly District," as

set forth and described in resolution of intention, be, and the same is, hereby revised so as to read as follows:

Easterly District.

All that certain land situate in the City and County of San Fran-cisco, State of California, and de-

scribed as follows:

Commencing at a point on the easterly line of Douglass street, distant thereon 100 feet northwesterly from the northwesterly curved line of Market street measured on a radial line of the curve.

Thence northeasterly parallel and concentric with the northwesterly line of Market street to a point perpendicularly distant 100 feet northerly from the northerly line

of Sixteenth street:

Thence easterly and parallel with the northerly line of Sixteenth street to a point 100 feet easterly from the easterly line of Mission street:

Thence southerly and parallel with the easterly line of Mission street to a point 100 feet southerly from the southerly line of Twenty-

fourth street;

Thence westerly and parallel with the southerly line of Twenty-fourth street to a point 100 feet westerly from the westerly line of Mission street;

Thence northerly and parallel with the westerly line of Mission street to a point 100 feet southerly from the southerly line of Twenty-

second street;

Thence westerly and parallel with the southerly line of Twenty-second street to a point 100 feet easterly from the easterly line of Valencia street;

Thence southerly and with the easterly line of Valencia street to a point 100 feet southerly from the southerly line of Twentyfourth street:

Thence westerly and with the southerly line of Twenty-fourth street to a point 100 feet westerly from the westerly line of Valencia street:

Thence northerly and parallel with the westerly line of Valencia street to a point 100 feet southerly from the southerly line of Sixteenth street;

Thence westerly and with the southerly line of Sixteenth street to a point perpendicularly distant 100 feet southeasterly from the southeasterly line of Market street:

Thence southwesterly with the southeasterly line of Market street to a point perpendicularly easterly 100 feet easterly from the easterly line of Castro street; Thence southerly and parallel with the easterly line of Castro street to a point 100 feet northerly from the northerly line of Eighteenth street;

Thence easterly and parallel with the northerly line of Eighteenth street to a point on the west-erly line of Noe street;

Thence southerly along the westerly line of Noe street to a point 100 feet southerly from the southerly line of Eighteenth street;

Thence westerly and parallel with the southerly line of Eighteenth street to a point 100 feet easterly from the easterly line of Castro street:

Thence southerly and parallel with the easterly line of Castro street to a point on the northerly

line of Nineteenth street;

Thence westerly along the northerly line of Nineteenth street to a point 100 feet westerly from the westerly line of Castro street;

Thence northerly and parallel with the westerly line of Castro street to a point 100 feet southerly from the southerly line of Eighteenth street;

Thence westerly and parallel with the southerly line of Eighteenth street to a point on the east-erly line of Collingwood street; Thence northerly along the east-

erly line of Collingwood street to a point 100 feet northerly from the northerly line of Eighteenth street

Thence easterly and parallel with the northerly line of Eighteenth street to a point 100 feet westerly from the westerly line of Castro street;

Thence northerly and parallel with the westerly line of Castro street to a point 100 feet southeast-erly from the southeasterly curved line of Market street measured on a radial line of the curve; Thence southwesterly parallel

and concentric with the southeasterly line of Market street to a point on the easterly line of Douglass

street;

Thence westerly to a point on the westerly line of Hattie street, distant thereon 100 feet southerly from the southerly line of Market street; Thence westerly to a point on the

easterly line of Danvers street, distant thereon 100 feet southerly from the southerly line of Merritt street;

Thence northerly along the east-erly line of Danvers street to a point perpendicularly distant 100 feet northerly from the northerly line Merritt street;

Thence easterly and parallel with the northerly line of Merritt street and Market street to a point on the westerly line of Hattie street, distant thereon 100 feet perpendicularly northerly from northerly line of Market street;

Thence easterly to the easterly line of Douglass street and the point

of commencement.

Saving and excepting from the above described district all that area lying between a line 100 feet westerly from the westerly line of Mission street and a line 100 feet easterly from the easterly line of Valencia street and between a line 100 feet southerly from the southerly line of Sixteenth street and a line 100 feet northerly from the north-

Resolved, That for the foregoing reasons the said report of the Board of Public Works be and the same is hereby rejected in whole and the said report is hereby ordered re-turned to said Board of Public Works with instructions to submit a new report in this matter to conform to the following suggestions of the Board of Supervisors:

- (1) Reduce and charge the "East-erly District" as defined and de-scribed in said resolution of intention and in said report of said Board of Public Works to the "Easterly District" as hereinbefore described.
- (2) Deduct from the whole costs and expenses of said work and acquisitions and the damages resulting therefrom such sum or sums as have been or may be ordered by the Board of Supervisors to be paid out of the Treasury of the City and County of San Francisco prior to the time of making the assessment therefor.
- (3) Assess the remainder of said damages, costs and expenses of said work and tunnel construction and of the acquisitions mentioned in said resolution of intention, including damages and compensation to be ascertained and awarded or paid to the owner or owners or persons interested in the lands or easements to be acquired as therein set forth, proportionately upon the lots, parts of lots and lands in the "Westerly District" of assessment as set forth in said resolution of intention and in the "Easterly District" as hereinbefore set forth and described.

Motion Lost.

Supervisor Colman moved that action on the foregoing be deferred one week.

Motion *lost* by the following vote: Ayes - Supervisors Badaracco, Colman, Harrelson, McGregor, Morgan, Roncovieri, Schmitz-7.

Noes—Supervisors Bath, Deasy, Hayden, Katz, McLeran, McSheehy, Robb, Rossi, Welch, Wetmore—10. Absent—Supervisor Shannon—1.

Passed for Printing.

Whereupon, the foregoing resolution was passed for printing by the

following vote:

Ayes — Supervisors Badaracco Bath, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Welch, Wetmore—14. Robb,

Noes-Supervisors Colman, Ron-

covieri, Schmitz-3.

Absent—Supervisor Shannon—1.

Motion.

Supervisor McLeran moved that further consideration of the City Engineer's report on Eureka-Sunset tunnel be continued for two weeks.

Motion carried.

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Rossi, Welch, Wetmore—15.

Noes - Supervisors Roncovieri,

Schmitz-2.

Absent-Supervisor Shannon-1.

Duboce Route, Sunset Tunnel. On motion of Supervisor McGregor consideration of the matter of the construction of the Sunset tunnel (Duboce route) was continued until Monday, December 1, 1924, at 3

p. m., by the following vote: Ayes - Supervisors Badaracco Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri Rossi, Schmitz, Welch, Wetmore

-16.

Absent—Supervisors Deasy, Shan-

non—2.

Mayor Appoints Delegate.

In a communication to the Board, Mayor Rolph announced that he had appointed Supervisor Ralph Mc Leran to act as San Francisco's representative and to meet the committee appointed by San Mateo to consider the question of the advisability of the amalgamation of San Francisco and San Mateo counties.

Action Deferred.

The following matter was taken up and on motion laid over one week:

Mayor's Veto. Resolution No. 23031 (New Se-

ries), as follows:

Resolved, That Geo. D. Graybill be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the east line of Valencia street, 112 feet 8 north of Twenty-second inches street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit becomes null and void.

Finally passed—Board of Supervisors October 14, 1924.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—15.

Absent - Supervisors McGregor,

McSheehy, Shannon—3.

J. S. DUNNIGAN, Clerk. Disapproved October 16, 1924. JAMES ROLPH, JR., Mayor.

Disapproved for the reason that there are too many garages on Valencia street already. It is time that further destruction of San Francisco's main artery should cease. The street is so crowded now with travel and garages that the public fear to travel along it on foot or cross at any crossing. Respectfully

JAMES ROLPH, JR., Mayor. October 20, 1924—Over one week. October 27, 1924—Over one week. Question: "Shall the resolution finally pass notwithstanding the objections of his Honor the Mayor?'

REPORTS OF COMMITTEES.

following committees, their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor Deasy, chairman.

Streets Committee, by Supervisor

Harrelson, chairman.

Streets and Commercial Develop-Committee, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 23127 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Dodge, Sweeney & Co., groceries, Hetch Hetchy construction (claim dated Oct. 16, 1924), \$557.56.
(2) Goodyear Rubber Co., rubber goods (claim dated Oct. 16, 1924),

\$573.30.

(3) Miller & Lux Inc., meats (claim dated Oct. 17, 1924), \$534.59.

(4) J. H. Newbauer & Co., gro-

ceries (claim dated Oct. 17, 1924),

\$3,624.50.

(5) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Oct. 16, 1924), \$1,-731.61.

(6) State Compensation Insurance Fund, premium on insurance of Hetch Hetchy employees (claim dated Oct. 17, 1924), \$1,006.63. (7) State Compensation Insur-

ance Fund, premium on insurance of Hetch Hetchy employees (claim dated Oct. 17, 1924), \$2,889.69.

(8) Sperry Flour Co., flour (claim dated Oct. 17, 1924), \$1,-

194.63.

(9) South San Francisco Packing Provision Co., meats (claim ed Oct. 17, 1924), \$564.96.

dated Oct. 17, 1924), \$564.96.
(10) West Side Lumber Co., lumber (claim dated Oct. 16, 1924), \$505.93.

(11) Wilsey, Bennett Co., eggs (claim dated Oct. 17, 1924), \$2,-

329.31.

De Laval Steam Turbine (12)Co., first payment, two centrifugal pumps for Bay-Pulgas pumping plant (claim dated Oct. 23, 1924), \$3,587.50.

(13) Sierra Railway Company of California, Hetch Hetchy transportation (claim dated Oct. 20, 1924),

\$1,025.88.

(14) Southern Pacific Company, Pacific System, construction of rail top culverts and remodeling of trestle for Hetch Hetchy Water Supply (claim dated Oct. 20, 1924), \$19,069.71.

(15) The Utah Construction Co., rental of equipment (claim dated

Oct. 20, 1924), \$550. (16) Universal Concrete Gun Co., concrete lining in tunnel (claim dated Oct. 20, 1924), \$809.20. (17) Old Mission Portland Ce-

ment Co., cement (claim dated Oct.

17, 1924), \$1,671,25.

Municipal Railway Fund.

(18) Market Street Railway Co., reimbursement for September, un-der agreement of December 12, 1918 (claim dated Oct. 16, 1924), \$1,-374.47.

(19) Market Street Railway Co., electric power furnished Municipal Railways (claim dated Oct. 16,

1924), \$3,008.13. (20) Pacific Gas and Electric Co., electric power furnished (claim

dated Oct. 16, 1924), \$34,517.09.
(21) Standard Oil Co., gasoline
for Municipal Railways (claim dated Oct. 16, 1924), \$954.18.

Municipal Railway Depreciation Fund.

(22) Harriett M. Wagner, settlement of court action No. 139133 for injuries and damages (claim dated Oct. 16, 1924), \$558.50.

Special School Tax. (23) W. P. Fuller & Co., oils, etc., for schools (claim dated Oct. 20, 1924), \$693.90.

School Construction Fund, Bond

Issue 1923.

(24) John Reid, Jr., fourth payment, architectural services for Dudley Stone School (claim dated Oct. 22, 1924), \$6,727.27.

School Construction Fund, Bond Issuc 1918.

(25) Harron, Rickard & McCone, equipment for Galileo High School (claim dated Oct. 21, 1924), \$589.29. (26) Harron, Rickard & McCone, equipment for Mission High School

(claim dated Oct. 21, 1924), \$993.65. (27) Webster Mfg. Co., chairs for Horace Mann School (claim dated Oct. 21, 1924), \$900. (28) The Graton & Knight Mfg.

Co., belting for Mission High School (claim dated Oct. 21, 1924), \$980.79.

County Road Fund. (29) Municipal Construction Co., second payment, improvement of Marina boulevard, Tonquin street from Steiner to Lyon streets (claim dated Oct. 22, 1924), \$7,500.

General Fund, 1924-1925. (30) Flynn & Collins, one Ford coupe furnished Board of Public Works (claim dated Oct. 20, 1924),

\$533. (31) Niles Sand, Gravel and Rock Co., gravel for street repair (claim dated Oct. 21, 1924), \$762.62.

(32) Western Rock Products Co., sand for street repair (claim dated

Oct. 20, 1924), \$2,096.24.

(33) California Brick Co., street paving brick (claim dated Oct. 20, 1924), \$1,550.88. (34) California Brick Co., street

paving brick (claim dated Oct. 20, 1924), \$1.285.35.

paving brick (claim dated Oct. 20, 1924), \$1,028.38.

(36)Auditorium Fund, reimbursement for electric scrubbing machine transferred to Board of Public Works (claim dated Oct. 20, 1924), \$770.30. (37) Louis J. Cohn, first pay-

ment, construction of sewer in Great Highway (claim dated Oct. 22,

1924), \$7 200.

(38) Phillips & Van Orden Co., furnishing charter amendments to Department of Elections (claim

dated Oct. 23, 1924), \$1,568.
(39) Phillips & Van Orden Co., furnishing ballots to Department of Elections (claim dated Oct. 23, 1924), \$6,050.

(40) Neal, Stratford & Kerr, printing for Department of Elections (claim dated Oct. 23, 1924),

\$3,235.35.

(41) Pacific Gravure Co., printing, publicity and advertising of San Francisco, British Fleet visit (claim dated Oct. 27, 1924), \$1,650.

(42) J. T. Freitas Co., eggs, Relief Home (claim dated Sept. 30, 11204), \$1,120.

1924), \$1,180.80

(43) Shell Co., fuel oil, Relief Home (claim dated Sept. 30, 1924), \$2,032.83.

(34) M. J. Brandenstein & Co., coffee, Relief Home (claim dated Oct. 22, 1924), \$620. (45) Herbert F. Dugan, drugs, San Francisco Hospital (claim dated Sept. 30, 1924), \$794.18.

(46) Shell Co., fuel oil, San Francisco Hospital (claim dated Sept.

30, 1924), \$2,784.

(47) Howard Automobile Co., one Buick auto for Sheriff (claim dated

Oct. 21, 1924), \$1,711.25. (48) Kinsey Estate Co., payment for lands required for the Aquatic Park, as per terms of agreement (claim dated Oct. 23, 1924), \$24,-379.43.

(49) Title Insurance and Guaranty Co., for expense, title fee and interest in matter of purchase of properties from Marguerite E. Marchand for Civic Center poses; as per agreement by Ordinance No. 6253, New Series (claim dated Oct. 27, 1924), \$2,717.66.

South Beach Land Fund. (50) Wm. B. Sharp, Ellen Dore, Charlotte E. Horrigan and Maurice

Charlotte E. Horrigan and Maurice Dore, payment for property required for the Aquatic Park (claim dated Oct. 24, 1924), \$16,528.

(51) James C. McKinstry, David Donzel, George W. Rodolph, Florence S. Droste and William S. Bliss, payment for property required for the Aquatic Park (claim dated Oct. 24, 1924), \$16,603.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Appropriation, \$1,300, Repair of Over- head Cables, City Hall Elevators.

Resolution No. 23128 (New Se-

ries), as follows:

Resolved, That the sum of \$1,300 be and the same is hereby set aside, appropriated and authorized to be expended out of "Repair of Elevat-ors," Budget Item No. 71, for re-newing overhead cables in elevators 1, 3, 5 and 6 in the City Hall.
Ayes—Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Appropriation, \$8,450, Improvement of Union Street From Larkin Street to Van Ness Avenue.

Resolution No. 23129 (New Se-

ries), as follows:

Resolved, That the sum of \$8,450 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Budget Item No. 86, for the improvement of Union street from Kearny street west, to include the improvement of the two blocks—Union street from Larkin street to Van Ness avenue.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Appropriation, \$10,000, Payment Lands for Mission Playground.

Resolution No. 23130 (New Se-

ries), as follows:
Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of "Urg-ent Necessity," Budget Item No. 26, Fiscal Year 1924-1925, and author-ized in payment to Mary A. Swift, as first apyment for lands required for the Mission Playground, Nineteenth and Angelica streets; for which award was made by Superior

Court, Action No. 141073, in sum of \$37,000 (claim dated Oct. 27, 1924.)

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Appropriation, \$25,875, Payment to Norman De Vaux for Land Required for War Memorial Site.

Resolution No. 23131 (New Se-

ries), as follows:

Resolved, That the sum of \$25,-875 be and the same is hereby set aside and appropriated out of \$100,-000, in General Fund, 1924-1925, for War Memorial purposes, as Resolution No. 22724 (New Series), and authorized in payment to Norman De Vaux, California Pacific Title Insurance Company; being payment for lands commencing on the easterly line of Franklin street, distant 68 feet 9 inches northerly from the northerly line of Grove street; running thence northerly along the easterly line of Franklin street 103 feet 1½ inches, of dimen-sions 103 feet 1½ inches by 166 feet 9 inches; as per acceptance of offer by Resolution No. 23060 (New Series.) Required for War Memorial purposes. (Claim dated Oct. 27, 1924.)

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon—1. Appropriations for Land for Everett School Site.

Resolution No. 23132 (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby set aside and appropriated out of School Construtcion Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for properties required for the Everett School, to-wit:

(1) To John A. Lacey, for property commencing on north line of Seventeenth street, distant 55 feet east from east line of Dehon street: thence east along north line of Seventeenth street 25 feet, of dimensions 25x85 feet, per acceptance of offer by Resolution No. 23074 (New Series) (claim dated October

27, 1924), \$6,500. (2) To Joseph Campbell, for property commencing on east line of Dehon street, distant thereon 110 feet north from Seventeenth street, running thence north along east line of Dehon street 25 feet, of dimensions 25x80 feet, per acceptance of offer by Resolution No. 23075, New Series (claim dated October 27, 1924), \$7,750. A y e s — Supervisors Badaracco,

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1.

Boiler and Oil Tank Permits.

Resolution No. 23133 (New Series), as follows:

Resolved, That the following revecable permits be and the same are hereby granted:

Blue Bird Bakery, 324 Fell street.

10 horse power boiler.

Elite Plating Works, 1141 Howard street, 5 horse power boiler.

Muller & Raas Co., 820 Mission street (fifth floor), 5 horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Resolution No. 23134 (New Se-

ries), as follows:

Resolved. That the following revocable permits be and the same are hereby granted:

Oil Tanks.

R. Cavallero, south side of Howard street between Langton and Rausch streets, 1500 gallons pacity.

City Cleaning and Dyeing Works, 270 Fourteenth street, 1500 gallons

capacity.

A. R. Fritchi, 2889 Pacific avenue,

1500 gallons capacity.

Mrs. D. S. Hill, southwest corner of Fifteenth and Guerrero streets, 1500 gallons capacity.

Mrs. Mary L. Hughes, 163 Divisa-dero street, 1500 gallons capacity.

Lyman J. Potter, north side of Green street, 150 feet west of Fill-more street, 1500 gallons capacity. San Francisco Paint Removing Co., 38 Otis street, 120 feet east of

Brady street, 1500 gallons capacity. The rights granted under this resolution shall be exercised within

six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon-1.

Transfer of Garage Permit. Resolution No. 23135 (New Series), as follows:

Resolved, That C. S. Keast and O. V. Johnson be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them public garage permit heretofore granted E. Kortick by Resolution No. 22747 (New Series), for premises at 3135 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Garage Permits.

Resolution No. 23136 (New Se-

ries), as follows:

Resolved, That Riverdale Creamery Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north side of O'Farrell street, 100 feet east of Divisadero street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Resolution No. 23137 (New Se-

ries), as follows:

Resolved, That G. J. Panario be and is hereby granted permission, revocable at will of the Board of Supervisors to maintain and operate a public garage at the south-east corner of Drumm and Sacramento streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

A y e s — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Automobile Supply Station.

Resolution No. 23138 (New Series), as follows:

Resolved, That Geo. W. Moore be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northwest corner of Van Ness avenue and Ellis street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Amending Zoning Ordinance, Vermont Street.

Bill No. 6861, Ordinance No. 6390

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating

and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penaltics for the violation of its provisions."

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Vermont street commencing at a point thirty feet northerly from Nineteenth street and running thence northerly thirty-five feet and extending to the rear lot line, in the commercial district instead of the second residential district.

(L. A. Cunningham was granted the privilege of the floor and heard in connection with the foregoing.)

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Amending Zoning Ordinance, Filbert Street.

Bill No. 6862, Ordinance No. 6391

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Filbert street commencing at Lyon street and running thence easterly to a point 75 feet westerly from Baker street, and extending to a depth of the rear lot lines, in the first residential district instead of the second residential district.

Ayes — Supervisors Badaracco, ath, Colman, Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Amending Zoning Ordinance, Block Bounded by Broadway, Steiner, Vallejo and Pierce Streets.

Bill No. 6863, Ordinance No. 6392

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the block bounded by Broadway, Steiner street, Vallejo street and Pierce street in the first residential dis-trict instead of the second residential district

A y e s - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon—1. Amending Zoning Ordinance, Seventeeenth and Missouri Streets.

Bill No. 6864, Ordinance No. 6393

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the south-west corner of Seventeenth street and Missouri street, for a distance of 100 feet on Seventeenth street and a distance of 137.5 feet on Missouri street, in the light industrial district instead of the commercial district.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Amending Zoning Ordinance, Marlna

Tract. Bill No. 6865, Ordinance No. 6394

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating
and establishing the location of
trades, industries and the location

of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the block bounded by Chestnut street, Mal-lorca way, Alhambra street, Cervantes boulevard and Fillmore street, in the second residential district, where not already so classified, instead of the first residential district.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Ordering Construction or Southern Police Station.

Bill No. 6867, Ordinance No. 6395 (New Series), as follows:

Ordering the construction of the Southern Police Station, to be erected on the northwest corner of Fourth and Clara streets; authoriging and directing the Board of Public Works to enter into contract for said construction, approving plans and specifications therefor and permitting progressive payments to be made during the progress of said construction.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public

Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Southern Police Station, to be erected on the northwest corner of Fourth and Clara streets, in accordance with plans and specifications prepared therefor by the Board of Public Works and on file in its office, which plans and specifications are hereby approved and adopted.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said construction of the Southern Police Station condithat progressive payments tions shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter.
Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Providing for the Issuance and Re-demption of Water Bonds.

Bill No. 6866, Ordinance No. 6396

(New Series), as follows:

Providing for the issuance of and redemption of bonds of the City and County of San Francisco to the amount of ten million dollars, for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Ne-vada Mountains in Tuolumne (County State of California and in County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Francisco, for the use of said City and County and its inhabitants, in accordance with and as authorized at a special election held in said City and County on the 7th day of October, 1924.

Whereas, a special election was held in the City and County of San Francisco on the 7th day of October, 1924, in accordance with the provisions and requirements of Ordinance No. 6326 (New Series), calling and providing for such election, and Ordinance No. 6332 (New Series), giving notice thereof, reference to said ordinances for further particulars being here made;

Whereas, it has been determined by Resolution No. 23054 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the in-curring of a bonded indebtedness for the purpose and In the amount stated in the proposition submitted thereat; now, therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

That in accordance Section 1. with the provisions of the Charter of the City and County of San Francisco and Ordinances Nos. Series) of the Board of Supervis-crs, and in accordance with the authorization resulting from the special election held in said City and County on the 7th day of Oc-tober, 1924, bonds of the City and County of San Francisco be issued in the amount of \$10,000.000 for the purpose of the acquisition and construction of a public utility, to-wit: A series of aqueduct tunnels to be constructed in the Sierra Nevada Mountains in Tuolumne State of California, and County, State of California, and in the Coast Range Mountains in San Joaquin and Alameda counties, State of California, and the rights of way, structures and appurtenances incidental thereto, to be used as a part of the Lake Eleanor-Tuolumne system, also known as the Hetch Hetchy project, for the conveying of water from the Tuolumne River and its tributaries to the City and County of San Fran-cisco, for the use of said City and County and its inhabitants; that such bonds shall be ten thousand such bonds shall be ten thousand in number, and shall be numbered from one to ten thousand, both inclusive, and shall be payable at the rate of \$250,000 thereof five years from the date of said bonds, beginning with the lowest numbers, and \$250,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall have been paid.

Section 2. All of the bonds issued as herein provided shall be in the form and character known as "serials". All of the said bonds shall be dated January 1, 1925; shall bear interest at the rate of five (5) per cent per annum, pay-able semi-annually on the first days of January and July of each year until the maturity thereof; said bonds shall be of the denomination of one thousand dollars each, and the principal and interest shall be payable in gold coin of the United States of America, at the office of the Treasurer of said City and Couunty, or at the option of the holder, at the fiscal agency of said

City and County, in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor and attested by the Clerk of the Board of Supervisors with the seal of said City and County, and shall be substantially in the following form:

The United States of America, State of California, City and County of San Francisco. Hetch Hetchy Water Bond.

\$1,000.00 For value received the City and County of San Francisco, a municipal corporation, organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of January, 19—, one thousand dollars, with interest thereon at the rate of five per centum per annum, payable semi-annually January first and July first, on presentation and surrender of the coupons hereto attached as they respectively become dut, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco, in the City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than twothirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law,

and that the amount of this bond, together with all indebtedness of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County and that requirements County, and that provision has been made as required by the Constitution and statutes of said State and Charter of said City and County for the collection of an annual tax sufficient to pay the in-terest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or be-tore maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presenta-tion to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a state-ment stamped, printed or written upon the back or face of the bond to the effect that this bond is registered in the name of the owner and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafer and from time to time this bond may be transferred by such registered owner in pason or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered, as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco, has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1925.

Mayor.
Treasurer.

Countersigned:

Auditor.

Attest:

Clerk of the Board of Supervisors.

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the thereof, and in the amount of twenty-five dollars each, which sum will be the amount of interest due on such bond for six months. Such coupons shall be numbered from one upwards, and each shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

Form of Coupon.

\$25.00 On ———, 19——, the City

Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Fran-cisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or by attorney duly authorized in presentation of the bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, or written thereon. printed or written thereon. Such registration shall be substantially in the following form:

Form of Registration.

San Francisco, —, 19—, This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of and the interest and principal

thereof are hereafter payable to such owner.

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 6326 (New Series) and Ordi-nance No. 6332 (New Series), and in furtherance of the purpose here in expressed the following fund is hereby created, to-wit: "Hetch Hetchy Water Bond Interest and Redemption Fund." Section 7. The Board of Super-visors shall sell said bonds at such

times and in such amounts as it may determine. The proceeds arising from the sale of said Hetch Ing from the saie of said fietch.

Hetchy Water Bonds shall be placed in the Treasury to the credit of the "Hetch Hetchy Water Construction Fund," which fund is hereby created and shall be used exclusively for the purpose for which such bonds were issued.

Scatter of This ordinance is

Section 8. This ordinance is one of a series of ordinances passed by the Board of Supervisors under and by virtue of which it is proposed to incur a bonded indebtedness of said City and County for the purpose herein stated.

Section 9. This ordinance shall

Section 9. This ordinance shall take effect immediately.
And the Clerk is hereby directed to advertise this bill and ordinance in the "Chronicle," a morning newspaper, as required by law.
Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy. Morgan, Rohb, Bonco-

McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent—Supervisor Shannon—1. Releasing James Smith From Street Contract.

Bill No. 6868, Ordinance No. 6397

(New Series), as follows:

Releasing, cancelling and annulling that certain contract made and entered into by and between James M. Smith and the Board of Public Works on September 8 1924, designated as "street assessment contract No. 1881 (New Series), for the improvement of Vicente street from the easterly line of Four-teenth avenue to Nincteenth ave-nue, etc.," as set forth in Resolu-tion of Intention No. 81977 (Sec-ond Series).

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That certain contract made and entered into by and be-

tween James M. Smith and the Board of Public Works on September 18, 1924, designated as "street assessment No. 1881 (New Series), for improvement of Vicente street from the easterly line of Four-teenth avenue to Nineteenth ave-nue, including the crossings of Fourteenth, Fifteenth, Sixteenth, Seventeenth and Eighteenth avenues, by grading to official line and grade; by the construction of concrete curbs; by the construction of artificial stone sidewalks of the full official width on the angular corners of the included crossings, excepting the southeasterly corner of the crossing of Fourteenth avenue and Vicente street; by the constructon of an asphaltic concrete pavement on the roadway thereof; by the construction of ironstone pipe sewers and appurtenances along the center line of Vicente street, as set forth in a resolution of intention No. 81977 (Second Series) by said Board of Public Works on June 2, 1924, be and is hereby released, cancelled and annulled at the instance and requiset of the contracting parttes thereto, for the reasons speci-fied in Resolution No. 83543 (Sec-ond Series) of the Board of Public Works passed October 6, 1924, and filed October 8, 1924, in the Clerk's office of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Action Deferred.

The following bill, heretofore passed for printing, was taken up and on motion laid over two weeks:

Amending Building Law, Exterior Walis.

Bill No. —, Ordinance No. — (New Series), as follows: Amending Section No. 146, Ordi-nance No. 1008 (New Series), nance known as the "Building Law," taining to walls.

Be it ordained by the People of the City and County of San Fran-

cisco as folows:

Section 1. Section No. 146. exterior walls of frame or wooden buildings shall be constructed with building covered with weather-boarding, or with approved fibre lumber, or with a steel reinforce-ment consisting of a wire mesh made of not less than No. 14 gauge galvanized steel wires spaced not more than two inches on centers

in each direction to which must be securely attached a heavy waterproofed paper backing, to be properly nailed to each studd with approved wide-headed galvanized wire nails not more than six inches apart vertically, and covered on the exposed surface with Portland cement plaster not less than threefourths of an inch in thickness. No uncovered studding will be allowed against the wall of an adjoining building or structure.

Indefinite Postponement.

The following matter, heretofore passed for printing, was taken up and indefinitely postponed by the following vote:

Relative to Power of Board of Public Works in Granting Permission for Street Work Under Private Contract.

Bill No. 6844, Ordinance No. — (New Series), as follows:

Authorizing and empowering the Board of Public Works to investigate all applications for permission to do street work or street improve-ment under private contract and to grant permission therefor, and repealing Ordinance No. 6278 (New Series), approved July 1, 1924.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Application for permission to do any street work or street improvement under private of any unaccepted public street, lane, alley, place or court in the City and County of San Francisco, must be made in writing to the Board of Public Works; said Board shall thereupon investigate the same and if after investigation. same, and if, after investigation, the Board determines that the public interest or convenience requires such work or improvement, or that the same is expedient, it is hereby authorized and empowered to grant the permission applied for.

Such work or improvement must be done under the direction and to the satisfaction of the Board of Public Works, and the materials used must be in accordance with the specifications adopted by the Board of Supervisors for similar work and be to the satisfaction of the Board of Public Works.

The Board of Public Works shall fix the time within which the work improvement shall be menced, and when to be completed; but in no event shall the Board extend the time for the doing of the work or improvement more than ninety days beyond the time originally fixed for its completion unless authorized so to do by the Board

of Supervisors.

When the work or improvement snall have been completed to the satisfaction and acceptance of the Board of Public Works it shall so reclare by resolution, and there-upon the Board shall deliver to the contractor a certificate to that effect.

Section 2. No permission for the doing of any street work or improvement shall be granted in pursuance of this ordinance unless the owners of the major part of the frontage of the lots and lands upon the street, lane, alley, place court whereon such work or improvement is to be done, or the agents of such owners shall have entered into contract therefor. A certified copy of the contract so entered into must accompany the application mentioned in Section 1 of this ordinance and be filed in the office of the Board of Public Works. Said Board may institute such inquiry as it deems proper in the premises to authenticate the genuineness of the signatures appearing in the original contract entered into; and the provisions of Section 24, Article XVI of the Char-ter of the City and County of San Francisco shall be applicable to such inquiry.

Section 3. Nothing in this ordinance shall in any manner be so construed as to conflict with the provisions of Section 16, Chapter II, Article VI of the Charter.

Section 4. Ordinance No. 6278 (New Series), approved July 1, 1924, is hereby repealed.

Section 5. This ordinance shall take effect immediately.

Referred.

The following matter, heretofore passed for printing, was taken up and on motion referred to the Electricity Committee:

Underground District.

Bill No. 6869, Ordinance No. -(New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing electric wires and conduct-ors underground in the City and County of San Francisco," by adding a new section thereto to be known as Section I.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Order No. 214 (Second Series) is hereby amended by adding a new section to be known as Section I, to read as follows:

Section I. An additional district those hereinbefore described within which it shall be unlawful to maintain poles and wires after January 1, overhead 1925, is hereby designated, to-wit:

Underground District No. Ritch street from Bryant street to Brannan street and from Brannan street to Townsend street.

Section 2. This ordinance shall take effect immediately.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$44,954.48, recommends same be allowed and ordered paid.

Ayes—Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more-17.

Absent—Supervisor Shannon—1.

NEW BUSINESS.

Resolution of Intention to Establish Set-back Lines No. 54.

Supervisor McGregor presented: Resolution No. 23139 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars, to-wit: Resolved, That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet northerly from Judah 100 feet northerly from Judah street, and running thence northerly 25 feet, said set-back line to be 3 1/3 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 3 1/3 feet; along the easterly side of 25 feet, sain set hack the cost of feet; along the easterly side of Thirtieth avenue, commencing at a rount 100 feet northerly from Judah street, and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet and set-back line to be 6 feet; thence northerly 25 feet and set back line to be 6 feet; thence northerly 25 feet and set back line to be 6 feet; feet, said set-back line to be 9 feet; thence northerly 325 feet, said set-back line to be 12 feet. Along both sides of Thirty-first

avenue, commencing at points 100 Judah street, feet northerly from Judah street, and running thence northerly 25 and running thence northerly 25 feet, said setback lines to be 3 1/3 feet; thence northerly 25 feet, said set-back lines to be 6 2/3 feet; thence northerly 300 feet, said setback lines to be 10 feet; thence northerly 25 feet, said set-back lines to be 6 2/3 feet; thence northerly 25 feet, said set-back lines to be 2 1/3 feet 3 1/3 feet.

Along the easterly side of Fortyfirst avenue, commencing at Irving street, and running thence northerly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 3 1/3 feet.

Along the westerly side of Forty.

Along the westerly side of Forty-first avenue, commencing at a point feet northerly from Judah street, and running thence northerly 25 feet, said set-back line to be 3 1/3 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 25 feet, said set-back fine 3 1/3 feet; along the easterly side commencing of Forty-first avenue, commencing at a point 100 feet northerly from Judah street, and running thence northerly to a point 100 feet southerly from Irving street, said set-back line to be 6 feet.

hack line to be 6 feet.

And notice is hereby given that Monday, the 1st day of December.
1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:
A yes —Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McRed, McKern, McCore, McCore, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Resolution of Intention to Establish Set-back Lines No. 53.

Supervisor McGregor presented: Resolution No. 23140 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to

which reference is hereby made for further particulars; therefore,

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along both sides of North Point street, commencing at points 87.5 easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6 feet.

Along the westerly side of Seventeenth avenue between Kirkham street and Judah street, said set-back line to be 10 feet; along the easterly side of Seventeenth avenue, commencing at Kirkham street and running thence northerly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3
feet; thence northerly 25 feet, said
set-back line to be 3 1/3 feet.
Along the westerly side of Twenty-first avenue between Kirkham

street and Judah street, said setback line to be 10 feet; along the easterly side of Twenty-first avenue, commencing at Kirkham street and running thence northerly 125 feet, said set-back line to be 4 feet; thence northerly 25 feet, said set-back line to be 5 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly to a point 100 feet southerly from Judah street, said set-back line to be 11 feet.

Along the easterly side of Twenty-third avenue, commencing at Judah street and running thence northerly 500 feet, said set-back line to be 21 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

Along the westerly side of Thirty-eighth avenue between Judah street and Irving street, said set-back line to be 12 feet; along the easterly side of Thirty-eighth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly to lrving street, said set-back line to be 2.5 feet.

Along the westerly side of Fortythird avenue between Judah street and Irving street, said set-back line to be 15 feet; along the easterly side of Forty-third avenue, com-mencing at a point 100 feet northerly from Judah street and running thence northerly 350 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

And notice is hereby given that Monday, the 1st day of December, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all perwhen and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention. Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be evended out of the hereinafter mentioned acof the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Municipal Railway Fund.

(1) Edgewater Steel Co., steel car wheels for Muncipal Railways

(claim dated Oct. 24, 1924), \$546. (2) R. W. Jamison, railway supplies (claim dated Oct. 24, 1924), \$597.50.

Water Construction Fund, BondIssue 1910.

(3) Baker, Hamilton & Pacific Co., hardware, Hetch Hetchy construction (claim dated Oct. 23, 1924), \$661.26.
(4) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Oct. 23, 1924), \$1,-

093.33.

(5) Old Mission Portland Cement Co.. cement (claim dated Oct. 24, 1924), \$7,702.45.

(6) Old Mission Portland Cement

Co., cement (claim dated Oct. 24,

1924), \$9.844.52.

(7) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$1,564.14.

(8) Old Mission Portland Cement

Co., cement (claim dated Oct. 24,

1924), \$3,961.10.
(9) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$9,988.94.
(10) Old Mission Portland Ce-

ment Co., cement (claim dated Oct. 24, 1924), \$4,621.47.

(11) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$7,460 24, 1924), \$7,460. (12) Old Mission Portland Ce-

ment Co., cement (claim dated Oct. 24, 1924), \$4,621.47.

(13) Old Mission Portland Ce-

ment Co., cement (claim dated Oct.

24, 1924), \$9,145.96.
(14) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$6,859.47.
(15) Old Mission Portland Cement Co.

ment Co., cement (claim dated Oct. 24, 1924), \$7,374.84.
(16) State Compensation Insur-

ance Fund, insurance premium on Hetch Hetchy employments (claim dated Oct. 24, 1924), \$1,127.45. (17) State Compensation Insur-

ance Fund, insurance premium on Hetch Hetchy employments (claim dated Oct. 24, 1924), \$2,872.93.

(18) The Worthington Co. Inc.

turbine pump parts (claim dated Oct. 24, 1924), \$541.17.
(19) Leonard F. Youdall, con-

crete work, Newark slough (claim dated Oct. 23, 1924), \$3,480.67.
(20) Edward R. Bacon Co., one

Mead Morrison winch (claim dated

Oct. 28, 1924), \$774.31.

(21) Crane Co., pipe fittings, etc. (claim dated Oct. 27, 1924), \$503.79. Home Construction Fund, ReliefBond Issue 1923.

(22) Rureau of Engineering, Department Public Works (claim dated Oct. 28, 1924), \$716.
(23) John Reid, Jr., fourth payment, architectural services, Relief Home buildings (claim dated Oct. 20, 1024), \$2270, \$220. Oct. 29, 1924), \$3,870.86.

School Construction Fund, Bond Issue 1923.

(24) Mahony Bros., second payment, general contract, addition to High School of Commerce (claim dated Oct. 29, 1924) \$15,277.50.

Special School Tax.

(25) George H. Tay Co., 19 stall urinals. Bryant School (claim

dated Oct. 29, 1924), \$1,119.10.
(26) Anderson & Ringrose, final payment, general construction, payment, general cons Portola Primary School dated Oct. 29, 1924). \$1,000. (27) Butte Electrical Equipment

Co., final payment, electrical work, Portola Primary School (claim dated Oct. 29, 1924), \$500.

(28) I. M. Sommer, fifth payment, general construction, Francisco School (claim dated Oct. 29, 1924), \$12,304.80.

Municipal Railway Depreciation Funa.

(29) Maria Russo, in full settlement of claim for account of death of Salvatore Russo, her husband, Superior Court Action No. 144312, authorized by Resolution No. 23117, New Series (claim dated Oct. 27, 1924), \$15,500.

General Fund, 1923-1924.
(30) Heury J. Mahony, third payment, general construction of Fire Department building, Mint avenue (claim dated Oct. 29, 1924), \$3,789.29.

(31) O. Monson, fourth payment, general construction of Fire Department building, Engine No. 29, Division street between Tenth and

Eleventh streets (claim dated Oct. 29, 1924), \$6,608.85.
(32) J. E. O'Mara, first payment, installation of radiators, Nurses' Home, San Francisco Hospital (claim dated Oct. 29, 1924), \$834.75.

(33) Marbelite Products Co., 32 marbelite lighting standards and transformers installed in Civic Center (claim dated Nov. 3, 1924), \$7,884.80.

General Fund, 1924-1925.

(34) Standard Underground Cable Co., cable for Dept. of Elec-tricity (claim dated Sept. 30, 1924), \$1,089.

(35)Kelllogg Switchboard and Supply Co., wire, coils and graba-phones, Dept. of Electricity (claim dated Sept. 30, 1924), \$501.70.

(36) Jamestown Metal Products Co., filing equipment for Recorder

(claim dated Nov. 3, 1924), \$618. (37) Reo Motor Car Co. of California, one Reo truck, Dept. Public Works (calim dated Oct. 27, 1924), \$1,462.50.

(38) Equitable Asphalt Mainte-nance Co., asphalt street resurfacing (claim dated Oct. 27, 1924),

\$834.10.

(39) Santa Cruz Portland Cement Co., cement for street repair (claim dated Oct. 27, 1924), \$1,-893.29.

(40) Shell Company of California, fuel oil, street repair (claim dated Oct. 27, 1924), \$699.57.

(41) Spring Valley Water Co., water furnished Fire Dept. hydrants (claim dated Oct. 28, 1924), \$13,589.70.

(42) William Cluff Co., sugar, Relief Home (claim dated Oct. 24, 1924), \$1,455.12.

(43) Sperry Flour Co., flour, Re-

lief Home (claim dated Oct. 28, 1924), \$1,351.84.

(44) Ralston L. White and Mercantile Trust Company of Califor nia, payment for property required for widening of Williams avenue, as per Resolution No. 23107, New Series (claim dated Oct. 30, 1924),

(45) California Academy of Sciences, maintenance of Steinhart Aquarium for month of October,

\$555.

1924, \$3,319.97. (46) San Francisco Chronicle, advertising (claim dated official Nov. 3, 1924), \$713.21.

Water Construction Fund, Bond Issue 1910.

(47) Associated Oil Co., fuel oil, etc. (claim dated Oct. 27, 1942), \$1,-168.74.

(48)California Steam Plumbing Supply o., black pipe (claim dated Oct. 27, 1924), \$1,-706.89.

(49)William Cluff Co., groceries (claim dated Oct. 27, 1924), \$682.12. (50) Del Monte Meat Co., meats

(claim dated Oct. 28, 1924), \$978.76.
(51) Ingersoll-Rand Co. of Cali-

fornia, pipe fittings (claim dated Oct. 27, 1924), \$647.75.
(52) A. Levy & J. Zentner Co., potatoes (claim dated Oct. 27,

1924), \$710.90. (53) M. M. O'Shaughnessy, volving fund expenditures, reper vouchers (claim dated Oct. 27, 1924), \$667.56. (54) Old Mission Portland Ce-

ment Co., cement (claim dated Oct.

27, 1924), \$4,476.

Park Fund.

(55) W. P. Fuller & Co., glazing and lights, Park Museum (claim dated Oct. 31, 1924), \$1,674.25.

General Fund, 1924-1925.

(56) S. Levi, millwork, Ocean Beach bath house (claim dated Oct. 31, 1924), \$527. (57) Park Commission,

furnished Ocean Beach bath house and playfield (claim dated Oct. 31,

1924), \$7,428.50.

(58)Park Commission, labor furnished public golf links, Lake Merced (claim dated Oct. 31, 1924), \$5,379.37.

(59) Park Commission, labor furnished new Park Stadium (claim dated Oct. 31, 1924), \$2,-895.09.

Appropriations.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

County Road Fund.

(1) For the construction of a road connecting the Municipal Golf Links at Lake Merced with the Skyline boulevard (per award to H. T. Guerin at \$23,641.60; engineering and inspection, \$2,358.40), \$26,000.

Miscellaneous Repairs to Streets, etc., Budget Item No. 80.

(2) Repairs to Stockton Street Tunnel, including walk, cracks, steps, sidewalk, handrail and concrete bulkheads, \$1,329.

Appropriations, Payments for Lands and Improvements, Everett School

Site.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named owners of properties; being payments for properties required for

the Everett School, to-wit:
(1) To Dominic O'Kane, for lands and improvements commencing at a point on the easterly line of Harlow street, distant thereon 100 feet southerly from the southerly line of Sixteenth street, running thence southerly along said easterly line of Harlow street 28 feet, being of dimensions 28 x 75 feet; as per acceptance of offer by Resolution No. 23109, New Series (claim dated Nov. 3, 1924), \$8,000. (2) To Christian Bauer, for lands

and improvements commencing at a point on the easterly line of Harlow street, distant thereon 1901/2 feet northerly from Seventeenth feet northerly from Seventeenth street, running thence northerly along said easterly line of Harlow along said easterly line of littless street 22½ feet, being of dimensions 22½ x 60 feet; as per acceptance of offer by Resolution No. 23110, New Series (claim dated Nov. 3, 1924), \$6,300.

Nov. 3, 1924), \$6,300.
(3) To John Joseph Welsh et al., for lands and improvements compared to the contract of mencing at a point on the easterly line of Harlow street, distant thereon 156 feet southerly from Sixteenth street, running thence southerly along said easterly line of Harlow street 53 feet, being of dimensions 53 x 75 feet; as per acceptance of offer by Resolution No. Nov. 3, 1924), \$18,500.

(4) To F. E. Hesthal Co., for

land commencing at a point formed

by the intersection of the southerly line of Sixteenth street with the easterly line of Harlow street, running thence easterly along the said southerly line of Sixteenth street 105 feet, being of dimensions 105 x 100 feet; as per acceptance of offer by Resolution No. 23112, New Series (claim dated Nov. 3, 1924), \$15,000. Ordering Construction of Southern

Heights Diagonal Boulevard.

Also, Bill No. 6870, Ordinance No. — (New Series), as follows: Ordering the preparation of plans and specifications for and the improvement of Southern Heights avenue from Rhode Island street to Carolina street by the grading thereof; authorizing and directing the Board of Public Works to enter into contract for said improvement in accordance with plans and specificiations prepared therefor, and permitting progressive payments to be made during the course of the work.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. The Board of Public Works is hereby 'authorized, instructed and empowered to prepare plans and specifications for the improvement of Southern Heights avenue from Rhode Island street to Carolina street by the grading thereof and to enter into contract for said improvement in accordance with said plans and specifications so prepared.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said improvement of Southern Heights avenue conditions that progressive payments shall be mdae in the manner set forth in said specifications and as provided by Section 21, Chapter I,

Article VI of the Charter. Section 3. This ordinance shall take effect immediately. Transfer to Cover Operating Deficit, Municipal Railway.

Supervisor McLeran presented: Resolution No. 23141 (New Se-

ries), as follows:

Resolved, That the sum of \$454.29 be and the same is hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund, representing the operating deficit for the month of September, 1924.
(Board of Public Works Resolu-

tion No. 83783, Second Series).

Adopted by the following vote: A y es - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Appropriations.

Resolution No. 23142 (New Se-

ries), as follows:

Resolved. That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Work in Front of City Property, Budget Item No. 39.

(1) To defray the City's portion of the improvement of the crossing of Cabrillo street and Thirty-first avenue, \$138.75.

County Road Fund.

(2) For reconstructing of roadway of Taraval street between Twelfth and Fifth avenues, \$499. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon-1.

Accepting Offer to Sell Land for the Widening of Williams Avenue. Supervisor McLeran presented: Resolution No. 23143 (New Se-

ries), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the widening of Williams avenue has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite its

name, viz.:

S. Ducas Company, a corporation, \$265—Beginning at the point of intersection of the center line of Neptune street extended and produced southwesterly, with the southwest-erly line of Williams avenue, and running thence northwesterly along the southwesterly line of Williams avenue a distance of 264 feet to the line of Venus street center tended and produced southwesterly; thence at right angles southwesterly along the center line of Venus street extended and produced southwesterly a distance of 10 feet to the northerly boundary line of South San Francisco Block No. 471; San Francisco Block No. 471; thence at right angles southeasterly along the northerly boundary line of South San Francisco Block No. 471 and along the northeasterly terminal line of Newhall street and along the northwesterly terminal

line of Yosemite avenue a distance of 264 feet to the center line of Neptune street extended and produced southwesterly; thence right angles northeasterly along the center line of Neptune street ex-tended and produced southwesterly a distance of 10 feet to the point beginning.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said corporation and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment

of the agreed purchase price.

A yes — Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Concovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Accepting Offer to Sell Land Required for Widening of Roosevelt Way.

Supervisor McLeran presented: Resolution No. 23144 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names, viz.:
Alfred Olson, \$300.
Parcel 1. Commencing at a point

on the northerly line of Lower Terace, distant thereon 203.00 feet west-erly from the westerly line of Plato (formerly Pluto) street; thence westerly along the northerly line of Lower Terrace 25.00 feet; thence at right angles northerly 2.25 feet; thence northeasterly on a curve to the right, the tangent of which deflects to the right 45 deg. 08 min. 05 sec, from the preceding course at the last described point, 170-foot radius, central angle 10 deg. 55 min. 16 sec., 32.40 feet; thence deflecting to the right 123 deg. 56 min. 39 sec. from the tangent to the preceding curve at the last de-scribed point and running south-erly 22.79 feet to the northerly line of Lower Terrace and the point of commencement. Being a portion of Lot 50, Block "P," Park Lane Tract Map No. 5. Parcel 2. Commencing at a point

on the northerly line of Lower Terrace, distant thereon 228.00 feet westerly from the westerly line of Plato (formerly Pluto) street; thence westerly along the northerly line of Lower Terrace 2.22 feet; thence northeasterly on a curve to the right, the tangent of which deflects to the right 134 deg. 04 min. 05 sec. from the preceding course at the last described point, 170-foot radius, central angle 1 deg. 04 min., 3.16 feet; thence deflecting to the right 134 deg. 51 min. 55 sec. from the tangent to the preceding curve at the last described point and running southerly 2.25 feet to the northerly line of Lower Terrace and the point of commence-Being a portion of Lot 49, "P," Park Lane Tract Map No. 5.

It is hereby understood and agreed that the City and County of San Francisco is to restore the street work in front of the property remaining in the possession of Alfred Olson. Such restoration (including grading, street paving and curbs) is to done at the time the new street work is constructed. It is also understood that the above described parcels are to be

used for street purposes only.

Aurilla May Langstaff, \$2,500.

Commencing at a point on the easterly line of Park Hill avenue, distant thereon 50 feet northerly from the intersection of the northerly line of Fifteenth street and the easterly line of Park Hill avenue; thence northerly along the said easterly line of Park Hill avenue 25 feet; thence easterly and parallel with the northerly line of Fifteenth street 64 feet 0 inches; thence southerly and parallel with the easterly line of Park Hill avenue 25 feet 0 inches; thence westerly and parallel with the northerly line of Fifteenth street 64 feet 0 inches to the point of commence-

The building now on the above described parcel is to become the property of the City and County of

San Francisco.

Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties; now, therefore, be it

Resolved, That the said offers of

more-17.

sale be accepted and City Attorney is hereby authorized and directed to examine the titles of said prop-erties, and, if the same are found in satisfactory condition, to accept deeds therefor in behalf of the City and County of San Francisco, upon payment of the agreed purchase prices.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronvovieri, Rossi, Schmitz, Welch, Wet-

Absent—Supervisor Shannon—1. Accepting Offer to Sell Land Required for Widening of Randolph Street.

Supervisor McLeran presented: Resolution No. 23145 (New Series), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name, viz.:

Charles Hancock, as guardian of the estate of Emily Hancock, \$854.45—Commencing at the point of intersection of the southerly line of Randolph street and the eastthe of Italian the case rely line of Bright street, running thence easterly and along said line of Randolph street 50 feet; thence at a right angle southerly 21 feet; thence at a right angle westerly 50 feet to the easterly line of Bright street; thence at a right angle street; thence at a right angle northerly along said line of Bright street 21 feet to the point of commencement. Being a portion of Lots Nos. 25 and 26 in Block No. 53, City Land Association.

The above mentioned sum of eight hundred fifty-four and 45/100 dol-lars (\$854.45) includes in addition to the payment of \$160 for the above mentioned parcel, all damages in full to the building now on said parcel, said building to be removed by the present owner within ninety (90) days from date of deed.

Whereas, the City Attorney has recommended the acceptance of the the said offer and the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, there-

fore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for rec-ord with a copy of this resolution attached thereto as evidence of ac-ceptance by the City and County of San Francisco, upon payment of the agreed purchase price,

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23146 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described parcel of land, situated in the County of Alameda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set torth op-posite his name, viz.: Manuel Gularte Peixoto, \$4,250—

2.39 acres, more or less, being portion of the lands in Ex-Mission Surveys Nos. 66 and 67, Alameda County, California. (As per writ-

ten offer on file.)

Now, therefore, be it Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite his name be and

the same is hereby accepted. Be it Further Resolved, That the Spe-cial Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of his offer, to examine the title to said property, and, if the same is found in satis-factory condition, to accept in be-half of the City and County of San Francisco, a deed conveying title thereto and file the same for rec-ord with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran.

McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Passed for Printing.

The following matters passed for printing;
Wood-working Shop Permit.

On motion of Supervisor Deasy: Resolution No. - (New Se-

ries), as follows:

Resolved, That the Diamond Patent Show Case Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate wood-working plant, wherein jointers, planers, saws and sanders are to be used, at the northwest corner of Eighth and Folsom

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Garage Permit.

Also, Resolution No. ---- (New

Series), as follows:

That W. L. Hogan be Resolved, and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west side of Fourth street, 137 feet 6 inches north of Howard street; also to store 1200 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Auto Supply Station Permits.

Also, Resolution No. --- (New

Series), as follows: Resolved, That S. B. Missack be and is hereby granted permission. revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northeast corner of Twenty-ninth street and Tiffany avenue; also to store 2000 gallons of gasoline on premises.
The rights

granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void. Alos, Resolution No. -

as follows:

Resolved, That Standard Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northeast corner of Seventh avenue and Fulton street; also to store 2000 gallons of gasoline on premises.

granted under this The rights resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Oil Permits.

Also, Resolution No. — (New Series), as follows: Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

H. Dempsey, east line of Presidio avenue, 62 feet south of Jackson street, 1500 gallons capacity. Jack's Restaurant, 615 Sacra-

mento street, 600 gallons capacity. C. T. Magill, southwest corner Powell and Union streets, 1500 gal-

lons capacity

Dr. A. H. Nahman, north side of Washington street between Laurel and Cherry streets, 600 gallons capacity.

Geo. Russell Reed Co., 416 Jackson street, 600 gallons capacity. Fred Warden, northeast corner of

Seventh avenue and Hugo street,

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Boiler Permit.

Also, Resolution No. - (New

Series), as follows: Resolved, That the following revocable permit be and is hereby granted:

Boiler.

James Rolph Co., 60 California

street, 10 horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void. Mayor to Sell Property at Auction,

Everett School Site.

Supervisor Wetmore presented: Resolution No. 23147 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to sell at public auc-tion, in accordance with provisions of the Charter, the certain frame buildings located on lands recently purchased by the City for school purposes, and situate and card numbered as follows:

No. 319 Sanchez street and Nos 30, 32, 36, 19, 23, 29, 31, 35, 39, 45, 49, 55, 57, 59, 61, 63, 67, 71, 89, 91, 93 Dehon street and Nos. 3760, 3762, 3264, 3754, 3744, 3740, 3724, 3718, 3720 Seventeenth street and Nos. 20, 34, 36, 38, 42, 44, 52, 50, 60, 64, 27, 69, 75, 77 Harlow street and No. 3435 Sixteenth street.

The Board of Public Works is

The Board of Public Works is hereby requested to prepare specifications for the removal of the said

buildings by the purchasers.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Accepting Offer to Sell Lands Required for Everett School Site.

Supervisor Wetmore presented: Resolution No. 23148 (New Se-

ries), as follows:

Whereas, an offer has been received from F. K. Falch to convey to the City and County of San Francisco certain land and improve-ments situate on the west line of Delion street, distant 90 feet southerly from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

is offered is the reasonable value thereof; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land with improvements, free of all encumbrances, for the sum of \$11,500 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Dehon street, distant thereon 90 feet southerly from the southerly line of Sixteenth street; running thence southerly along said westerly line of Dehon street 28 feet; thence at a right angle westerly 70 feet; thence at a right angle northerly 28 feet; thence at a right angle easterly fect to the said westerly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Map Book. The City Attorney is hereby di-

rected to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Accepting Offer to Sell Land Required for Fire Department Purposes.

Supervisor Wetmore presented: Resolution No. 23149 (New Se-

ries), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for Fire Department purposes has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite its name,

Carley & Hamilton Inc., \$5,0000-Commencing at a point on the east-erly side of Tennessee street, dis-tant thereon 100 feet southerly from the southerly line of Twentieth street, running thence southerly along said easterly line of Tennes-see street 50 feet; thence at right angles easterly 100 feet; thence at right angles northerly 50 feet; thence at right angles westerly 100 feet to the point of commencement.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said corporation and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property; now, therefore,

be it.

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and di-rected to examine the title of said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more-17.

Absent—Supervisor Shannon—1. Opening of Southern Heights Avenue.

Supervisor Harrelson presented: Resolution No. 23150 (New Se-(New Se-

ries), as follows:

Whereas, the Board of Public Works did, by Resolution No. 83741 (Second Series), approve a map showing the opening of Southern Heights avenue from Rhode Island street to Carolina street; therefore,

be it

Resolved, That the map showing the opening of Southern Heights avenue from Rhode Island street to Carolina street is hereby approved.

Further Resolved, That Southern Heights avenue from Rhode Island street to Carolina street, as shown on said map, is hereby declared an open public street.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

were

Passed for Printing. The following matters

passed for printing:

Fixing Sidewalk Widths on Quint Street.

On motion of Supervisor Harrelson:

Bill No. 6872, Ordinance No. — (New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered 852.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communica-tion of the Board of Public Works, filed in this office October 18, 1924, by adding thereto a new section, to be numbered 852, to read as follows:

The width of side-Section 852. walks on Quint street between Evans avenue and McKinnon ave-nue are hereby dispensed with and

abolished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from and after its passage.

Changing Grades, Ocean View.

Also, Bill No. 6873, Ordinace No. (New Series), entitled, "Chang-re-establishing the official Ing grades on Worcester avenue, Randolph street, Orizaba avenue, Broad, Farallones, Bright, Head, Victoria, Ramsell, Arch, Vernon and Ralston

Changing Grades, Carolina Street. Also, Bill No. 6874, Ordinance No. - (New Series), entitled "Chang-

ing and re-establishing the official grades on Carolina street between Sixteenth and Seventeenth streets.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 23151 (New Se-

ries), as follows:

Resolved, That City Construction Company is hereby granted an extension of thirty days' time from and after October 25, 1924, within which to complete the improvement of Farallones street between San Jose and Plymouth avenues under Jose and Plymouth avenues under public contract.

This extension of time is granted for the reason that the work is practically completed with the exception of the laying of the asphalt

surface.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri Rossi Schmitz, Welch, West vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Also, Resolution No. 23152 (New

Series), as follows: Resolved, That A. J. Raisch Improvement Company be and is hereby granted an extension of ninety days' time from and after November 15, 1924, within which to complete improvement of Forty-eighth avenue between Lawton and Santiago streets.

This extension of time is granted for the reason that the work is

progressing.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23153 (New

Series), as follows:

Resolved, That Fay Improvement Company is hereby granted an extension of ninety days' time from and after November 16, 1924, to complete the improvement of Ulloa street between Seventeenth and Nineteenth avenues Ulloa and street, Fifteenth and Seventeenth avenues.

This extension of time is granted for the reason that the work is progressing and delay is occassioned through the necessity of waiting for public service corporations to complete their installations.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Robb, Ronco-

vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Closing Streets for Parking Station at Sloat Boulevard and Great Highway.

Supervisor Harrelson presented: Resolution No. 23154 (New Se-

ries), as follows: Whereas, the President the Board of Park Commissioners have requested the Spring Valley Water Company, who are the owners of a tract of land bounded on the northerly side by Vicente street, on the easterly side by Forty-fifth avenue, on the southerly side by Sloat boulevard, and on the westerly side by the Great Highway, to create within said tract a "parking station" for the many autos which will require space for parking during such time as their occupants are visiting the Fleishnacker Park or the beach nearby; and

Whereas, the Spring Valley Water Company desiring to meet the re-quest of the Park Commission is willing to devote the necessary area in the tract to the purposes of a parking station and cause the same to be operated in such manner as will comply fully with the provi-sions of Ordinance No. 3801 (New Series): and

Whereas, under Ordinance No. 3801 (New Series) it is one of the conditions that all parking stations must be enclosed by a substantial fence, to comply with which pro-vision it would be necessary to erect said fence across the lines of Forty-sixth and Forty-seventh avenues, as well as Wawona street. where the same cross the tract;

Whereas, excepting for the Great Highway and Sloat boulveard, there is no complete street or avenue of any kind for a distance of many blocks from the tract, and no ap-parent intention to do any street work thereabouts in the near fu-ture; and

Whereas, it is desirable to use the street area within said above described tract as a part of said parking station, and it appearing that such use will be a great public convenience and benefit; there-

fore, be it

Resolved, That permission 18 hereby granted, subject to revoca-tion by the Board of Supervisors, to the Spring Valley Water Company to use such portions of Fortysixth and Forty-seventh avenues and Wawona street as are included within the boundaries above described, until such time as the Board of Supervisors may elect to revoke the permit, it being understood that by such use no right, privilege or other easement is granted than as herein specified, and that said permit is granted without in any way affecting the right of the City or public to the area dedicated as public streets.

Provided, that the Spring Valley Water Company removes the build-

Water Company removes the bulidings situated at northeast corner Sloat boulevard and Great High-way to property outside of the boundaries of the parking station

above described.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Award of Contract, Mosher Type Chairs for School Department.

Supervisor Rossi presented: Resolution No. 23155 (New Se-

ries), as follows:

Resolved, That award of contract be hereby made to Webster Manufacturing Company for furnishing 1200 Mosher type chairs for School Department at \$1.40 each, on bid submitted October 27, 1924 (Pro-posal No. 83).

Resolved, That all other submitted thereon be rejected. all other bids Adopted by the following vote:

Ay es —Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 23156 (New Se-

ries), as follows:

Resolved, That permission hereby granted M. A. Fisher to conduct a masquerade ball at Fisher's Dancing Pavilion on Thursday evening, October 30, 1924, upon pay-ment of the usual license fee.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23157 (New

Series), as follows: Resolved, That permission hereby granted Native Sons and Native Daughters Joint Homeless Children's Committee to conduct a prize masquerade ball in the Civic Auditorium on Saturday evening, December 6, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Also, Resolution No. 23158 (New

Series), as follows: Resolved, That

permission hereby granted Russian Workers Dramatic Club to conduct a mas-querade ball at Mangel's Hall, Twenty-fourth and Folsom streets, on Saturday evening, November 15, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. ADJOURNMENT.

There being no further business the Board at the hour of 6:30 p.m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 15, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

Monday, November 10, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, NOVEMBER 10, 1924. 2 P. M.

of Supervisors, San In Board Francisco, Monday, November 10, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL

The roll was called and the fol-Supervisors were noted lowing

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, McGregor, McSheehy, Katz, Mor-gan, Robb, Roncovieri, Rossi, Mor-Schmitz, Welch, Wetmore—16.
Absent — Supervisors McL

McLeran,

Shannon-2

His Honor Mayor Rolph being absent, Supervisor Morgan was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of September 18 and 22, 1924, were considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Mayor Rolph Requests Leave of Absence to Attend Inaugural of President Calles in Mexico.

The following was presented and read by the Clerk:

San Francisco, Cal. November 10, 1924. To the Honorable Board of Super-

visors, City Hall, San Francisco, California.

My dear Colleagues:

I respectfully request a thirtyday leave of absence, with permission to leave the State, commencing

November 20.

I have a special invitation from President Obregon of the Republic of Mexico to attend the inauguration in Mexico City on December 1 of President-elect Calles of that republic. I have also been honored with a complimentary pass over the National Railways of Mexico for Mrs. Rolph, myself and one of my secretaries, transporting me from San Antonio, Texas, to Mexico City,

and re-delivering me at El Paso,

Texas.

California being formerly Mexican territory, and our two republics being next-door neighbors, I feel that the entente cordiale at present existing between us should be fostered in every possible way. I know that the Mexican people have a great warmth of friendship for the other peoples of the Pacific Coast, and particularly for those of California and its metrop-olis, San Francisco. It needs only a similar warmth of response on our part to create relations which, commercially and in every other way, will be mutually profitable.
It is with these matters in mind

that I am accepting this invitation extended to me as Mayor of San Francisco. I am making arrange-ments to leave here about November 23, returning about December 10, and I would be grateful for the leave of absence which I have indi-

cated.

Very respectfully.

JAMES ROLPH, JR., Mayor.

Relative to Excelsior School Site.

Protest of Chas. G. Hart and others against selection of site at Mission street and Onondaga ave-nue for proposed new south high school.

Also. communication from Mission Terrace Improvement Club, requesting that Excelsion Monroe Junior and Senior High School site chosen by Board of Education be revoked on account of cost of acquiring sufficient property.

Lick School Playground.

Communication from Board of Education transmitting data relative to James Lick school playground and its conflict of jurisdiction.

Referred to Education, Parks and

Playgrounds Committee.

Parking Land at Seventeenth Street and Corbett Avenue.

Communication from Eureka Valley Promotion Association relative to parking and beautifying certain parcel of land at Seventeenth street and Corbett avenue.

California Relief Map.

The following was presented and

read:

Communication from California Development Association, inviting attendance at unveiling ceremonies of the giant relief map of the State of California at a statewide greater California dinner to be held in the Palm Court of the Palace Hotel, San Francisco, the evening of November 19, 1924.

Ordered filed.

Highway Conference.

The following was presented and

read by the Clerk:

Communication, from California State Highway Committee of Nine, advising of conference in San Francisco November 12, 1924, 1:30 p. m., also enclosing program, schedule and itineraries; also telegrams from Sonoma and San Benito counties endorsing highway program Down Town Association.

> Hearing-3 P. M. Greater Excelsior District.

Hearing, by Mayor's request, of residents and property owners of Greater Excelsior District in re improvements needed in said district. November 3, 1924—Over one week.

Privilege of the Floor.

B. Frank, representing the Excelsior Homestead District, was granted the privilege of the floor and addressed the Board. He asked for the following improvements, which requests were acted upon as indicated, to-wit:

Creek Construction Islais 1.

sewer.

Referred to Streets and Health

Committees.

Transportation—relief for conjested traffic—recommending the following routes to be opened up:

(a) Purchase of Ocean Shore right of way for vehicles;

- (b) Completion of San Jose avenue boulevard and opening of Bernal Cut:
- (c) Pavement of Geneva avenue from Mission street to the County
- (d) Open thoroughfare from Mission street to San Bruno and Visitation Valley districts, via Brazil avenue, Woolsey and Cambridge streets;
- (e) Opening of Brunswick street from Guttenburgh to Naples and Newton streets.

Referred to Streets Committee. (f) Opening of Mount Vernon avenue from Mission street, north to Grafton avenue.

Referred to Streets and Finance

Committee.

3. Schools—Requests an all-in-clusive Senior High School with sufficient ground area to serve the present and future growth of the district and in a location other than adjacent to primary or grammer schools; also, objecting to the closing of Avalon avenue.

Referred to Education, Parks and

Playgrounds Committee.

Recreation ground-Indoor 4. recreation center. Referred to Playground Commis-

sion. Removal of County Jail and

5.

improvement of Balboa Park.

Referred to Welfere, Judiciary
and Finance Committee jointly.

Repaying Mission Crescent to Silver avenues. Referred to Streets Committee.

Completion of Avalon avenue pavement.

Referred to Streets Committee.

Motion.

Supervisor Harrelson moved that the Board of Public Works be instructed to pave Avalon avenue as directed by ordinance of this Board. Motion carried.

Mr. Butterworth was granted the privilege of the floor and spoke of the insanitary condition of Islais Creek sewer.

The hearing closed with an expression of thanks from Mr. A. B. Frank to the Board of Supervisors for its patient hearing of the re-quests of the Greater Excelsion District.

Mayor's Veto, Graybill Garage.

The following matter, laid over from a previous meeting, was taken

Resolution No. 23031 (New Series), as follows:

Resolved, That Geo. D. Graybill be and is hereby granted permission, revocable at well of the Board of Supervisors, to maintain and op-erate a public garage on the east line of Valencia street, 112 feet 8 inches north of Twenty-second strect.

The rights granted under this resolution shall be exercised within six months otherwise said permit becomes null and void.

Finally passed-Board of Supervistors, San Francisco, October 14, 1924.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore.

Absent — Supervisors McGregor, McSheehy, Shannon

J. S. DUNNIGAN, Clerk

Disapproved, San Francisco, October 16, 1924.

JAMES ROLPH, JR., Mayor.

October 16, 1924—Disapproved for the reason that there are too many garages on Valencia street already. It is time that further distruction of San Francisco's main artery should cease. The street is so crowded now with travel and garages that the public fear to travel along it on foot or cross at any crossing.

Respectfully JAMES ROLPH, JR., Mayor.

Veto Overruled. The question being put: "Shall the resolution finally pass, not-

withstanding the objections of his Honor the Mayor?" the roll was called with the following result:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz McGregor, McSheehy, Morgan, Rohb Roncovieri Rossi Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McLeran,

Shannon-2.

Hearing of Appeal, Surrey Street, 2 P. M.

Hearing of appeal of City Construction Company from the assessment issued for the improvement of Surrey street between Diamond street and a line at right angles with the northwesterly line of Surrey street, at an angle point distant along said northwesterly line of Surrey street 275.98 feet southwesterly from the northwesterly corner of Diamond and Surrey streets, where not already improved, etc. No objections offered.

Appeal Denied and Assessment Confirmed.

Whereupon, Supervisor Harrelson presented:

Resolution No. 23161 (New Se-

ries), as follows:

Resolved, That the appeal of City Construction Company from the assessment issued for the improvement of Surrey street between Diamond street and a line at right angles with the northwesterly line of Surrey street, at an angle point distant along said northwesterly line of Surrey street 275.98 feet southwesterly from the northwest-erly corner of Diamond and Surrey streets, where not already improved. etc., be denied and the assessment confirmed.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McLeran,

Shannon-2.

Mayor Rolph Granted Leave of Absence and Supervisor McLeran Appointed Acting Mayor.

Supervisor Morgan presented: Resolution No. 23160 (New Se-

ries), as follows:

Resolved, That Hon. James Rolph, Jr., Mayor of the City and County of San Francisco, be and he is hereby granted a leave of absence for a period of thirty days, commencing November 20, 1924, with permission to leave the State, and further

Resolved, That Hon. Ralph Mc-Leran is hereby designated as Acting Mayor during the said absence of his Honor the Mayor.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Katz, McSheehy, Morgan, Roncovieri, Schmitz, Welch, Wetmore-13.

Absent-Supervisors Hayden, Mc-Gregor, McLeran, Rossi, Shannon

(Supervisor MeSheehy requested that he be recorded as voting no on that part of the resolution appoint-ing Supervisor McLeran Aeting Mayor.)

UNFINISHED BUSINESS.

None.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$28,764.43, recommends same be allowed and ordered paid.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, R Schmitz, Welch, Wetmore—16.

Absent — Supervisors McLeran. Shannon-2.

Urgent Necessity.

Spring Valley Water Co., water, horse troughs, \$73.60.

A y e s — Supervisors Badaracco, Bath Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McLeran, Shannon—2.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. -New Se-

ries), as follows:

Resolved, That the following amounts be and the same are here-by authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

School Construction Fund, Bond

Issue 1923.

(1) John Reid, Jr., fifth payment, architectural services, addition to High School of Commerce (claim dated Nov. 5, 1924), \$693.11.

Municipal Railway Fund.

(2) American Brake Shoe Foundry Co., steel brake shoes for Municipal Railways (claim dated Nov. 3, 1924), \$795.74.

(3) Edgewater Steel Co., railway car wheels (claim dated Nov. 3, 1924), \$796.74

1924), \$1 950.

(4) Standard Steel Works Co., railway car wheels (claim dated Nov. 3, 1924), \$2,340. Municipal Railway Depreciation

Fund.

(5) Ruth Russell, compromise payment for all injuries and damages caused by Municipal Railways (claim dated Nov. 1, 1924), \$1,250, Water Construction Fund, Bond

Issue 1910.
(6) Associated Oil Co., fuel oil, Hetch Hetchy water construction (claim dated Oct. 30, 1924), \$1, 075.20.

(7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Oct. 30, 1924), \$1,-

199.47.

(8) Pacific Gas and Electric Co., mazda lamps (claim dated Oct. 30, 1924), \$653.46.
(9) Phoenix Iron Works Co., one

main shaft and parts for rock crusher (claim dated Oct. 30, 1924), \$985.75.

10) Standard Oil Co., fuel oil, (claim dated Oct. 30, 1924), (10)etc.

\$805.42.

(11) Edw. L. Soule Co., corrugated iron bars (claim dated Oct. 29, 1924), \$839.26.
(12) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 5, 1924), \$639,06.

(13) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 5, 1924),

(14) Tuolumne Foundry and Machire Works, machine parts (claim dated Nov. 5, 1924), \$957.79. (15) Leonard F. Youdall, fills

over and around pipe line at Irvingten (elaim dated Nov. 5, 1924), \$3,-065.14.

(16)Anaconda Copper Mining Co., fourth payment, electric transmission line conductors, Contract 78 (claim dated Oct. 31, 1924), \$10,-282.60.

(17)General Electric Co., fifteenth payment, electric generators, etc. (claim dated Nov. 5, 1924), \$2,-

842.62.

(18) Ohio Brass Co., first payment, furnishing and delivering insulated bus supports, Contract 102 (claim dated Nov. 5, 1924), \$9, 703.12

(19)Westinghouse Electric Mfg. Co., fourth payment, transmission line insulators, Contract 98 (claim dated Nov. 5, 1924), \$13,-

290.38.

(20) A. McSweeney, Tax Collector, San Mateo County, payment of taxes on Hetch Hetchy right of way lands

in San Mateo County (claim dated Nov. 5, 1924), \$1,172.76. (21) J. G. White, Tax Collector, Tuolumne County, payment of taxes on Hetch Hetchy lands in Tuolumne County (claim dated Nov. 5,

1924), \$7,354.50.

General Fund, 1923-1924.

(22) Henry Ernst & Sons, second payment, plumbing and heating, Fire Department building, Engine Company No. 29 (claim dated Nov. 5, 1924), \$1,744.17.

General Fund, 1924-1925. (23) Associated Charities, widows' persions (claim dated Nov. 7, 1924), \$8,593.07.

(24) Eureka Benevolent Society, widows' pensions (claim dated Nov. 7, 1924), \$932.83. (25) Little Children's Aid, wid-

ows' pensions (claim dated Nov. 7, 1924), \$7,510.16.
(26) The Fay Improvement Co., constructing basket ball court at

Glen Park Playground (claim dated

ov. 5, 1924), \$675.75. (27) The Fay Improvement Co., constructing tennis court at Glen Park Playground (claim dated Nov. 5, 1924), \$954. (28) Spring Valley Water Co

water for playgrounds (claim dated

Nov. 5, 1924). \$590.05.

(29) J. E. French Co., one Dodge touring car, Board of Public Works (claim dated Nov. 3, 1924), \$953. (30) Standard Oil Co., asphalt for

street repair (claim dated Nov. 3, 1924), \$2.287.30.
(31) Recorder Printing & Publishing Co., printing law and motion and trial calendars, etc. (claim dated Nov. 10, 1924), \$770.

(32) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Nov. 10, animals (claim dated Nov. 10, 1924), \$1 125. (33) Citizens' General Commit-

tee, Columbus Day Celebration, Thomas F. Boyle, Treasurer, pub-licity and advertising of San Fran-cisco, Columbus Day Celebration (claim dated Oct. 27, 1924), \$1, 018.50.

(34) San Francisco Chronicle, official advertising (claim dated Nov. 10, 1924), \$880.92.

Hetch Hetchy Operative Revenue Fund.

(35) Railroad Commission of the State of California, for expense of valuation of electric properties of the Pacific Gas and Electric Com-pany and the Great Western Power Company in San Francisco (claim dated Nov. 10, 1924), \$10,000.

General Fund, 1924-1925. (36) Eliza R. Feldmann, also known as Elise Rebecka Feldmann, and Matilda Gretchen Reimer Feldman, also known as Matilda Feld-mann, payment for property at Twenty-first and Shotwell streets, in accordance with Ordinance No. fin accordance with Ordinate the foliation of the first o

property at Twenty-first and Folsom streets, in accordance with Ordinance No. 6198 (New Series), required for playground purposes (claim dated Nov. 10, 1924), \$12,-

846.66.

(38) Emma Moffat McLaughlin, Henrietta Moffat and Elizabeth M. Sharp for easterly half of Block No. 28, per map of the University Mound Survey, in accordance with Ordinance No. 6147, New Series (claim dated Nov. 10, 1924), \$8,625.

Appropriations.

On motion of Supervisor Leran: Mc-

Resolution No. ---- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1923.

(1) For expense of preparing plans and specifications for additional units to the Galileo High School, representing two-fifths of estimated cost of plans and specifications, \$15,200.

(2) For expense of preparing plans and specifications for new Mission High School, representing two-fifths of estimated cost of plans and specifications, \$21,798.

Miscellaneous Repairs, etc., to Buildings, Budget Item No. 55.

(3) For changing and construction of partitions in the office of the Assessor and for furniture, \$3,734.

(4) For repairs to chemical laboratory of the Board of Public Works, damaged by fire, \$2,250.

Appropriations for Purchase of Lands and Improvements for Everett School Site.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter mentioned funds and authorized in payment to the hereinafter named persons, being payments for properties, to-wit:

Fund. School Construction

Issue 1923.

(1) To F. K. Falch, for land and (1) 10 F. K. Faich, for land and improvements commencing on the west line of Dehon street, 90 feet southerly from the southerly line of Sixteenth street; thence southerly along the westerly line of Dehon street 28 feet; of uniform dimensions 28 x 70 feet; as per acceptance of offer by Resolution No. 23148 (New Series), and required for the Everett School (claim dated November 10, 1924) \$11 500

terent School (chain dated November 10, 1924), \$11.500.

(2) To James Courtney, for land commencing on the north line of Precita avenue, 193 feet, more of the precitable from the weetchy line. less westerly from the westerly line of Harrison street, running thence westerly along the northerly line of Precita avenue 25 feet; of uniform dimensions 25 x 148 feet; as per acceptance of offer by Resolution No. 22390 (New Series), and required for the Le Conte School (claim dated November 10, 1924),

\$2,000.

County Road Fund. (3) Aurilla M. Langstaff, for property and damages in full to property commencing on easterly line of Park Hill avenue, 50 feet northerly line of Fifteenth street and easterly line of Park Hill avenue. and easterly line of Park Hill avenue; thence northerly along the easterly line of Park Hill avenue 25 feet; of uniform dimensions 25 x 64 feet; as per acceptance of offer by Resolution No. 23144 (New Series), and required for the opening and widening of Roosevelt way (claim dated Newspher 6, 1994), 2550 dated November 6, 1924), \$2,500.

Appropriations.

Supervisor McLeran presented: Resolution No. 23162 (New Se-

ries), as follows:

Resolved, That the following amounts he and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Miscellaneous Repairs, etc., to Build-

ings, Budget Item No. 55.
(1) For improved lighting facilities in office of the County Clerk,

Publicity and Advertising.

(2) For expense of publicity and advertising of San Francisco in the observance of Armistice Day, November 11, 1924, \$300.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran,

Shannon-2.

Transfer of Municipal Railway Funds for Payment of Interest and Redemption.

Supervisor McLeran presented: Resolution No. 23163 (New Se-

ries), as follows:

sary, to-wit:

Resolved, That the Auditor and the Treasurer of the City and County be and are hereby directed to transfer in season to pay interest and principal on Geary Street Railway bonds, Market Street Railway bonds and Municipal Railway bonds, to become due on or before January 1, 1925, the following sums or so much thereof as may be neces-

From the Municipal Railway Fund the sum of \$21,375 to the credit of the Geary Street Railway Bond Interest Fund of \$922.50 to the credit of the Market Street Railway Bond Interest Fund, and the sum of \$72,500 to the credit of the Municipal Railway Bond Interest Fund, and from the Municipal Railway Depreciation Fund the sum of \$100 000 to the credit of Municipal Railway Bond Redemption Fund.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran.

Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Ordering Construction of Additional

Units of Galileo High School. On motion of Supervisor Mc-Leran:

Bill No. 6875, Ordinance No. -(New Series), as follows:

Ordering the construction of additional units to the Galileo High School, gymnasium and athletic School, gymnasium and atmetic field in the block bounded by Van Ness avenue, North Point, Polk and Francisco streets, in accordance

with plans and specifications pre-pared therefor by the Board of Pub-lic Works and approved by the Board of Education; authorizing and directing the Board of Public Works to enter into contract for said construction, and permitting progressive payments to be made during the course of construction. Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public
Works is hereby authorized, ininto contract for the construction of additional units to the Galileo High School, gymnasium and athletic field in the block of land bounded by Van Ness avenue, North Point, Polk and Francisco streets,

Point, Polk and Francisco streets, in accordance with plans and specifications prepared therefor by the Board of Public Works and approved by the Board of Education. Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said construction conditions that progressive payments shall be made in the manner set shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter. Section 3. This ordinance shall

take effect immediately.

Mayor to Enter Agreement for Purchase of Property on Eddy Street.

motion of Supervisor Mc-Leran:

Bill No. 6876, Ordinance No. -(New Series), as follows:

Directing the Mayor of the City and County of San Francisco to execute an agreement with the Cali-fornia Pacific Title Insurance Company, a corporation, for the purchase by the City and County of a portion of Western Addition Block No. 785, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Mayor is hereby

authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the California Pacific Title Insurance Company, a corporation giving to the City and County of San Francisco the option to purchase said portion of Western Addition Block No. 785 and more particularly described as follows, towit:

Beginning at a point on the southerly line of Edward (formerly West Eddy) street, distant thereon 125 feet easterly from the southeasterly corner of Edward street and Arguello boulevard (formerly First avenue), and running thence easterly along the southerly line of Edward street 114 feet and 3 inches; thence at a right angle southerly 112 feet and 6 inches; thence at a right angle westerly 114 feet and 3 inches, and thence at a right angle northerly 112 feet and 6 inches to the point of beginning;

on or before the 20th day of November, 1926, for the principal sum of six thousand and 00/100 dollars (\$6,000) and also giving to the City and County of San Francisco the right to immediate possession of the said hereinabove described property upon the date of entering into said agreement. Said agreeinto said agreement. Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee.

Mayor to Execute Agreement for Purchase of Property on Harrison Street. On motion of Supervisor Mc-

Leran: Bill No. 6877, Ordinance No. -

(New Series), as follows:

Directing the Mayor of the City and County of San Francisco to execute an agreement with the Cali-fornia Pacific Title Insurance Company, a corporation, for the purchase by the City and County of a portion of Potrero Nuevo Block No. 6, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-

the City and County of San Francisco as follows:
Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the California Pacific Title Insurance Company, a corporation, giving to the City and County of San Francisco the option to purchase said portion of Potrero Nuevo Block No. 6, and more par-ticularly described as follows, towit:

Beginning at a point distant 97 feet easterly from the easterly line of Harrison street, measured along a line drawn perpendicularly there-to and 25 feet and 25-16 inches southerly from the southerly line of Alameda street, measured along a line drawn perpendicularly thereto; thence westerly to a point in the easterly line of Harrison street, distant thereon 25 feet and 7 inches southerly from the southerly line of Alameda street; thence southerly along the easterly line of Harrison street 374 feet and 5 inches to the northerly line of Fifteenth street; northerly line of Fifteenth street; thence at a right angle easterly along the northerly line of Fifteenth street 3 feet and 5 inches more or less, to the intersection of

said line of Fifteenth street with a line so drawn southwesterly from a point in the southerly line of Alameda street, distant thereon 20 feet and 9 inches westerly from the westerly line of Alabama street that at a distance of 497 feet it would in-tersect a line drawn perpendicu-larly to the easterly line of Harri-son street at a point in said per-pendicular line, distant thereon 18 feet westerly from the easterly line of Harrison street; thence northeasterly 387 feet, more or less, to a point distant 26 feet southerly from the southerly line of Alameda street, measured along a line drawn perpendicular thereto and distant 97 feet easterly from the easterly line of Harrison street, measured along a line drawn perpendicular thereto; thence northerly 911-16 inches to the point of beginning; being portion of Potrero Nuevo Block No. 6; on or before the 30th day of Noof fifty-one thousand and 00/100 dollars (\$51,000), and also giving to the City and County of San Francisco the right to immediate possessions the right to immediate possessions. cisco the right to immediate possession of the said hereinabove described real property upon the date of entering into said agreement. Said agreement to be approved by the City Attorney and to be sub-stantially in the form of the agreement this day presented to the Board of Supervisors by the Fi-

Boiler Permits.

On motion of Supervisor Deasy: Resolution No. —— (New Series), as follows:

Resolved. That the following revocable permits are hereby granted:

Boilers.

Lee-Grifhens, 576 Folsom street, 30 horse power boiler.

San Carlos Laundry Co., 263 San arlos avenue, — horse power Carlos avenue,

Maurice Reardon, 315 Broderick street, 6 horse power boiler.

The rights and privileges granted under this resolution shall be exercised within six months otherwise said permits become null and void. Automobile Parking Station Permit.

Also, Resolution No. - (New

Series), as follows:

nance Committee.

Resolved, That Clarence D. Dolomon be and is hereby granted per-mission, revocable at will of the Board of Supervisors, to conduct an automobile parking station on the northwest corner of McAllister and Leavenworth streets. No greasing or washing racks will be allowed. The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Oil Permits.

Also, Resolution No. -- (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Bothine Realty Co., 604 Mission street, 1800 gallons capacity.

Daily News Co., 340 Ninth street, 600 gallons capacity. Mr. Loustan, 1760 Pacific avenue,

1500 gallons capacity. O. M. Oven, northeast Twentieth avenue and corner Fulton street, 1500 gallons capacity.

Shefkl, south line of Clay street, 100 feet west of Lyon street,

600 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Italian Hospital Permit.

The following matter, heretofore presented without recommendation of Health Committee and laid over from last meeting, was taken up:

– (New Se-Resolution No.

ries), as follows:

Resolved, That the Italian Hospital and Benevolent Association of San Francisco is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a hospital on the north side if Beach street, distant 94 feet east of Baker street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Privilege of the Floor.

Thos. F. Duffy, President of the Golden Gate Valley Improvement Club, Miss Fowler, J. A. Piconi Andro Benagio, Miss Schaffer, Anna Blake Mezquida, Al R. Hernon, Rudolph Van Orden and John Hernon, representing property owners and residents, opposed the granting of the permit.

Sylvester Andriano, representing e applicants, urged the adoption

of the resolution.

Action Deferred.

Whereupon, on motion of Supervisor Hayden, the matter was laid over one week and made a Special Order for 3 p. m.

Ayes-Supervisors Deasy, Harrelson, Hayden, Katz, McShechy, Roncovieri, Schmitz, Welch, Wetmore-9.

Noes — Supervisors Badaraceo,

Bath, Colman, McGregor, McLeran, Morgan, Robb, Rossi—8.

Absent—Supervisor Shannon-1. Accepting Offer to Sell Land and Improvements on Everett School Site.

Supervisor Wetmore presented: Resolution No. 23164 (New Series), as follows:

Whereas, an offer has been re-ceived from Bernard B. Stimmel to convey to the City and County of San Francisco certain land and improvements, situate at the west line of Church street, distant 80 feet, more or less, northerly from Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$10,700, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Church street, distant 80 feet, more or less, northerly from the northerly line of Seventeenth street, running thence northerly along said westerly line of Church street 50 feet; thence at a right angle westerly 106 feet, more or less; thence at a right angle southerly 50 feet; thence at a right angle easterly 106 feet, more or less, to the westerly line of Church to the westerly line of Church street and point of commencement; being a portion of Mission Block No. 95, also known as Block 3565 on Assessor's Block Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for call lead to be executed and delivered. said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is bereby accorded.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman. Deasy, Harrelson, Hayden, Katz. McGregor McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran, Shannon-2.

Accepting Offer to Sell Land Required for Everett School Site.

Supervisor Wetmore presented: Resolution No. 23165 (New Series), as follows:

Whereas, an offer has been received from Margaret B. Purcell to convey to the City and County of San Francisco certain land, situate at the west line of Harlow street, distant 235 feet southerly from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$2,100, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Harlow street, distant thereon 235 feet southerly Sixteenth street, running thence southerly along said westerly line of Harlow street 25 feet; thence at a right angle westerly 80 feet; thence at a right angle northerly 25 feet; thence at a right angle easterly 80 feet to the westerly line of Harlow street and point of com-mencement; being a portion of Mis-sion Block 95, also known as Block 3565 on Assessor's Block Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McSheehy, Morgan, Robb. Roncovieri Rossi, Schmitz, Welch, Wetmore—16.

Absent—Supervisors McLeran. Shannon-2.

Authorizing the Execution of a Deed by the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco, New Streets in Marina.

Supervisor Harrelson presented: Resolution No. 23167 (New Se-

ries), as follows:
Whereas, this Board on the 6th
Whereas, this Board on the 6th
October, 1924 (after proceedings theretofore had pursuant to the provisions of Chapter III of Article VI of the Charter of the Article VI of the Charter of the City and County of San Francisco), duly adopted Resolution No. 22998 (New Series), closing and abandoning portions of the crossing of Capra way and Avilla street as in said resolution described; and

Whereas, on the 17th day of October, 1924, said resolution was duly approved by the Mayor of the City and County of San Francisco; and Whereas, the Marina Corpora-

tion, a corporation organized and existing under and by virtue of the laws of the State of California, owner of lands adjacent to or fronting on the aforesaid portions of said street so closed and abandoned and heretofore conveyed to said City and County of San Francisco in lieu of said portions of said street so closed and abandoned, new streets as here-

inafter set forth; and Whereas, said Marina Corpora-tion, pursuant to its aforesaid offer, has caused to be made, executed and delivered to said City and County of San Francisco good and sufficient conveyances vesting in said City and County of San Francisco for street purposes, the title to the parcels of land hereinafter more particularly described in lieu of said portions of said street so closed and abandoned as hereinbefore recited; and

Whereas, the said parcels of land so conveyed to said City and County of San Francisco as new streets in place of those closed and abandoned as aforesaid, are more particularly described as follows, to-wit:

A parcel of property 10 feet in width along the easterly side of Pierce street between Capra way and Beach street; also, two parcels of land, one each on the northeast and northwest corners of Avilla street and Alhambra street, ac-cepted by Resolution No. 22558 (New Series), approved June 26, 1924; and

Whereas, it is deemed advisable by this Board of Supervisors that said parcels of land be opened as new streets in lieu of those so closed

and abardoned; and
Whereas, said new streets so conveyed to the City and County of San Francisco for street purposes as aforesaid, will and do constitute ample consideration to said City and County for its deed to the portions of said street closed and abandoned as hereinbefore recited and will be of much greater practical value both to the City and County of San Francisco and to the general public; now, therefore, be it

Resolved, That equity requires

Resolved, That equity requires that the portions of said street closed and abandoned as aforesaid should be conveyed by the City and County of San Francisco to said Marira Corporation; and be it Further Resolved, That the Mayor of the City and County of San Francisco and the Clerk of the Board of Supervisors of the City and County of San Francisco be and they are hereby authorized and directed, hereby authorized and directed, acting for and on behalf of said City and County in its name and under its corporate seal, to execute, acknowledge and deliver to said Marina Corporation, a deed conveying to said Marina Corporation all of the right, title and interest of the City and County of San Francisco in and to the procedure of San Francisco. cisco in and to the parcels of land situate in the City and County of San Francisco, State of California, more particularly described as fol-lows, to-wit:

All those portions of the crossing

of Capra way and Avilla street as closed and abandoned by Resolution No. 22998 (New Series). Be it

Further Resolved, That the Clerk of this Board is hereby directed to advertise this resolution in the San Francisco Chronicle as required by

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor McLeran, McSheehy, Morgan, Robb Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTION'S NOT CONSIDERED OR REPORTED UPON BY A COM. MITTEE.

Citizens Hetch Hetchy Advisory Com-mittee to Confer with Representatives of San Jose and Other Municipalities.

Supervisor Welch presented: Resolution No. 23166 (New Se-

ries), as follows:

Resolved, That the Citizens Hetch Hetchy Advisory Committee, appointed by his Honor the Mayor, be requested to confer with representatives of San Jose and other municipalities situated between this City and the city named for the purpose of ascertaining the needs of such municipalities in respect to an adequate water supply, and if deemed feasible and practicable by all concerned, to recom-mend the means by which these needs may be satisfied, and in this connection to give consideration to the formation of a Metropolitan Water District.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors McLeran,

Shannon—2.

Masquerade Ball Permits.

Supervisor Robb presented:

Resolution No. 23168 (New Se-

ries), as follows: Resolved, That Resolved, permission hereby granted the Bay View Italian Club to conduct a masquerade ball at Masonic Opera House, Newcomb avenue and Third street, Saturday evening, November 22, 1924, upon payment of the usual license fee.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco. Bath, Colman, Deasy. Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Also, Resolution No. 23169 (New

Series), as folows:

Resolved, That permission hereby granted The Get Acquainted Society (Walter J. Gordon, owner and manager), to conduct a masquerade ball at Majestic Hall, Fillmore and Geary streets, on Thursday evening, November 27, 1924, upon payment of the usual license fee. Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

Absent—Supervisor Shannon—1. Also, Resolution No. 23170 (New

Resolved, That permission is hereby granted H. D. Ripnerdan to conduct a masquerade ball at Ripnerdan to conduct a perdan's Dancing Academy, 1138A Market street, on Wednesday even-ing, November 12, 1924, upon pay-ment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Ronco-	5-WALTON N. MOORE DRY
vieri, Rossi, Schmitz, Welch, Wet-	GOODS CO.
more—17.	205 Bunting, yd \$0.0775 222 Otis check pattern No.
Absent—Supervisor Shannon—1.	94 *** 0 1 2275
Award of Contract, Dry Goods and	224 Gowns, surgeon's, doz. 14.25 226 (d) Lot No. 904, doz 5.25 229 (g) Berkeley No. 60, yd 0.205 232 Overalls, No. 5295, doz. 16.85 232 (o) Pins sofety gross 0.59
Wearing Apparel.	226 (d) Lot No. 904, doz 5.25
	229 (g) Berkeley No. 60, yd 0.205
Supervisor Rossi presented:	232 Overalls, No. 5295, doz. 16.85 238 (a) Pins, safety, gross 0.59 238 (b) Pins, safety, gross 0.66
Resolution No. 23171 (New Se-	238 (b) Pins, safety, gross 0.66
ries), as follows:	238 (b) Pins, safety, gross 0.66 238 (c) Pins, safety, gross 0.72
Resolved, That award of contract for furnishing dry goods and wear-	238 (d) Pins, safety, gross 1.125
ing apparel is hereby made to the	214 (c) Silitts, ward, doz 10.00 253 Ticking vd 0.335
following on bids submitted Octo-	257 (a) Underwear, 11-lb. No.
ber 27, 1924 (Proposal No. 84),	238 (b) Pins, safety, gross 0.66 238 (c) Pins, safety, gross 0.72 238 (d) Pins, safety, gross 1.125 244 (c) Shirts, ward, doz 13.95 253 Ticking, yd 0.335 257 (a) Underwear, 11-lb, No. 8-G, doz. suits 17.25
viz.:	11 METISTADTER BROS
10—BUCKINGHAM & HECHT.	209 Coats, lot No. 248, doz.\$19.30
	227 Jumpers. lot No. 7,
245 (a) Women's shoes, pr\$2.10	226 (b) Hose, doz 1.07 227 Jumpers, lot No. 7, doz 17.82
Item No. Article. Unit. Price. 245 (a) Women's shoes, pr\$2.10 245 (b) Women's shoes, special large sizes. 240	2—PHILADELPHIA SHOE CO.
attige bizes	245 (d) Shoes, pr \$2.79
	6—LEVI STRAUSS & CO.
1—L. DINKELSPIEL CO., INC.	204 Blankets, 100% wool, each
210 Cotton batting, lb \$0.29875 215 (c) Riplette, ecah 1.50	931 Chicloth, Samble MV, 1,
217 Denim. vd 0.2675	vd 0.24
217 Denim, yd 0.2675 221 (a) Canton flannel, yd 0.16	244 (a) Shirts, doz 7.625
221 (b) Canton Hannel, vd 0.1775	
221 (d) Tennis flannel, yd 0.1675 226 (a) Hose, doz 2.15	Resolved, That all other bids
225 (f) Bandage, yd 0.115	submitted be rejected.
229 (i) Pequot No. 1, yd 0.378	Note: All above awards are made to the lowest bidder except
229 (j) Pequot, yd 0.42%	when award is made in considera-
241 Scrim. on sample No.	tion of deliveries or on account of
2, yd 0.225	quality offered as determined by
241 Scrim, on sample No. 2 yd	such tests as required or recom-
sample No. 2, yd 1.60 251 (a) Tape, box 0.35	mended by the Purchaser of Sup-
251 (b) Tape, box 0.45	plies.
251 (C) Tape, DOX 0.50	Adopted under suspension of the
251 (d) Tape, box 0.65	rules by the following vote:
251 (e) Tape, box	Ayes — Supervisors Badaracco,
255 (a) Towels, doz 1.575	Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,
257 (c) Underwear, doz. suits. 18.00 257 (e) Undervests, doz 2.25	McSheehy, Morgan, Robb, Ronco-
3—GREENEBAUM, WEIL &	cieri, Rossi, Schmitz, Welch, Wet-
MICHELS.	more—17.
215 (a) Crochet, each \$1.88	Absent—Supervisor Shannon—1.
215 (b) Riplette, each 1.52	"A Story in Stone."
256 Trousers, doz 33.70	Supervisor Morgan called atten-
7—N. & S. E. KALISCHER. 203 Blankets, each \$4.55	tion to an article in Sunday's Ex-
226 (c) Hose, sample No. 2.	aminer entitled "A Story in Stone" referring to the sculptured work in
doz 1.875 249 Suspenders, doz 3.95	referring to the sculptured work in
249 Suspenders, doz 3.95 5—LAZARE-KLEIN CO.	the rotunda of the City Hall, which
	is remarkable for the story it tells
208 (a) Lot No. 20, yd \$0.0508 208 (b) Lot No. 0, yd 0.0382	and which is the wonder of all visitors to our city, but which has
213 Wadding, sheet 0.0438 221 (c) Beresford, yd. 0.14 229 (c) Pequot, yd. 0.2988 229 (c) Pequot, yd. 0.4525 229 (h) Shroud, Charter Oak,	become so familiar to our own citi-
221 (c) Beresford, yd 0.14	zens that it receives but scant no-
229 (c) Pequot, yd 0.2588	tice. Nowhere in the Civic Center,
229 (h) Shroud, Charter Oak,	Supervisor Morgan declared, is
yard 0.1000	engraved with the name of our
235 Pillow cases, doz 4.15 235 Pillow tubing, yd 0.3385	honored Mayor, under whose guid-
242 Sheets, doz 15.79	ance these monumental buildings
242 Sheets, doz 15.79 255 (b) Towels, No. 3725, doz. 0.965 255 (c) Towels, No. 50, doz. 3.075	were planned and constructed. She
255 (c) Towels, No. 50, doz. 3.075	moved that the Board of Public
8—LEIGHTON-JELLETT CO.	Works be consulted with a view of having Mayor Rolph's name en-
230 (a) Napkins, doz \$1.20	graved in some appropriate place
250 Table cloth, yd 0.50 254 (a) Toweling, yd 0.11	in the Civic Center.
4—EDWARD L. McROSKEY.	Supervisor Bath seconded the mo-
236 Pillows, doz\$15.00	tion and it was so ordered.

and

City Attorney Draft Bill Providing for Extension of Bay Shore Highway to San Bruno Avenue and Army Street.

Supervisor Welch presented for adoption:

Resolution No. - (New Se-

rles), as follows:

Resolved, That the City Attorney be requested to draft, in proper form, a bill to be submitted to the Legislature, amending Chapter 181 of the Statutes of 1923, relative to the construction of the Bay Shore Highway, providing that such highway shall extend from San Bruno avenue and Army street in the City and County of San Francisco, through the counties of San Mateo and Santa Clara to a point within the City of San Jose, at such location or locations as the California Highway Commission may select.

Referred.

Supervisor McLeran moved reference to the State Laws and Legislative Committee of the Board.

Motion carried by the following

vote:

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Katz, Mcgregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-13.

Noes—Supervisors Deasy, Welch

Absent-Supervisors Hayden, Mc-Sheehy, Shannon-3.

Death of Hon. Maurice T. Dooling. Supervisor Schmitz presented the following resolution, was which unanimously adopted by rising rote:

Resolution No. 23172 (New Se-

ries), as follows:

Whereas, the Honorable Maurice T. Dooling, Judge of the United States District Court for the Northern District of California, passed from this life in San Francisco on Tuesday last, November 4, 1924, after many years of distinguished service to his state and to his country; and

Whereas, said Honorable Maurice T. Dooling was, prior to his appointment to the United States District Court, a judge of the Superior Court, a judge of the Superior Court of the State of California, in and for the County of San Benito, and as such judge frequently pre-sided in the Superior Court of the City and County of San Francisco;

Whereas, said Honorable Maurice T. Dooling as a judge of said courts was an outstanding public servant; a learned judge with an uncommon knowledge of the law, the languages and the classics; a wise judge with a heartfelt understanding of the frailties of mankind and with wis-dom to judge accordingly; a patri-otic judge who believed that no gift of his talents, no sacrifice of his strength, even of life itself, was too great to make for this Republic in order that its institutions might endure and its people maintain their freedom; now, therefore, be it

Resolved, That in the passing of said Honorable Maurice T. Dooling, this City and County and the State and the United States have suffered an irreparable loss; that this Board of Supervisors do hereby express its sorrow and the sorrow of the people of the City and County of San Francisco over his passing and that this Board do today adjourn out of respect to his memory.

ADJOURNMENT.

Whereupon, the Board, at the hour of 6 p. m., adjourned. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 22, 1924.

Pursuant to Resolution No. 3402 (New Serles) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco

Monday, November 17, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, NOVEMBER 17, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, November 17, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor. McLeran, McSheehy Morgan, Robb, Roncovieri, Rossi, Wclch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon-2.

Quorum present.

His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNAL.
The Journal of Proceedings of September 29, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Leave of Absence, Mayor Rolph.

The following was presented and read by the Clerk:

San Francisco, Cal., November 14, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco. Calif.

Gentlemen:

I would appreciate your honorable Board granting me a leave of absence, with permission to absent myself from the State of California for a period of thirty days, com-mencing November 15, 1924. I had intended being present at

inaugration of President-elect Calles of Mexico, at Mexico City, December 1st rext, but the illness of my son necessitates that Mrs. Rolph and I depart immediately for Boston to take care of him.

ke care of him. Respectfully yours. JAMES ROLPH, JR., Mayor.

Leave of Absence, Mayor Roloh-Palph McLeran Appointed Acting Mayor.

Whereupon, the following resolu-

tion was presented and adopted by the following vote: Resolution No. 23203 (New Se-

ries), as follows: Resolved, That Resolved, That Hon. James Ro'ph, Jr., Mayor of the City and Ccunty of San Francisco, be and he is hereby granted a leave of absence, for a period of thirty days, commencing November 15, 1924, with permission to leave the State; and

Further Resolved. That Hon. Ralph McLeran is herbey designated

as Acting Mayor during the said absence of his Honor the Mayor.

Supervisor McSheehy veted no on that portion of the resolution designating Supervisor Ralph McLeran as Acting Mayor.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent-Supervisors Schmitz.

Shannon—2.

Illness of Mayor Rolph's Son. Supervisor McGregor moved that the Clerk be instructed to send a telegram to Mayor Rolph and his wife in Boston, expressing sympathy and earnest hope for the bost in the matter of the illness of their son who is seriously sick with typhoid in said city.

So ordered.

A telegram was read by the Clerk from the ship doctor on the vessel running into Boston. Mayor's son at 11 o'clock to-day, the patient showed a slightly improved condition dition.

Leave of Absence, Mildred J. Pollok, Playground Commissioner.

The following was presented and read by the Clerk:

San Francisco. November 15, 1924.

To the Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen:

Application has been made to me by Mrs. Mildred J. Pollok, member of the Playground Commission, for a leave of absence, with permission to absent herself from the State of

California for a period of thirty days, commencing November 25, 1924

Will you please concur with me

in granting this leave of absence?
Respectfully yours,
JAMES ROLPH, JR., Mayor.

Whereupon, the following resolution was presented and adopted by the following vote:

Resolution No. 23201 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor. Mrs. Mildred J. Pollok. member of the Playground Commission, is hereby granted a leave of absence, for a period of thirty days, commencing November 15, 1004 milks. 25, 1924, with permission to leave the State.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

A b s e n t—Supervisors Shannon—2. Schmitz,

Peninsular Water District.

The following was presented and read by the Clerk:

Communication, from the Peninsula Chambers of Commerce Federated, transmitting report of its committee on water supply to the effect that "a proper supply of water for the peninsula is bound up without a possibility of separation with the future water supply of the City and County of San Francisco", and declaring that the work of its committee will be based on that premise.

Invitation to Smoker, Per Diem Men's Association.

The following was presented and read by the Clerk:

Communication, from the Per Diem Men's Association, inviting attendance at a smoker, to be given by the Civil Service Per Diem Men's Association, at 112 Valencia street, next Wednesday, November 1924.

Ordered filed.

Invitation to Dinner Conference, California Development Association. The following was presented and

read by the Clerk:

Communication, from the California Development Association, invit-ing attendance at luncheon and dinner conference to consider the needs and problems of a proposed pro-gram of conservation of state's resources.

Referred to Public Welfare Committee.

Name of Supervisor Badaracco Suggested for Membership on Legislative Committee.

The following was presented and read by the Clerk:

Communication, from J. Croter, advising that all members of the Alameda County Delegation have expressed themselves as heartily in favor of the selection of Supervisor Badaracco as one of the committee to represent the interests of San Francisco in the Legislative Com-mittee, and that his appointment will be of vital importance in assisting San Francisco in her interests at the next session.

Ordered filed.

Letter of Appreciation, Down Town Association.

The following was presented and read by the Clerk:

Communciation, from the Down Town Association, transmitting copy of its resolution on behalf of its Highways Committee expressing its gratitude to the Supervisors for its whole-hearted co-operation in providing for the convenience and comfort of the Governor's Ad-visory Committee of Nine on State Highways during the visit of that body to this City, Wednesday, November 12, 1924.
Ordered filed.

Invitation to National Federation of Music Clubs.

Supervisor McLeran presented: Lillian Communication, from Birmingham, president of the California Federation of Music Clubs, requesting co-operation in the matter of entertaining the delegates to the biennial convention of the are Federation who returning through California from said convention, which will be held in Portland, Oregon, June 6 to 15, 1925.

Referred to Public Welfare Committee.

State Gift of Marina Lands.

Communciation, from Matt Sullivan, chairman of City Planning Commission, recommending acceptance of gift of land on Marina from the State for park purposes.

Referred to Education, Parks and Playgrounds Committee.

Through Service on San Mateo Suburban Car No. 40.

Communication, from the Three Cities Chamber of Commerce and numerous residents and business firms of San Mateo County, that through service on San Mateo Sub-urban Car (No. 40) of the Market Street Railway Company be arranged.

Referred to the Public Utilities

Committee.

Daniel C. Imboden, representing a committee from the Three Cities Chamber of Commerce of San Mateo County, was granted the privi-lege of the floor. He asked that the Board of Supervisors grant permission to the Market Street Railway Company to operate a through service to San Mateo.

It was explained that it was proposed that there would be no fare collected within the boundary of San Francisco on a through service car, that is, less than ten cents, and that on the trip into San Francisco no stops be made within the city limit until the termination of

the line has been reached in San Francisco.

The matter was referred to the Public Utilities Committee and will come up before the committee on Wednesday, November 26, 1924.

Municipal Railway Finances and Suggested Wage Increase for Employees.

communication from Adolph Uhl called attention of the Board to the raise in pay recently voted to the platform men of the Municipal Railway and the additional expense this will mean to the City.

In his talk, following the reading of the communication, he stated that he thought the time had come when it should be decided whether the public utilities should be self-sustaining or be taken care of by

the taxpayers.

He said that San Francisco is the only city still maintaining a five cent fare and he thinks it should

be raised.

The communciation was referred to the Public Utilities Committee and will be heard before the committee on Wednesday, November 26, 1924.

SPECIAL ORDER-3 P. M. Mission Sunset Tunnel (Eureka Valley

Route.)

Hearing protests in the matter of the construction of the proposed Mission-Sunset Tunnel (Eureka Valley route), fixed for 3 p. m. this day.

The resolution of Supervisor Mc-Sheeby rejecting report of Board of Public Works, requesting submission of a revised assessment and concluding hearing, district heretofore passed for printing, was taken up on final passage.

Communications.

The following matters were read the Clerk:

Communication, from Valencia Street Association, requesting an official statement as to the area in

the Mission District included in the assessment district for the Eureka Valley route of the Mission-Sunset Tunnel and strongly protesting the

roposed restricted district.

Communication, trom John R.
Olson, protesting the proposed revision of the Mission assessment district for the Eureka Valley route of the Mission-Sunset Tunnel.

Communication, from T. M. Crow-ley, protesting revised Mission assessment district for Eureka Valley route.

Communication, from T. J. Neilan, protesting proposed revised assessment district for Mission District, Eureka Valley route.

Communication, from Goldberg, Bowen & Co., favoring immediate action on Mission-Sunset Tunnel project (Eureka Valley route), and withdrawing all prior matters in relation to tunnel or transportation into Sunset.

Privilege of the Floor.

A. O. Warville, representing State Highway Club, F. M. Crowley, C. W. Eichbaum, Richard Barker and M. Bigham, were heard on the pending matter.

Final Passage.

Thereupon, the foregoing mentioned resolution was finally passed by the following vote: Resolution No. 23206 (New Se-

ries), as follows:

In the matter of the construction and completion of a tunnel, with approaches and appurtenances thereto, and of the acquisition of lands and easements therefor under the elevation known as Mt. Olympus, situated in the City and County of San Francisco, State of California. pursuant to the resolution of inten tion of the Board of Supervisors of

said City and County in that behalf, being Resolution No. 21929 (New Series), approved January 12. 1924 Whereas, the Board of Supervisors did, on June 30, 1924, fix the 21st day of July, 1924, at 2 o'clock p. m. of that day, in the chamber or meeting room of said Board of Supervisors in the City Hall in said pervisors, in the City Hall, in said City and County of San Francisco, as the time and place for the hearing of all protests filed with the Clerk of the Board of Supervisors to said tunnel construction or to the plans or specifications therefor, or to the extent of the assessment district defined in the resolution of intention of the Board of Supervisors in the above entitled matter, or to the amount of damages or compensation determined by the Board of Public Works and shown by its report as the result of said tunnel construction, or to the omission of said Board of Public Works to determine or award any damages with respect to any property claimed to be damaged as the result of said tunnel construction, or to the award of damages or compensation for the acquisitions shown by the said report of said Board of Public Works, or to any act, determination or proceeding of the Board of Supervisors or of the Board of Public Works in relation to such construction, or to any other matter in connection therewith to which any person would have a legal right of protest. and for the hearing of any and all protests as to any or all of said matters or things, and the Clerk having given notice of said hearing as required by law, and the Board of Supervisors having proceeded with the hearing of and heard all of the protests so filed or at all filed to said report of said Board of Public Works as aforesaid, and all persons who desired to make any objection or protest thereto and all persons who desired to be heard in opposition to any protest or any opposition to any claim for damages, said hearing having been duly and regularly continued from time to time for that purpose, the last continuation aforesaid being to this 3d day of November, 1924, at 3 o'clock p. m., at which time said hearing was resumed and finished and concluded; and said Board of Supervisors having fully considered all of said protests and objections and all protests and objections made by any person and all of the evidence introduced in support thereof and in relation thereto, and the said hearing hav-ing been brought to a close and all and singular all of said matters and things and the evidence introduced in relation thereto having been by this Board fully considered:

Resolved, That a full hearing of said report and of all objections and protests thereto and of all persons desiring to be heard in relation thereto has been had, and that all protests filed or made or objections made to said report have been fully

considered;

Resolved, That certain lands and real property and parcels of land in the "Easterly District" as set forth and described in the resolution of intention in the above entitled matter will not be benefited by said tunnel construction and will not receive any special benefits therefrom and should not be assessed to pay any part of the damages, costs and expenses of said work and tunnel construction or of the acquisitions mentioned in said report of the Board of Public Works, including damages and compensation to be

ascertained, awarded or paid to the owner or owners or persons inter-ested in the lands or easements to be acquired as herein set forth, to-wit: The lands and real property lying outside of the following revised "Easterly District," and that said "Easterly District," as set forth and described in resolution of intention, be, and the same is, hereby revised so as to read as follows:

Easterly District.
All that certain land situate in the City and County of San Francisco, State of California, and described as follows:

Commencing at a point on the easterly line of Douglass street, distant thereon 100 feet northwesterly from the northwesterly curved line of Market street measured on a radial line of the curve.

northeasterly and concentric with the northwesterly line of Market street to a point perpendicularly distant 100 feet northerly from the northerly line of Sixteenth street;

Thence easterly and parallel with the northerly line of Sixteenth street to a point 100 feet easterly from the easterly line of Mission

street:

Thence southerly and parallel with the easterly line of Mission street to a point 100 feet southerly from the southerly line of Twentyfourth street;

Thence westerly and parallel with the southerly line of Twenty-fourth street to a point 100 feet westerly from the westerly line of

Mission street;

Thence northerly and parallel with the westerly line of Mission street to a point 100 feet southerly from the southerly line of Twentysecond street;

Thence westerly and parallel with the southerly line of Twenty-second street to a point 100 feet easterly from the easterly line of Valencia street.

Valencia street:

Thence southerly and parallel with the easterly line of Valencia street to a point 100 feet southerly from the southerly line of Twentyfourth street;

Thence westerly and narallel with the southerly line of Twenty-fourth street to a point 100 feet westerly from the westerly line of

Valencia street;

Thence northerly and parallel with the westerly line of Valencia street to a point 100 feet southerly from the southerly line of Sixteenth street;

Thence westerly and parallel with the southerly line of Sixteenth street to a point perpendicularly distant 100 feet southeasterly from

the southeasterly line of Market

street;

parallel Thence southwesterly with the southeasterly line of Marwith the southeasterly line of Market street to a point perpendicularly easterly 100 feet easterly from the easterly line of Castro street;

Thence southerly and parallel with the easterly line of Castro street to a point 100 feet northerly

from the northerly line of Eight-

eenth street;

Thence easterly and parallel with the northerly line of Eighteenth street to a point on the west-erly line of Noe street;

Thence southerly along the west-ly line of Noe street to a point 100 feet southerly from the southerly line of Eighteenth street;

Thence westerly and parallel with the southerly line of Eight-eenth street to a point 100 feet easterly from the easterly line of Castro street;

Thence southerly and parallel with the easterly line of Castro street to a point on the northerly

lire of Nineteenth street;

Thence westerly along the northerly line of Nineteenth street to a point 100 feet westerly from the westerly line of Castro street;

Thence northerly and parallel with the westerly line of Castro street to a point 100 feet southerly from the southerly line of Eighteenth street;

Thence westerly and parallel with the southerly line of Eighteenth street to a point on the east-erly line of Collingwood street; Thence northerly along the east-

erly line of Collingwood street to a point 100 feet northerly from the northerly line of Eighteenth street:

Thence easterly and parallel with the northerly line of Eight-eenth street to a point 100 feet west-erly from the westerly line of Castro

street; Thence There northerly and parallel with the westerly line of Castro street to a point 100 feet southeasterly from the southeasterly curved line of Market street measured on a radial line of the curve;

Thence southwesterly and concentric with the southeasterly line of Market street to a point on the easterly line of Douglass

Thence westerly to a point on the westerly line of Hattie street, distant thereon 100 feet southerly from the southerly line of Market street;

Thence wester'v to a point on the easter'v line of Danvers street, distant thereon 100 feet southerly from the southerly line of Merritt street;

Thence northerly along the east-erly line of Donvers street to a point perpendicularly distant 100 feet

northerly from the northerly line

Merritt street;

Thence easterly and parallel with the northerly line of Merritt street and Market street to a point on the westerly line of Hattie street, distant thereon 100 feet perpendicularly northerly from northerly line of Market street;

Thence easterly to the easterly line of Douglass street and the point

of commencement.

Saving and excepting from the above described district all that area lying between a line 100 feet westerly from the westerly line of Mission street and a line 100 feet easterly from the easterly line of Valencia street and between a line 100 feet southerly from the southerly line of Sixteenth street and a line 100 feet northerly from the northerly line of Twenty-second street.
Resolved, That for the foregoing

reasons the said report of the Board of Public Works be and the same is hereby rejected in whole and the said report is hereby ordered re-turned to said Board of Public Works with instructions to submit a new report in this matter to conform to the following suggestions of the Board of Supervisors:

(1) Reduce and charge the "East-erly District" as defined and de-scribed in said resolution of intention and in said report of said Board of Public Works to the "Easterly District" as hereinbefore described.

(2) Deduct from the whole costs and expenses of said work and acquisitions and the damages resulting therefrom such sum or sums as have been or may be ordered by the Board of Supervisors to be paid out of the Treasury of the City and County of San Francisco prior to the time of making the assessment therefor.

(3) Assess the remainder of said damages, costs and expenses of said work and tunnel construction and of the acquisitions mentioned in said resolution of intention, including damages and compensation to be ascertained and awarded or paid to the owner or owners or persons interested in the lands or easements to be acquired as therein set forth, proportionately unon the lots, parts of lots and lands in the "Westerly District" of assessment as set forth in said resolution of intention and in the "Easterly District" as hereinbefore set forth and described

Ayes - Supervisors Badaracco. Bath, Deasy, Hayden, Katz. Mc-Leran, McSheeby, Morgan, Robb, Leran, McSheehy, Morgan Rossi, Welch, Wetmore—12.

Noes-Supervisors Colman. Harrelson, McGregor, Roncovieri-4.

Absent - Supervisors Schmitz, Shannon—2.

Italian Hospital.

The following resolution, heretofore presented without recommendation and laid over one week, was taken up:

– (New Se-Resolution No.

ries), as follows:

Resolved, That the Italian Hospital and Benevolent Association of San Francisco be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a hospital on the north side of Beach street, distant 94 feet east of Baker street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Mr. Lucius Solomons, attorney protesting property representing owners, was granted the privilege of the floor, and gave three reasons why it should not be granted.

1. That the provisions of the

Charter require that the request for a permit shall be for building on property owned by the applicant and that the society does not own this property.

- That inasmuch as Supervisor Rossi is president of the society asking for the permit, and a Supervisor, the permit, if granted, would be void.
- 3. The permit, if granted, would be a violation of the zoning ordinance.

In reference to the first point, Supervisor Rossi stated that the society has made a deposit of \$2.500 on an option to purchase which will be forfeited if the option is not carried out.

In reference to the second point, he stated, he has no financial interest in the hospital and the money which he put into it was a donation and not an investment and that he asked to be excused from voting on the question.

Frank Turner, representing Exposition Preservation League, op-

posed the permit.

Action Deferred.

As the members of the hospital association were willing to have the matter go over for one week, it was continued and the City Attorney requested to render an opinion on the points raised by Mr. Solomons.

PRESENTATION OF PROPOSALS.

Lithographed Bonds.

Sealed proposals were received for furnishing lithographed bonds between the hours of 2 and 3 p. m.

and referred to the Supplies Committee.

Turkeys.

Sealed proposals were received by the Board of Supervisors for furnishing turkeys between the hours of 2 and 3 p. m. and referred to Supplies Committee.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.
Public Welfare and Publicity
Concrete Colman. Committee, by Supervisor Colman, chairman.

Public Buildings Commttee, by Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman.
Public Utilities Committee, by Supervisor Katz, acting chairman.

Joint Committee on Streets and Commercial Development, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

following matters, heretofore passed for printing, were taken up and finally passed by the followvote:

Authorizations.

Resolution No. 23173 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be emended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Municipal Railway Fund.

(1) Edgewater Steel Co., car wheels for Muncipal Railways

(claim dated Oct. 24, 1924), \$546. (2) R. W. Jamison, railway supplies (claim dated Oct. 24, 1924),

\$597.50.

Water Construction Fund, Bond Issue 1910.

(3) Baker, Hamilton & Pacific Co., hardware, Hetch Hetchy construction (claim dated Oct. 1924), \$661.26. (4) M. M. O'Shaughnessy, revolv-

ing fund expenditures, per vouchers (claim dated Oct. 23, 1924), \$1,-

093.33.

(5) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$7,702.45.

(6) Old Mission Portland Cement Co., cement (claim dated Oct. 24,

1924), \$9.844.52. (7) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$1,564.14.

(8) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$3,961.10.
(9) Old Mission Portland Cement

Co., cement (claim dated Oct. 24, 1924), \$9,988.94.
(10) Old Mission Portland Ce-

ment Co., cement (claim dated Oct. 24, 1924), \$4,621.47.

(11) Old Mission Portland Ce-

ment Co., cement (claim dated Oct. 24, 1924), \$7,460.
(12) Old Mission Portland Ce-

ment Co., cement (claim dated Oct. 24, 1924), \$4,621.47.

(13) Old Mission Portland Ce-

ment Co., cement (claim dated Oct. 24, 1924), \$9,145.96.

(14) Old Mission Portland Cement Co., cement (claim dated Oct. 24, 1924), \$6,859.47.
(15) Old Mission Portland Ce-

ment Co., cement (claim dated Oct.

24, 1924), \$7,374.84.

(16) State Compensation Insurance Fund, insurance premium on Hetch Hetchy employments (claim dated Oct. 24, 1924), \$1,127.45. (17) State Compensation Insur-

ance Fund, insurance premium on Hetch Hetchy employments (claim dated Oct. 24, 1924), \$2,872.93.

(18) The Worthington Co. Inc.,

turbine pump parts (claim dated Oct. 24, 1924), \$541.17.

(19) Leonard F. Youdall, concrete work, Newark slough (claim dated Oct. 23, 1924), \$3,480.67.
(20) Edward R. Bacon Co., one Mead Morrison winch (claim dated

Oct. 28, 1924), \$774.31.

(21) Crane Co., pipe fittings, etc. (claim dated Oct. 27, 1924), \$503.79. Relief Home Construction Fund, Bond Issue 1923.

(22) Bureau of Engineering, Department Public Works (claim dated Oct. 28, 1924), \$716. (23) John Reid. Jr., fourth pay-

ment, architectural services, Relief Home buildings (claim dated Oct. 29, 1924), \$3,870.86.

School Construction Fund, Bond Issue 1923.

(24) Mahony Bros., second payment, general contract, addition to High School of Commerce (claim dated Oct. 29, 1924) \$15,277.50.

Special School Tax.

(25) George H. Tay Co., 19 stall urinals. Bryant School (claim dated Oct. 29, 1924), \$1,119.10.

(26) Anderson & Ringrose, final payment, general construction, Portola Primary School (claim dated Oct. 29, 1924). \$1,000.
(27) Butte Electrical Equipment

Co., final payment, electrical work.

Portola Primary School dated Oct. 29, 1924), \$500.

(28) I. M. Sommer, fifth payment, general construction, Francisco School (claim dated Oct. 29, 1924), \$12,304.80.

Municipal Railway Depreciation Funa.

(29) Maria Russo, in full settlement of claim for account of death of Salvatore Russo, her husband, Superior Court Action No. 144312, authorized by Resolution No. 23117, New Series (claim dated Oct. 27, 1924), \$15,500.

General Fund, 1923-1924.

(30) Henry J. Mahony, third payment, general construction of Fire Department building, Mint avenue (claim dated Oct. 29, 1924), \$3,789.29.

(31) O. Monson, fourth payment, general construction of Fire Department building, Engine No. 29, Division street between Tenth and Eleventh streets (claim dated Oct.

29, 1924), \$6,608.85. (32) J. E. O'Mara, first payment, installation of radiators, Nurses' . Home, San Francisco Hospital (claim dated Oct. 29, 1924), \$834.75. (33) Marbelite Products Co., 32

marbelite lighting standards transformers installed in Civic Center (claim dated Nov. 3, 1924), \$7,884.80.

General Fund, 1924-1925.

(34) Standard Underground Cable Co., cable for Dept. of Elec-tricity (claim dated Sept. 30, 1924), \$1,089.

(35)Kelllogg Switchboard and Supply Co., wire, coils and grabaphones, Dept. of Electricity (claim dated Sept. 30, 1924), \$501.70.

(36) Jamestown Metal Products Co., filing equipment for Recorder (claim dated Nov. 3, 1924), \$618.

(37) Roo Motor Car Co. of California, one Reo truck, Dept. Public Works (calim dated Oct. 27, 1924), \$1,462,50.

(38) Fquitable Asphalt Mainte-nance Co., asphalt street resurfac-ing (claim dated Oct. 27, 1924), \$834.10.

(39) Santa Cruz Portland Cement Co., cement for street repair (claim dated Oct. 27, 1924), \$1,-893.29.

Shell Company of Califor-(40)

nia, fuel oil, street renair (claim dated Oct. 27, 1924), \$699 57. (41) Spring Valley Water Co., water furnished Fire Dept. hvdrants (claim dated Oct. 28, 1924),

\$13 589.70. (42) William Cluff Co., sugar, Relief Home (claim dated Oct. 24,

1924), \$1,455.12. (43) Sperry Flour Co., flour, Relief Home (claim dated Oct. 28,

1924), \$1,351.84.

(42) Raiston L. White and Mercantile Trust Company of Califor nia, payment for property required for widening of Williams averue, as per Resolution No. 23107, New Series (claim dated Oct. 30, 1924), \$555.

(45) California Academy of Sciences, maintenance of Steinhart Aquarium for month of October,

1924, \$3,319.97. 46) San San Francisco Chronicle. official advertising (claim dated Nov. 3, 1924), \$713.21.

Water Construction Fund, Bond Issue 1910.

(47) Associated Oil Co., fuel oil, etc. (claim dated Oct. 27, 1942), \$1,-168.74.

(48)California Steam and Plumbing Supply o., black pipe (claim dated Oct. 27, 1924), \$1,-

706.89.

(49) William Cluff Co., groceries

(claim d tted Oct. 27, 1924), \$682.72.
(50) Del Monte Meat Co., meats
(claim dated Oct. 28, 1924), \$978.76.
(51) Ingersoll-Rand Co. of California, pine fittings (claim dated

Oct. 27, 1924), \$647.75.

(52) A. Levy & J. Zentner Co., petatoes (claim dated Oct. 27,

1924), \$710.90.

(53) M. M. O'Shaughnessy, volving fund expenditures, vouchers (claim dated Oct. reper 27, 1924). \$667.56.

(54)Old Mission Portland Cement Co., cement (claim dated Oct.

27. 1924), \$4,476.

Park Fund.

(55) W. P. Fuller & Co., glazing and lights, Park Museum (claim dated Oct. 31, 1924), \$1,674.25.

General Fund, 1924-1925.

(56) S. Levi, millwork, Ocean Beach bath house (claim dated Oct.

31, 1924), \$527. (57) Park Commission, labor furnished Ocean Beach bath house and playfield (claim dated Oct. 31,

1924), \$7.428.50. (58) Park Commission, labor furnished public golf links, Lake Merced (claim dated Oct. 31, 1924),

\$5,379.37.

(59) Park Commission, labor Stadium furnished new Park (claim dated Oct. 31, 1924), \$2,-895 09.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore-16. Absent - Supervisors Schmitz, Shannon-2.

Appropriations.

Resolution No. 23174 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

County Road Fund.

(1) For the construction of a road connecting the Municipal Golf Links at Lake Merced with the Skyline boulevard (per award to H. T. Guerin at \$23,641.60; engineering and inspection, \$2,358.40), \$26,000.

Miscellaneous Repairs to Streets, etc., Budget Item No. 80.

(2) Repairs to Stockton Street Tunnel, including walk, cracks, steps, sidewalk, handrail and concrete bulkheads, \$1,329.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy Harrelson, Havden, Katz, McGregor McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon—2.

Appropriations, Payments for Lands and Improvements, Everett School Site.

Resolution No. 23175 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named owners of properties; being payments for properties required for the Everett School, to-wit:

(1) To Dominic O'Kane, for lands improvements commencing at a point on the easterly line of Harlow street, distant thereon 100 feet southerly from the southerly line of Sixteenth street, running thence southerly along said easterly line of Harlow street 28 feet, being of dimensions 28 x 75 feet; as per ac-ceptance of offer by Resolution No. 23109. New Scries (claim dated Nov. 3, 1924), \$8 000.

(2) To Christian Bauer, for lands and improvements commencing at a point on the easterly line of Harlow street, distant thereon 1901/2 feet northerly from Seventeenth street, running thence northerly along said easterly line of Harlow street 22½ feet, being of dimensions 22½ x 60 feet; as per accentance of offer by Resolution No.

23110, New Series (claim dated

Nov. 3, 1924), \$6,300.
(3) To John Joseph Welsh et al., for lands and improvements commencing at a point on the easterly line of Harlow street, distant thereon 156 feet southerly from Sixteenth street, running thence southerly along said easterly line of Harlow street 53 feet, being of dimensions 53 x '5 feet; as per acceptance of offer by Resolution No. 23111, New Series (claim dated Nov. 3, 1924), \$18,500.

(4) To F. E. Hesthal Co., for

land commencing at a point formed by the intersection of the southerly line of Sixteenth street with the easterly line of Harlow street, running thence easterly along the said southerly line of Sixteenth street 105 feet, being of dimensions 105 x 100 feet; as per acceptance of offer by Resolution No. 23112, New Series (claim dated Nov. 3, 1924), \$15,000.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon-2.

Wood-working Shop Permit.

Resolution No. 23176 (New Se-

ries), as follows:

Resolved, That the Diamond Patent Show Case Company be and is hereby granted permission, revo-cable at will of the Board of Supervisors, to maintain and operate wood-working plant, wherein jointers, planers, saws and sanders are to be used, at the northwest corner of Eighth and Folsom streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon-2.

Garage Permit.

Resolution No. 23177 (New Se-

ries), as follows:

Resolved, That W. L. Hogan be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west side of Fourth street, 137 feet 6 inches north of Howard street; also to store 1200 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit becomes null and void.

becomes null and void.

A y e s — Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

A b s e n t — Supervisors Schmitz,

Shannon-2.

Auto Supply Station Permits.

Resolution No. 23178 (New Series), as follows:

Resolved, That S. B. Missack be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northeast corner of Twenty-ninth street and Tiffany avenue; also to store 2000 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon-2.

Resolution No. 23179 (New Se-

ries), as follows:

Resolved, That Standard Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northeast corner of Seventh avenue and Fulton street; also to store 2000 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within this slx months, otherwise said permit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz.

Shannon—2.

Oll Permits.

Resolution No. 23180 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby

granted:

Oil Tanks.

H. Dempsey, east line of Presidio avenue, 62 feet south of Jackson street, 1500 gallons capacity. Jack's Restaurant, 615 Sacra-mento street, 600 gallons capacity. C. T. Magill, southwest corner powell and Union streets, 1500 gal-Powell and Union streets, 1500 gal-

lons capacity.
Dr. A. H. Nahman, north side of

Washington street between Laurel

and Cherry streets, 600 gallons ca-

pacity.

Geo. Russell Reed Co., 416 Jackson street, 600 gallons capacity. Fred Warden, northeast corner of Seventh avenue and Hugo street, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within under this six months, otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent — Supervisors Schmitz,

Shannon-2.

Boller Permit.

Resolution No. 23181 (New Series), as follows:

Resolved, That the following revocable permit be and is hereby granted:

Boiler.

James Rolph Co., 60 California street, 10 horse power boiler. The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void. Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McShcehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon-2. Bill No. 6870, Ordinance No. 6398 (New Series), as follows:

Directing the Mayor of the City and County of San Francisco to A. Swift for the use of a portion of Mission Block No. 72 for a play-ground, and extending the time for the City and County of San Francisco in which to satisfy a judgment in her favor.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name of and on behalf of the City and County of San Francisco an agreement with Mary A. Swift for taking immediate possession for playground purposes, the fol-lowing described piece or parcel of land situate, lying and being in the City and County of San Francisco, and more particularly described as follows, to-wit:

Beginning at the point of intersection of the easterly line of Angelica street with the southerly line of Cunningham place, running thence easterly and along the southerly line of Cunningham place 262 feet; thence at a right angle southerly 166 feet; thence at a right

angle westerly 262 feet, and thence at a right angle northerly and along said easterly line of Angelica street 166 feet to the point of beginning.

And giving to the City and County an extension of time in which to satisfy that certain judgment duly rendered, made and entered in that certain action entitled "City and County of San Francisco vs. Mary A. Swift et al.," in the Superior Court of the State of California, in and for the City and County of San Francisco, and numbered 141073, in favor of Mary A. Swift for \$37,000. Ten thousand dollars to be paid upon the execution of said agreement; fifteen thousand to be paid on or before the 31st day of July, 1925, and twelve thousand to be paid on or before the 31st day of July, 1926.

possession Immediate of whole tract to be given the City and County of San Francisco and deed to the City and County for the above described land to be deposited with the City Title Insurance Company for delivery to it upon the payment of the moneys hereinabove provided to be paid. Said agreement to be approved in form by the City Attorney and there shall be incorporated therein the terms and conditions in that proposed agreement this day presented to the Board of Supervisors by the

Finance Committee.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon-2.

Ordering Construction of Southern Heights Diagonal Boulevard.

Bill No. 6871, Ordinance No. 6399 (New Series), as follows:

Ordering the preparation of plans and specifications for and the improvement of Southern Heights avenue from Rhode Island street to Carolina street by the grading thereof; authorizing and directing the Board of Public Works to enter into contract for said improvement in accordance with plans and specificiations prepared therefor, and permitting progressive payments to be made during the course of the work.

Be it ordained by the People of the City and County of San Fran

cisco as follows:

Section 1. The Board of Public Works is hereby 'authorized, instructed and empowered to prepare plans and specifications for the improvement of Southern Heights avenue from Rhode Island street to Carolina street by the grading

thereof and to enter into contract for said improvement in accordance with said plans and specifica-

tions so prepared.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said improvement of Southern Heights avenue conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter 1, Article VI of the Charter.

Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent — Supervisors Schmitz,

Shannon-2.

Fixing Sidewalk Widths on Quint Street.

Bill No. 6872, Ordinance No. 6400

(New Series), as follows:
Amending Ordinance No. 1061,
entitled "Regulating the Width of
Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered 852.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this effect October 12, 1004 filed in this office October 18, 1924, by adding thereto a new section, to be numbered 852, to read as follows:

Section 852. The width of side-walks on Quint street between Evans avenue and McKinnon ave-nue are hereby dispensed with and

abolished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property own-

Section 3. This ordinance shall take effect and be in force from

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz, Shannon—2

Shannon-2.

Changing Grades, Ocean View.

Bill No. 6873, Ordinance No. 6401 "Chang-(New Series), entitled lng re-establishing the grades on Worcester avenue. official dolph street, Orizaba avenue, Broad, Farallones, Bright, Head, Victoria, Ramsell, Arch, Vernon and Ralston streets.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon-2.

Changing Grades, Carolina Street.

Bill No. 6874, Ordinance No. 6402 (New Series), as follows:

Changing and re-establishing the official grades on Carolina street between Sixteenth and Seventeenth

streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Pub'ic Works, did, on the 6th day of September, 1924, by Resolution No. 22860 (New Series), declare its intention to change and re-establish the grades on Carolina street between Sixteenth and Seventeenth streets; and

Whereas, said resolution was so blished for ten days, and the published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicously posted along all streets specified in the resolution, in the manner and as

provided by law; and
Whereas, more than forty days
has elapsed since the first publication of said resolution of intention;

therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the eleva-tions above city base as herein-after stated, are hereby changed and established as follows:

Carolina Street.

Sixteenth street, 6.50 feet. same being the present official grade.)

105 feet southerly from Sixteenth

street, 8.25 feet.

Seventeenth street, 10 feet. (The same being the present official

grade.)

On Carolina street between Sixteenth and Seventeenth streets be changed and establish to conform to true gradients between the grade elevations above given therefor.

for.
Section 2. This ordinance shall take effect immediately.
A y e s — Supervisors Badaracco.
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.
A b s e n t — Supervisors Schmitz
Shannon—2

Shannon-2.

Recommitted.

The following bill, heretofore passed for printing was taken up, and, on motion, ordered recommit-ted to the Public Buildings Committee:

Amending Building Law, Exterior Walls.

Bill No. —, Ordinance No. — (New Series), as follows: Amending Section No. 146, Ordi-nance No. 1008 (New Series), known as the "Building Law," pertaining to walls.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section No. 146. The exterior walls of frame or wooden buildings shall be constructed with studding covered with weather-boarding, or with approved fibre lumber, or with a steel reinforce-ment consisting of a wire mesh made of not less than No. 14 gauge galvanized steel wires spaced not more than two inches on centers in each direction to which must be securely attached a heavy waterproofed paper backing, to be properly nailed to each studd with approved wide-headed galvanized wire nails not more than six inches apart vertically, and covered on the exposed surface with Portland cement plaster not less than threefourths of an inch in thickness. No uncovered studding will be allowed against the wall of an adjoining building or structure.

PRESENTATION OF BILLS ACCOUNTS. AND

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$60.115.36, recommends same be allowed and ordered paid.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon-2.

Urgent Necessity. Pernau-Walsh Printing Co., print-

ing briefs, \$63 10.
Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz.

Shannon-2.

NEW BUSINESS. Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. — (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be epended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Water Construction Fund, Bond Issue 1910.

(1) Columbia Steel Corporation, pipe flanges, Hetch Hetchy water construction (claim dated Nov. 8, 1924), \$621.25.

(2) Old Mission Portland Cement Co., cement (claim dated

Nov. 8, 1924), \$4,476.

Old Mission Portland Cement Co., cement (claim dated Nov. 8, 1924), \$8,544.01.

(4)Old Mission Portland Ce-

nent Co, cement Nov. 8, 1924), \$9,194.45. (5) Old Mission Portland Ce-coment (claim dated

hient Co., cement (claim dated Nov. 8, 1924) \$4.476. (6) M. M. O'Shaughnessy, re-volving fund expenditures, per vouchers (claim dated Nov. 8, 1924), \$00 .07.

(7)Standard Oil Co., oils (claim

dated Nov. 8, 1924), \$78245.
(8) Waterbury Co., manila and wire rope, etc. (claim dated Nov. 8, 1924), \$640.40. (9) Robert

M. Searls, Hetch Hetchy Special Counsel, revolving fund expenditures, per vouchers (claim dated Nov. 8, 1924), \$2,555.

(10) Pacific Coast Steel Co., fourth payment, transmission line towers (claim dated Nov. 12, 1924). \$100,500.

(11) Union Machine Co., second payment gate valves (claim dated

Nov. 12, 1924). \$7,227.50. (12) Western Electric Co., seeond payment, aluminum cable dead end clamps (claim dated Nov. 7, 1924), \$1,224.45,

(13) Western Pipe & Steel Co., fifteenth payment, construction of buy crossing pipe line (claim dated Nov. 12, 1924), \$94,172.91.

(14) Leonard F. Youdall, con-

struction of timber trestles for bay crossing pipe line (claim dated Nov. 12, 1924), \$16,496.46. (15) Westinghouse Electric &

Mfg. Co., first payment, aluminum cable suspension clamps (claim dated Nov. 12, 1924), \$1,321.60.
(16) Anaconda Copper Mining

Co., fifth payment, transmission line conductors (claim dated Nov.

12, 1924). \$11,383.48.
(17) The Ohio Brass Co., suspension clamps (claim dated Nov.

7. 1924), \$625.95.

(18) Pacific Tank & Pipe Line Co., two redwood tanks (claim dated Nov. 7, 1924), \$1,858.

Hetch Hetchy Operative Revenue Funa.

(19) John J. Dailey, services as Special Counsel under Resolution No. 22251 (New Series), in valua-

tion of electric properties (claim dated Nov. 14, 1924), \$850. (20) N. Randall Ellis, engineer-ing services, valuation of San Fran-(claim

cisco electric properties dated Nev. 14, 1924), \$750.

Municipal Railway Fund.

(21) San Francisco City Employees' Retirement System, pensions, etc., for Municipal Railway employees (claim dated Nov. 10, 1924), \$6,574.68. (22) Standard Oil Co., gasoline

(22) Standard Oil Co., gasoline for Municipal Railways (claim dated Nov. 12, 1924), \$884.66.

Municipal Railway Depreciation Fund.

Robert W. Jameson, first (23)payment, installation of electrical conductors, etc., Ocean View line

(claim dated Nov. 12, 1924), \$675. (24) Vukicevich & Bagge, first payment, construction of second story to Seventeenth street car barn (claim dated Nov. 12, 1924),

\$9,000.

(25)Charles Hancock, as guardian of estate of Emily Hancock, payment for lands and moving of building, per Resolution No. 23145 (New Series), required for Ocean View line of Municipal Railways (claim dated Nov. 7, 1924), \$854.45.

School Construction Fund, Bond Issue 1918.

(26) Bausch & Lomb Optical' Co., 24 microscopes for Galileo High School (claim dated Nov. 4, 1924), \$1.514.46. (27) The F. O. Stallman Supply

Co., sheet metal shop equipment for Horace Mann School (claim dated Nov. 4, 1924), \$574.55.

School Construction Fund, Bond Issuc 1923.

(28) John Galen Howard, third payment, architectural services, LeConte School (claim dated Nov. 12, 1924), \$8,636.35.

(29) A. Lettich, first payment plumbing work, addition to High School of Commerce (claim dated

Nov. 12, 1924), \$4,124.25.

Special School Tax. (30) W. P. Fuller & Co., white lead for school repairs (claim dated Nov. 10, 1924), \$720.80.
(31) Dan P. Maher Co., paints

for school repairs (claim dated Nov. 10, 1924), \$655.08.

(32) John Reid, Jr., final payment, architectural services, Horace Mann School (claim dated Nov. 12, 1924), \$713.71.

General Fund, 1924-1925.
(33) St. Vincent's Orphanage, maintenance of minors (claim dated Nov. 12, 1924), \$2,009.21.
(34) St. Mary's Orphanage, maintenance

maintenance of minors (claim dated Nov. 12, 1924), \$542.50.

(35) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Nov. 12, 1924), \$625.16.

(36) Roman Catholic Orphanage, maintenance of minors (cl dated Nov. 12, 1924), \$3,895.80. (claim

(37) Protestant Orphanage, maintenance of minors (claim dated Nov. 12, 1924), \$717.50. (38) Boys' Aid Society, mainte-

nance of minors (claim dated Nov. 12, 1924), \$1,175.58.

(39) Albertinum Orphanage, maintenance of minors (claim dated Nov. 12, 1924), \$1,264.60.

(40) Little Children's Aid, maintenance of minors (claim dated Nov. 12, 1924), \$10,264.39.

(41) Children's Agency, maintanance of minors (claim dated Nov. 12, 1924), \$21,390.73. (42) Eureka Benevolent

ciety, maintenance of minors (claim

dated Nov. 12, 1924), \$3,960 68.

(43) St. Catherine's Training
Home, maintenance of minors (claim dated Nov. 12, 1921), \$736.15.

(44) Preston School of Industry, maintenance of minors (dated Nov. 12, 1924), \$800.67.

- (45) Preston School of Industry. maintenance of minors (claim Nov. 12, 1924), \$696.12.
- (46) Preston School of Industry, maintenance of minors dated Nov. 12, 1924), \$704. (claim
- (47) Bureau of Engineering, Dept. Public Works, blue print ma-chine (claim dated Nov. 1, 1924), \$922.50.

(48) Santa Cruz Portland Cement Co., cement for street repair (claim dated Nov. 8, 1924), \$2.007.67. (49) Western Rock Products Co.,

limestone dust for street repair (claim dated Nov. 8, 1924), \$813.65. (50) California Brick Co., paving limestone

brick (claim dated Nov. 8, 1924), \$1.041.44.

(51) Shell Company of California, fuel oil, Civic Center power house (claim dated Nov. 10, 1924), \$1,104.

Spring Valley Water Co., (52)water for public buildings (claim dated Nov. 8, 1924), \$1,371.03.

(53) Department of Public Works,

building repairs at San Francisco

Hospital (claim dated Sept. 30,

1924), \$1,434.37. (54) H. F. Dugan, drug supplies, San Francisco Hospital (claim (claim

dated Oct. 27, 1924), \$659.93. (55) Kahn & Company, X-ray films, etc., San Francisco Hospital (claim dated Oct. 25, 1924), \$1,-

516.02.

(56)Roentgen Manufacturing Co., X-ray equipment and repairs, San Francisco Hospital (claim dated Oct. 15, 1924), \$769.85. (57) Miller & Lux Inc., meats, San Francisco Hospital (claim

dated Oct. 24, 1924), \$1,092.78. (58) L. Lagomarsino & Co., vege-

(58) L. Lagomarshic bles, San Francisco Hospital tables, (claim dated Oct. 25, 1924), \$527.50. (59) The Martin Baking Co.,

bread, San Francisco Hospital (claim dated Oct. 31, 1924), \$997.87. (60) Baumgarten Bros., meats, San Francisco Hospital (claim bread,

dated Oct. 31, 1924), \$763.71.

(61) Sherry Bros. Inc., butter,
Francisco Hospital (claim Francisco Hospital San (claim dated Oct. 31, 1924), \$1,391.84.
(62) San Francisco Dairy

Co., milk, San Francisco Hospital dated Oct. 31, 1924), \$4,139.34. (63) Wilsey-Benrett Co., eggs, Hospital (claim

San Francisco Hospital (claim dated Oct. 31, 1924), \$3 034.68.

(64) A. P. Hotaling & Co., bottles, Dept. Public Health (claim dated Oct. 31, 1924), \$1,053.90.

(65) Del Monte Meat Co., meats, San Francisco Hospital (claim Oct. 31, 1924), \$853.05.

(66) Levenson Co., cooking utensils, etc. (claim dated Oct. 31, 1924), \$1 237 28

\$1,237.28.

County Road Fund.

(67) Municipal Construction Co., third payment, improvement of Marina boulevard, Tonquin street (claim dated Nov. 13. 1924), \$6,000. (68) James M. Smith, first pay-

ment, construction of concrete para-pet roadway in Sutro Heights Park (claim dated Nov. 13, 1924), \$5,735.

Auditorium Fund.

(69) Selby C. Oppenheimer, for services of Percy Grainger, soloist, Symphony Concert of Nov. 10, 1924 (claim dated Nov. 17, 1924), \$800.

General Fund, 1924-1925. (70) San Francisco Convention and Tourist League, expense incurred in publicity and advertising of San Francisco (claim dated Nov.

, 1924), \$2,263.68. (71) Enterprise Foundry Co., castings for Fire Department (claim dated Oct. 31, 1924), \$562.26. (72) Firestone Tire & Rubber Co.

auto tires, Fire Dept. (claim dated Oct. 31, 1924), \$678.85.

Heywood-Wakefield (73) Heywood-Wakefield Co., chairs for Fire Dept. (claim dated Oct. 31, 1924), \$567.

(74) Pacific Gas and Electric Co., gas and electricity, Fire Dept. (claim dated Oct. 31, 1924), \$1,-415.97.

(75) The Seagrave Co., apparatus parts, Fire Dept. (claim dated Oct. 31, 1924), \$705.55.
(76) Shell Company, fuel oil, etc., Fire Dept. (claim dated Oct. 21, 21, 22)

Fire Dept. (claim dated Oct. 31.

1924), \$1,732.46.
(77) Spring Valley Water Co., water, Fire Dept. (claim dated Oct. 31, 1924), \$853.48.
(78) Standard Oil Co., gasoline

and oil, Fire Dept. (claim dated Oct. 31, 1924), \$1,049.81. (79) Tansey-Crowe Co., auto

Co., ac. tubes and casings, Fire Dept. (dated Oct. 31, 1924), \$628.30. (80) California Nursery

(80) California Nursery Co., trees for H. Fleishhacker Playfield (claim dated Nov. 14, 1924), \$612.
(81) Empire Planing Mill, mill-work, Ocean Beach bath house (claim dated Nov. 14, 1924), \$1,125.
(82) The Fink & Schindler Co., cabinet work, Ocean Beach bath house (claim dated Nov. 14, 1924), \$1,789,50 \$1,789.50.

(83) Guilfoy Cornice Works, sheet metal work, Ocean Beach bath house (claim dated Nov. 14, 1924), \$743.75.

(84) S. Levi, dressing rooms, Ocean Beach bath house (claim dated Nov. 14, 1924), \$2,801.65.

(85) Malott & Peterson, flooring, Ocean Beach bath house (claim dated Nov. 14, 1924), \$1,727.25.

(86) James F. Smith, plastering, Ocean Beach bath house (claim dated Nov. 14, 1924), \$3,306.75.

(87) Troy Laundry Machinery Co., laundry machinery, Ocean Beach bath house (claim dated Nov. 14, 1924), \$6,139.50.

(88) Palmer & McBryde, payment account of Park Stadium construction (claim dated Nov. 14, 1924), \$13,500.

Park Fund.

(89) Eaton & Smith, grading at Lincoln Park (claim dated Nov.

14, 1924), \$3,089.92.
(90) J. H. McCallum Lumber Co., lumber for parks (claim dated Nov. 14, 1924), \$698.10.

(91) Pierce Arrow Pacific Sales Co., repairs, etc., to park auto trucks (claim dated Nov. 14, 1924). \$1,345.43.

(92) Barrett & Hilp, second payment, construction park beach chalet (claim dated Nov. 14, 1924). \$7,500.

(93) Shell Company of California, fuel oil for parks (claim dated Nov. 14, 1924), \$576.

(94) Shell Company of California, fuel oil for parks (claim dated Nov.

, 1924), \$576. (95) L. Vannucci Bros., first payment, construction of boiler house. Golden Gate Park (claim dated

Nov. 14, 1924), \$1,112.50.

(96) L. Vannucci Bros., secon payment, construction of boil house, Golden Gate Park (claidated Nov. 14, 1924), \$1,112.50. second boiler (claim

Appropriations. Also, Resolution No. — (New

Series), as follows: Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Property, Budget Item No. 39.

(1) For grading, curbing and paving in front of City property on Flora street between Bay View and

Thornton avenues, \$3,115.
(2) For grading and placing rock on proposed temporary roadway through property acquired by the City connecting Wolfe street City connecting with Peralta and Mullen avenues, including inspection and incidentals, \$1,182.50.

Extension of Main Sewers, Budget

Item No. 42.

(3) For construction of an ironstone pipe sewer, branches, man-holes and wings in crossings and intersections of alleys on Corbett avenue between Romain street and Caselli avenue, at school property, \$2,178.

Appropriations, Dudley Stone School. Also, Resolution No. --- (New

Series), as follows:

Resolved, That the following amourts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond Issue 1923.

(1) For the construction of the Dudley Stone School on south side of Haight street between Central and Masonic avenues as follows:

General construction (Anderson & Ringrose), \$324,000.
Mechanical equipment (William

Bovs), \$16,499. Plumbing and gasfitting (Gilley-

Schmid Co.), \$14.154. Flectrical work ((L. Flatland),

\$9 652.

Electrical fixtures (Dowd-Seid Electric Co.), \$1.530.

Inspection, extras and incidentals, \$15 000.

Additional architect's fees, \$7,000.

Total. \$387.835.

(2) For cost of moving of the Everett School, situated in block bounded by Sixteenth, Seventeenth, Sanchez and Dehon streets, includance and account of the contraction of the cost of the ing inspection, extras. etc. tract awarded to E. B. Hamilton at

\$4,490; inspection, etc., \$500), \$4,

990.
(3) For the construction of exits from the auditorium of the Girls High School at O'Farrell and Scott streets, including inspection, etc. (contract awarded to Elliot & Grant at \$4,136; inspection, etc., \$500), \$4,636.

Appropriation, \$2,624.85, Refund Tax Judgments.

Also, Resolution No. --- (New

Series), as follows:

Resolved. That the sum of \$2.-624.85 be and the same is hereby set aside and appropriated out_of moneys provided for in the Tax Levy, Ordinance No. 6331 (New Series), for the payment of final judgments, and authorized in payment to Pillsbury. Madison & Sutro as attorneys and agents for and in behalf of judgment holders whom they represent, and as per schedule attached to voucher; being payments of one-tenth of the amounts of final judgments plus interest, against the City and County in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney. (Claim dated October 2, 1924.)

Ordering Improvement of Avaion Ave-

Also, Bill No. 6878, Ordinance No.
— (New Series), as follows:

Ordering the preparation of plans and specifications for and the improvement of Avalon avenue between Lisbon and Mission streets in accordance with said plans and specifications; authorizing and directing the Board of Public Works to enter into contract for said improvement, and permitting progressive payments to be made during the progress of the work.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public
Works is hereby authorized, instructed and emnowered to prepare plans and specifications for the improvement of Avalon avenue hetween Lisbon and Mission streets. and to enter into contract for said improvements in accordance with plans and specifications so pared.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said improvement of Avalon avenue, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21. Chapter I, Article VI

of the Charter.
Section 3. This ordinance shall take effect immediately.

Appropriation, \$39,375, Payment to Real Property Investment Corpora-tion for War Memorial Site.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the sum of \$39,375 be and the same is hereby set aside and appropriated out of the \$100, 000 set aside and appropriated by Resolution No. 22724 (New Series), for the purchase of lands, etc., for War Memorial purposes, and authorized in payment to the Real Property Investment Corporation; Investment Corporation: being payment for property situate at the intersection of the southeast corner of Fulton and Franklin streets; as per acceptance of offer by Resolution No. —, New Series. (Claim dated Nov. 17, 1924.)

Appropriations, Payments for Property Required as Site for Everett

School.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for properties required for the Everett School, to-wit:

To Bernard B. Stimmel, for land and improvements situate on west line of Church street, distant 80 feet, more or less, northerly from Seventeenth street, of dimensions 50 x 106 feet; as per acceptance of offer by Resolution No. 23164, New Series (claim dated Nov. 17, 1924).

To Margaret B. Purcell, for land situate on west line of Harlow street, distant 235 feet southerly from Sixteenth street, of dimensions 25 x 80 feet; as per acceptance of offer by Resolution No. 23165 New Series (claim dated Nov. 17

1924), \$2,100.

\$10,700.

City Attorney to Consent to Judg-ment in Case of Charles F. Hansen vs. City and County of San Francisco.

Supervisor McLeran presented: Resolution No. 23182 (New Series), as follows:

Upon the written recommendation

of the City Attorney, be it Resolved, and he is hereby authorized, empowered and directed to permit Charles F. Hansen, plaintiff in that certain action entitled Charles F. Hansen vs. City and County of San Francisco, pending in the Superior Court of the State of California, in and for the City and County of San Francisco, No.

148,773, to take judgment as prayed in his complaint against the City and County of San Francisco upon payment to the City and County of San Francisco of the sum of \$65.

Adopted by the following vote: A yes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent — Supervisors Schmitz.

Shannon-2.

Accepting Offer to Sell Lands Required for Hetch Hetchy Rights of Way.

Supervisor McLeran presented: Resolution No. 23183 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco from the following named owner of the following described land, situated in the County of Alameda State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set forth opposite her name. viz.:

Hattie V. Lewis, \$70—Lots 53 and

54, in Block 5, as said lots are shown and designated on a map entitled "Harriman Park, Newark. Alameda County, California," filed June 28, 1912, in Book 27 of Maps page 2, Alameda County Records (As per written offer on file.) Now

therefore, be it

Resolved, That, in accordance with the recommendation of the City Engineer, the above described offer of the above named property owner to sell to the City and County of San Francisco the above mentioned parcels of land for the sum set forth opposite her name be and the same is hereby accepted. Be it

Further Resolved, That the Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of her offer, to examine the title to said property and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, a deed conveying title thereto and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Rebb, Ronco vieri, Rossi, Welch, Wetmore—16.

Absent - Supervisors Schmitz. Shannon-2.

Auditor to Cancel Tax on Property Acquired for San Miguel Reservoir.

Resolution No. 23184 (New Se-

ries), as follows:
Whereas, the Special Counsel for the Hetch Hetchy Water Supply has recommended that the taxes for the fiscal year 1924-1925 on the following described property be cancelled for the reason that the same belongs to the City and County of San Fran-

cisco; now, therefore, be it Resolved, That the Auditor be directed to cancel the taxes for the fiscal year 1924-1925 on the property described in that certain deed dated July 24, 1924, from Wells Fargo and Company, a corporation, to the City and County of San Francisco, and recorded in the office of the County Recorder of the City and County of San Francisco, State of California, on July 30, 1924, in Volume 901, page 170, Official Records of the City and County of San Francisco.

Said property being required for the San Miguel Reservoir, in con-nection with the Hetch Hetchy Water Supply of the City and Coun-

ty of San Francisco.

Adopted by the following vote: A yes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Welch, Wetmore—16.

Absent — Supervisors Schmitz

Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Amending Zoning Ordinance, Fifteenth Avenue.

On motion of Supervisor Mc-Gregor:

Bill No 6879, Ordinance No. -

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly

side of Fifteenth avenue, 100 feet northerly from Irving street, and running thence northerly 75 feet, and to the depth of the rear lot lines, in the commercial district instead of the second residential district.

Amending Zoning Ordinance, Jackson Street.

Also, Bill No. 6880, Ordinance No. - (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Jackson street between Fill-more street and Steiner street, and to the depth of the rear lot lines, in the first residential district irstead of the second residential district.

Also, Bill No. 6881, Ordinance No.
(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended above

as follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the westerly side of Nineteenth avenue, 250 feet southerly from Kirkham street, and running thence southerly 50 feet, and to the depth of the rear lot line, in the commercial district instead of the second residential disstead of the second residential district.

Amending Zoning Ordinance, Greenwich and Webster Streets.

Also. Bill No. 6882, Ordinance No.

— (New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and

establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northeast corner of Greenwich and Webster streets, fronting 120 feet on Webster street and 137 feet 6 inches on Greenwich street, in the light industrial district instead of in the dustrial district instead of in the second residential district.

Resolution of Intention to Establish Set-back Lines No. 56.

Supervisor McGregor presented: Resolution No. 23185 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for fur-ther particulars; therefore,

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as pro-vided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the northerly side of Judah street, commencing at Twenty-first avenue and running thence easterly to a point 100 feet westerly from Twentieth avenue, said set-back line to be 6 feet; along the southerly side of Judah street between Twen-ty-first avenue and Twentieth avenue, said set-back line to be 2.5 feet,

Along the northerly side of Judah street, commencing at a point 82.5 feet easterly from Twenty-fourth avenue and rurning thence easterly 25 feet, said set-back lines to 3.5 feet; thence easterly 25 feet, said set-back line to be 7 feet; thence easterly to Twenty-third avenue. said set-back line to be 11 feet.

Along the northerly side of Judah street between Twenty-fifth avenue and Twenty-sixth avenue, said setback line to be 5 feet; along the southerly side of Judah street be-Twenty-fifth avenue and Twenty-sixth avenue, said set-back line to be 11 feet.

Along the southerly side of Judah street between Twenty-sixth avenue and Twenty-seventh avenue, said set-back line to be 11 feet

Along the portherly side of Judah street between Twenty-seventh ave-

and Twenty-eighth nue avenue.

nue and Twenty-eighth avenue, said set-back line to be 8 feet.
And notice is hereby given that Monday, the 15th day of December, 1924 at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the sons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

A y e s — Supervisors Badaracco,
Rath Column Document

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon—2.

Resolution of Intention to Establish Set-back Lines No. 57.

Supervisor McGregor presented: Resolution No. 23186 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for fur-ther particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Scries), approved May 18, 1922, as follows:

follows:

Along the westerly side of Capitol avenue, commencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly Grafton avenue, said set-back line to be 6 feet; along the easterly side of Capitol avenue, commenc-ing at Lakeview avenue and runniing thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 8

Along both sides of Thirty-ninth avenue between Irving street and Lincoln way, said set-back lines to

be 10 feet.

Along the westerly side of Thirtysecond averue, commencing at a point 175 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 7.5 feet; thence northerly 100 feet, said set-back line to be 15 feet; thence northerly to Santiago street said set-back line to be 12 feet; along the easterly side of Thirtysecond averue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 125 feet, said set-back line to be 14 feet; thence northerly 25 feet, said set-back line to be 12 feet; thence northerly to Santiago street,

said set-back line to be 10 feet.

Along the northerly side of Irving street, commencing at a point 90 feet easterly from Thirtieth avenue and running thence easterly to a point 70 feet westerly from Twenty-ninth avenue, said set-back line to be 2.5 feet; along the southerly side of Irving street between Thirtieth avenue and Twenty-ninth avenue, said set-back line to be 8 feet.

Along the northerly side of Irving street, commencing at a point 70 feet easterly from Twenty-ninth avenue and running thence easterly to a point 70 feet westerly from Twenty-eighth avenue, said set-back line to be 2.5 feet; along the southerly side of Irving street between Twenty-ninth avenue and Twenty-eighth avenue, said set-back line to be 8 feet.

Ard notice is hereby given that Monday, the 15th day of December, 1924, at the hour of 2 o'clock p. n., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon-2.

Resolution of Intention to Establish

Set-back Lines No. 55.

Supervisor McGregor presented: Resolution No. 23187 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the northerly side of Toledo way, commencing at Pierce street and running thence easterly to a

point 95.625 feet westerly from Mallorca way, said set-back line to be 5 feet; along the southerly side of Toledo way, commencing at Pierce street and running thence easterly to a point 92 feet westerly from Mallorca way, said set-back line to be 5 feet.

Along both sides of Beach street, commencing at points 87.5 feet east-erly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6 feet.

Along both sides of Pierce street between Chestnut street and Alham-bra street, said set-back lines to be 7 feet.

Along both sides of Jefferson street, commencing at points 87.5 feet easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6

Along the northerly side of Filbert street, commencing at Lyon street and running thence easterly to a point 75 feet westerly from Baker street, said set-back line to be 8 feet.

And notice is hereby given that Monday, the 15th day of December, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when any where any and all percents. when and where any and all persons having any objections to the estab-lishing of the proposed sei-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Passed for Printing.

Shannon-2.

The following matters were passed for printing:

Oil Tank Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved. That the following revo cable permits be and are hereby granted:

Oil Tanks.

John Cooper, south side of Green street, 150 feet east of Pierce street, 1500 gallons capacity. Alex Dulfer, 851 Howard street

(Tehama street side), 600 gallons capacity.

Isadore Epp, northwest corner of

Seventh avenue and Fulton street,

1500 gallons capacity.

Oscar Heyman & Bro., southeast corner of Twenty-fourth avenue and Cabrillo street, 1500 gallons ca-

pacity.

J. Kincanron, east side of Jones street, 100 feet south of Golden Gate avenue, 1500 gallons capacity.

Emil Nelson, southwest corner of Clay and Baker streets, 1500 gallons capacity.

Shell Company of California, west line of Illinois street, 100 feet north of Army street, 600 gallons capacity.

A. D. Theodorelo, 3983 Sacrament street, 600 gallons capacity. The rights granted under this resolution shall be exercised within

six months, otherwise said permits become null and void.

Parking Station Permit.

Also, Resolution No. - (New

Series), as follows:

Resolved, That Richard P. Gross be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on the south side of Post street, 60 feet, more or less, east of Mason street. No greasing or washing will be permitted.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Garage Permit.

Also, Resolution No. - (New

Series), as follows: Resolved, That Wm. Crichton be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the northeast corner of Jackson and Mason streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Auto Supply Station Permit.

Also, Resolution No. -- (New

Series), as follows: Resolved, That R. A. Ford be and is hereby granted permission, revocable at will of the Board of Su-pervisors, to maintain and operate an automobile supply station at the southwest corner of Turk and Jones streets.

rights granted under resolution shall be exercised within six months, otherwise said permit becomes null and void.

Install Street Lights.

Supervisor Schmitz presented: Resolution No. 23188 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company is hereby in-

structed to install, move and remove street lights as follows:

Remove Gas Lamps.

South side McCoppin street, 84 feet west of Valencia street. Southeast corner McCoppin street

and Elgin Park,

West side Elgin Park, 96 and 386

feet south of McCoppin street. East side Elgin Park, 237 feet south of McCoppin street.

West side Pearl street, 54 and 342 feet south of Market street. East side Pearl street, 242 feet

south of Market street,

North side Duboce avenue, 100 feet west of Valencia street.

South side Duboce avenue, and 450 feet west of Valencia street. Northeast corner Duboce avenue

and Pearl street.

North side Fourteenth street, 110 and 330 feet west of Valencia street. South side Fourteenth street, 220, 300 and 436 feet west of Valencia street.

Northeast corner Fourteenth and

Guerrero streets.

West side Guerrero street, 48, 208 and 216 feet south of Four-48, teenth street.

East side Guerrero street, 140 and 312 feet south of Fourteenth

street.

Northeast and southwest corners Guerrero and Fifteenth streets.

West side Guerrero street, and 416 feet south of Fifteenth street.

side Guerrero street, 104 East and 312 feet south of Sixteenth street.

West side Guerrero street, 175 and 416 feet south of Sixteenth street.

side Guerrero street, 104 East and 203 feet south of Sixteenth street.

Southeast corner Guerrero street and Camp street.

Northeast and southwest corners Guerrero and Seventeenth streets West side Guerrero street, 200

feet south of Seventeenth street. East side Guerrero street, 100, 265 and 416 feet south of Seven-

teerth street. Southwest corner Guerrero and

Dorland streets.

Northwest and southeast corners Guerrero and Eighteenth streets.

Northeast and southwest corners Guerrero and Eighteenth streets.

North side Fifteenth street, 118

and 321 feet west of Valencia street. side Fifteenth street, 223 South and 440 feet west of Valencia street.

West side Albion avenue, 208 and 416 feet south of Fifteenth street. East side Albion avenue, 104 and 275 feet south of Fifteenth street.

East side Albion avenue, 115 and

312 feet south of Sixteenth street. West side Albion avenue, 416 feet south of Sixteenth street.

side Albion avenue and North

Camp street.

North side Camp street, 192 feet west of Albion avenue.
South side Camp street, 96 feet

west of Albion avenue

side Seventeenth street, North 112 and 340 feet west of Valencia street. South side Seventeenth street,

208 and 456 feet west of Valencia street.

Seventeenth

Southeast corner

and Dearborn streets. East side Dearborn street, 130 feet south of Seventeenth street.

West side Dearborn street, feet south of Seventeenth street.

South side Bird avenue, 76 feet east of Dearborn street.

North side Eighteenth street, 112 and 336 feet west of Valencia street. South side Eighteenth street, 448

feet west of Valencia street. Southwest corner Eighteenth and

Lapidge streets.

corner Eighteenth Southwest

street and Linda avenue.

West side Guerrero street, 208 and 416 feet south of Eighteenth street.

East side Guerrero street, 110 and 312 feet south of Eighteenth

Northeast and southwest corners Guerrero and Nineteenth streets.

East side Guerrero street, 135 and 312 feet south of Nineteenth street.

West side Guerrero street, 416 feet south of Nineteenth street.

Northwest corner Guerrero and Cumberland streets.

Northeast and southwest corners Guerrero and Twentieth streets. East side Guerrero street, feet south of Twentieth street.

Northwest and southeast corners Guerrero and Liberty streets.

West side Guerrero street, 116 feet south of Liberty street.
Northeast and southwest corners Guerrero and Twenty-first streets.

West side Guerrero street, and 406 feet south of Twenty-first street.

East side Guerrero street, 104 feet south of Twenty-first street. Southeast corner Guerrero and

Hill streets.

East side Linda place, 145 feet

south of Eighteenth street.

West side Lapidge street, and 415 feet south of Eighteenth street.

East side Lapidge street, feet south of Eighteenth street. -245

North side Nineteenth street, 112 and 335 feet west of Valencia street.

South side Nineteenth street, 188 and 448 feet west of Valencia street.

West side Andelina street, 109 and 240 feet south of Nineteenth

street.

South side Cunningham, 180 feet west of Valencia street.

North side Twentieth street, 112 and 336 feet west of Valencia street. South side Twentieth street, 224 and 448 feet west of Valencia street.

North side Liberty street, 224 and 466 feet west of Valencia street.

South side Liberty street, 112 and 336 feet west of Valencia street.

North side Twenty-first street, 112
and 330 feet west of Valencia street.

South side Twenty-first street, 224 and 448 feet west of Valencia street. North side Hill street, 151 and

463 feet west of Valencia street. South side Hill street, 310 feet South side Hill strewest of Valencia street.

West side Guerrero street, 354, 412 and 488 feet south of Twentysecond street.

Guerrero street, 188 East side feet south of Twenty-second street.

Northeast corner Guerrero and Alvarado streets.

Southwest corner Guerrero and Twenty-third streets.

Guerrero street, feet south of Twenty-third street.
East side Guerrero street, 1 West side feet south of Twenty-third street.

Northeast corner Guerrero and Elizabeth streets.

Northeast and southwest corners Rottheast and Southwest controls Guerrero and Twenty-fourth streets. West side Guerrero street, 283 feet south of Twenty-fourth street.

East side Guerrero street, 134 and 485 feet south of Twenty-fourth street.

Northeast and southwest corners Guerrero and Twenty-fifth streets. West side Guerrero street, 230

feet south of Twenty-fifth street. East side Guerrero street, 115 and 345 feet south of Twenty-fifth

street.

North side Alvarado street, feet west of San Jose avenue.

South side Alvarado street, 320 feet west of San Jose avenue.

North side Twenty-third street.

370 feet west of San Jose avenue. South side Twenty-third street,

108 feet west of San Jose avenue. Northwest corner San Jose avenue and Twenty-third street.

South side Elizabeth street, 182

feet west of San Jose avenue.
East side San Jose avenue, 441
and 123 feet south of Twenty-third street.

Southwest corner San Jose avenue and Elizabeth street.

Northeast and southwest corners Twenty-fourth street and San Jose avenue.

North side Twenty-fourth street, 170 feet west of San Jose avenue.

North side Twenty-fourth street,

105 feet west of Valencia street. East side San Jose avenue, 140 and 425 feet south of Twenty-fourth street.

West side San Jose avenue, 285 feet south of Twenty-fourth street. West slde San Jose avenue, 380 feet south of Twenty-fifth street.

West side San Jose avenue, 138 feet south of Twenty-sixth street.
Southeast corner San Jose ave-

nue and Army street.

West side San Jose avenue, 110 feet south of Twenty-seventh street. Southwest corner San Jose avenue and Duncan street.

North side Twenty-sixth street, 95 feet west of Valencia street. North side Army street, 126 feet

west of Valencia street.

South side Twenty-sixth street. 100 feet west of San Jose avenue. North North side Juri place, 102 feet west of San Jose avenue.

North side Geary street, 191 feet

west of Broderick street.

Southeast corner Geary street and St. Joseph avenue.

Northwest and southeast corners Geary and Broderick streets. North side Duncan street.

110 feet west of Valencia street.

South side Duncan street, 250 feet west of Valencia street.
West side Tiffany street, 607 and 824 feet south of Duncan street. East side Tiffany street, 340 feet

south of Duncan street. North side Twentieth street, 120 feet west of Harrison street.

Install 600 M. R.

Guerrero and Fourteenth streets. Guerrero and south side of Fourteenth streets.

Guerrero and north side of Fifteenth streets.

Guerrero and Fifteenth streets.

Guerrero and south side of Fifteenth streets.

Guerrero and north side of Sixteenth streets.

Guerrero and south side of Sixteenth streets.

Guerrero and north side of Seventeenth streets.

Guerrero and Seventeenth streets. Guerrero and south side of Seven-

teenth streets. Guerrero and north side of Eigh-

teenth streets.

Guerrero and Eighteenth streets. Guerrero and south side of Eighteenth streets.

Guerrero and north side of Nineteenth streets.

Guerrero and Nineteenth streets. Guerrero and south side of Nineteenth streets.

Guerrero and north side of Twentieth streets.

Guerrero and south side of Twentieth streets.

Guerrero and north side of Twenty-first streets.

Guerrero and Twenty-first streets. Guerrero and south side of Twenty-first streets.

Guerrero and north side of Twenty-second streets.

Guerrero and south side of Twenty-second streets.

Guerrero and north side of Twenty-third streets.

Guerrero and Twenty-third streets. Guerrero and south side of Twen-

ty-third streets. Guerrero and north side of Twen-

ty-fourth streets. Guerrero and Twenty-fourth

streets. Guerrero and south side of Twen-

ty-fourth streets. Guerrero and north side of Twenty-fifth streets.

Guerrero and Twenty-fifth streets. Guerrero and south side of Twenty-fifth streets.

Guerrero and north side of Twenty-sixth streets.

Geary and Broderick streets.

200 Watt.

Anna lane and south side of Ellis street.

Anna lane and north side of Eddy street.

Disconnect.

Anna lane, 100 feet west on north side Eddy street. Connect Signal Lamps.

Monterey boulevard and Yerba Buena avenue.

Install 400 M. R.

McCoppin street between Valencia and Market streets.

Elgin Park between McCoppin and Duboce avenue.

between Pearl street Market street and Duboce avenue. Duboce avenue between Pearl and

Valencia streets.

Duboce avenue between Guerrero street and Elgin Park.

Fourteenth street, 180 feet west of Valencia street.

Fourteenth street, 160 feet east Guerrero street.

Fifteenth street, west of Valencia street.

Fifteenth street, east of Guerrero street.

Albion avenue between Fifteenth and Sixteenth streets.

Albion avenue and Camp street. Camp street between Albion avenue and Guerrero street.

Seventeenth street, west of Valencia street.

Seventeenth street, east of Guerrero street.

Dearborn street and Bird avenue. Eighteenth street, west of Valencia street.

Eighteenth street, east of Guer-

rero street.
Lapidge street, south of Eighteenth street.

Nineteenth street, west of Valencia street.

Nineteenth street, east of Guer-

rero street. Angelina street, south of Nineteenth street.

Twentieth street, west of Valencia

street. Twentieth street, east of Guer-

rero street. Liberty street, west of Valencia

street. Liberty street, east of Guerrero

street.

Twenty-first street, west of Valencia street.

Twenty-first street, east of Guerrero street.

Hill of street. west Valencia street.

Hill street, east of Guerrero street.

Alvarado street, east of Guerrero

Twenty-third street, east of Guerrero street.

Elizabeth street, east of Guerrero

street. Twenty-fourth street. east of

Guerrero street. San Jose avenue and Twenty-

third street.

San Jose avenue and Elizabeth street. San Jose avenue and Twenty-

fourth street. San Jose avenue, south of Twen-

ty-fourth street.

Twenty-fourth street between San Jose avenue and Valencia street.

Twenty-fifth street between San Jose avenue and Valencia street. San Jose avenue, north of Twen-

ty-sixth street.

Twenty-sixth street between Va-encia street and San Jose avenuc, San Jose avenue between Twen-ty-sixth and Army streets.

Twenty-sixth street between Guer-

rero street and San Jose avenue.
Army street between Guerrero street and San Jose avenue.

Army street and San Jose avenue. Army street between street and San Jose avenue. Valencia

San Jose avenue and Duncan street.

Duncan street between San Jose avenue and Valencia street. Tiffany street, 300 feet south of

Duncan street. Tiffany street, 550 feet south of

Duncan street.

Tiffany street, 220 feet north of Twenty-ninth street.

Chicago way between Cordova and Naylor streets.

Twentieth street between Harri-

son and Treat avenue.

Day street between Castro and Diamond streets.

Install 250 M. R.

Linda place, south of Eighteenth street.

Cunningham place, west of Valencia street.

Juri place, west of San Jose ave-

Diamond street between Sussex

and Surrey streets.

Adopted by the following vote: Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Romovieri, Rossi, Welch, Wetmore—16.
Absent—Supervisors Schmitz,

Shannon-2.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 23189 (New Series), as follows:

That permission Resolved. hereby granted Benevolent Society, Star of Finland, to conduct a mas-querade ball at the Finn Brother-hood Hall, 425 Hoffman avenue, on Saturday evening, December 13, 1924, upon payment of the usual license fee.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent-Supervisors Schmitz,

Shannon-2. Also, Resolution No. 23190 (New

Series), as follows: Resolved, That permission is hereby granted Refooah to cend Cheora Shaaree Refooah to conduct a masquerade ball at Puckett's Hall. 1268 Sutter street, Sunday evening, March 15. 1924, upon payment of the usual license fee.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson. Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. -Supervisors Schmitz, Absent-

Shannon-2.

Accepting Offer of Real Property Investment Corporation to Sell Required for War Memorial Purposes.

Supervisor Wetmore presented: Resolution No. 23191 (New Series), as follows:

Whereas an offer has been received from Real Property Investment Corporation to convey to the City and County of San Francisco certain land situate at the intersection of the southerly line of Fulton street with the easterly line of Franklin street, required for War Memorial purposes, in accordance with the provisions set forth in Resolution No. 22724 (New Series), approved August 6, 1924; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$39,-375 be and the same is hereby accepted, the said land being described as follows:

Commencing at a point formed by the intersection of the southerly line of Fnlton street with the east-erly line of Franklin street, run-ning thomas easterly along said ning thence easterly along said southerly line of Fulton street 166 southerly fine of Finton street 100 feet 9 inches; thence at a right angle southerly 103 feet 1½ inches; thence at a right angle westerly 166 feet 9 inches to the easterly line of Franklin street; thence northerly along said easterly line of Franklin street 103 feet 1½ inches to the reint of serveryers. 11/2 inches to the point of commencement. Being a portion of Western Addition Block 75, also known as Block No. 791 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and deliv-ered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:
Ayes — Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran,
McShook, M. Moyers, Polik, Person McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Accepting Offer of Joseph Quast to Sell Lands Required for Everett School.

Supervisor Wetmore presented:

Resolution No. 23192 (New Se-

ries), as follows:

Whereas, an offer has been received from Joseph Quast to convey to the City and County of San Francisco certain land and improvements situate at the east line of Dehon street, distant 85 feet north from Sevententh street, required

for school purposes; and Whereas, the price at which said parcel of land and improvements is offered is the reasonable value there

of; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$14,750, be and the same is hereby accepted, the said land being described as follows to with

follows, to-wit:

Commencing at a point on the easterly line of Dehon street, distant thereon 85 feet northerly from the northerly line of Sevententh street, running thence northerly alorg said easterly line of Dehon street 25 feet; thence at a right angle easterly 80 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 80 feet to the easterly line of Dehon street and point of commencement. Being a portion of Mission Block No. 95, also known as Block 3565

Assessor's Map Book. The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Baderaceo, Bath, Colman, Deasy, Harrelson, Hayden, Katz McGregor, McLeran, McSheehy, Morran, Pobb, Ronco-vieri, Rossi, Welch, Wetmore—16. Abscnt—Supervisors Schmitz,

Shannon-2.

Fixing November 24, 1924, Hearing Appeal, Wilde Avenue.

Supervisor Harrelson presented; Resolution No. 23193 (New Series), as follows:

Resolved, That Monday, November 24, 1924, at 2 p. m., is hereby

fixed for hearing of appeal of prop-erty owners from the assessment issued for the following street work, viz.:

The improvement of Wilde avenue between the westerly line of Delta street produced and the westerly line of San Bruno avenue, including the intervening crossings and intersections, and that portion of the intersection of Wilde avenue and Goettingen street that lies between the property lines of Wilde avenue, by grading to official line and grade between the westerly line of Delta street and the easterly line of Girard street; by the construction of a 12-inch ironstone pipe sewer with 2 Y branches and 1 brick manhole from the existing manhole on the center line of Cowden street to a point on the center line of Wilde avenue and the westerly line of Delta street produced; by the construction of 16 brick catchbasins with 10-inch ironstone pipe culverts; by the construction of concrete curbs where curbs are not already constructed; by the constructed; struction of artificial stone side-walks on the corners of the inter-vening crossings and intersections where not already constructed; by the construction of a concrete pave-ment between San Bruno avenue and Girard street and between the westerly line of Girard street and the easterly line of Brussels street, and between the westerly line of Brussels street and the easterly line of Goettingen street, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

Adopted by the following vote:
A yes — Supervisors Badaracco,
Bath. Colman, Deasy, Harrelson,
Hayden Katz, McGregor, McLeran,
McShcehy, Morgan, Robb Roncovieri, Rossi, Welch, Wetmore—16.
A bsent—Supervisors Schmitz.

Shannon-2.

Map of Marina Court Tract Approved. Supervisor Harrelson presented: Resolution No. 23194 (New Se-

Resolution No. 2019 (New Scries), as follows:
Whereas, the Board of Public Works did. by Resolution No. 84023 (Second Series), approve a map entitled "Map of Marina Court Tract Block 466A," San Francisco, California California.

Resolved, That the map entitled "Map of Marina Court Tract, Block 466A," San Francisco, California, is

hereby approved.

Adopted by the following vote:
Ayes — Supervisors Badaracco,
Bath. Colman Deasy, Harrelson,
Hayden. Katz. McGregor, McLeran,
McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent — Supervisors Schmitz, Shannon—2.

November 24, 1924, Fixed for Hearing Appeal from Assessment, Joy Street. Supervisor Harrelson presented: Resolution No. 23195 (New Series), as follows:

Resolved, That Monday, November 24, 1924, at 2 p. m., is hereby fixed for the hearing of appeal of Richard J. Welch et al. from the assessment issued for the improvement of Joy street between Brewster street and Holladay avenue, including the intersection of Joy street, Holladay avenue and Oakdale avenue, by the construction of an 8-inch ironstone pipe sewer with 15 Y branches and 2 brick man-holes along the center line of Joy street from a point 20 feet easterly from Brewster street to a point 10 feet casterly from the westerly line of Holladay avenue; a 12-inch ironstone pipe sewer from the last described point to the existing connection 10 feet easterly from the center line of Holladay avenue.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Wtlch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon—2.

Extension of Time.

Supervisor Harrelson presented: Resolution No. 23196 (New Se-

ries), as follows:

Resolved, That C. B. Eaton be and is hereby granted an extension of ninety days' time from and after November 18. 1924, within which to complete the improvement of Le-vant street between Lower Terrace and States street, under public contract, for the reason that the con-tractor has been delayed by the recent rains.

Adopted by the following vote:
Ayes — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Rorco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon—2.

Board of Education Permitted to Rope off Austin Avenue.

Supervisor Harrelson presented: Resolution No. 23197 (New Series), as follows:

permission Resolved, That hereby granted to the Board of Education to rope off during the recess hour the roadway of Austin avenue between Larkin and Polk streets in rear of Redding School, situated on the southwest corner of Larkin and Pine streets.

The attention of the Board of Public Works, Chief of Police and the property owners on Austin ave nue between Larkin and Polk streets is hereby called to passage

of this resolution.

Adopted by the following vote:
A y es — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent-Supervisors Schmitz,

Shannon—2.

Map Accepted, Widening Toledo Way.

Supervisor Harrelson presented: Resolution No. 23198 (New Se-

ries), as follows:

Resolved, That the deeds from California Pacific Realty Company, dated August 7, 1924, Whittell Result of the City and County of San Francisco, to lands for the widening of Toledo way be and the same are berely accented in the name of are hereby accepted in the name of the City and County of San Francisco.

Further Resolved, That the lands covered by said deeds are hereby

declared open public streets. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz,

Shannon-2.

Passed for Printing.

following matters were The passed for printing:

Ordering Street Work.

On motion of Supervisor Harrelson

Bill No. 6883, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of sald City and County of San Francisco, said work to be performed under the

direction of the Board of Public Works and to be done in accordance the specifications prepared with therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors pursuant to the provisions of Part II of the said Street Improvement Ordi-nance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the northerly one-half of Kirkham street between the easterly line of Twentieth aver nue and a line 95 feet easterly therefrom, and of the southerly one-half of Kirkham street between the westerly line of Nineteenth avenue and a line 107 feet 6 inches westerly therefrom, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall take effect immediately. The improvement of the northerly

take effect immediately.

Also, Bill No. 6884, Ordinance No. · (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

Contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the northerly one-half of Anza street from the easterly line of Thirty-eighth ave-nue to a line 132 feet 6 inches casterly therefrom, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6885, Ordinance No.

(New Series), as follows:
Ordering the performance of certain street work to be done in the
City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Board of Public

Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Fran-cisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does herby determine and declare that the assessment to be imposed for

the said contemplated improvements, respectively, may be paid in fifteen installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Jarboc avenue between Folsom street and Gates street, where not already im-proved, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6886, Ordinance No. (New Series), as follows:

Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adonted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be improsed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of int rest to be charged on all deferred payments shall be seven per centum per

The improvement of Twenty-second avenue between Santiago and Taraval streets. by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6887, Ordinance No.

— (New Scries), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public
Works in written communication
filed in the office of the Clerk of the Board of Supervisors November 12. 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco. City and County of San Francisco, said work to be performed under said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adorted. adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.
The improvement of the crossing

of Newholl street and Palou avenue by grading to official line and grade; the construction of concrete curbs: by the construction of artificial stone sidewalks on the angular corners; by the construction of the necessary brick catchbasins with appurtenances and 10-inch ironstone pipe culverts, where not

already constructed; and by the construction of an asphaltic con-crete pavement on the roadways thereof; and the improvement of Palou avenue between Third and Newhall streets, where not already improved, by the construction of concrete curbs; and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Also, Bill No 6888, Ordinance No.

— (New Series), as follows:
Ordering the performance of cer-

tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Physics direction of the Board of Public Works, and to be done in accordance with the sepcifications pre-pared therefor by said Board of Public Works, and on file in its of-fice, which said plans and specifica-tic, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of in-terest to be charged on all deferred

payments shall be seven per centum per annum.

The improvement of Arleta arenue between San Bruno avenue and Delta street by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks at least six feet in width are not already constructed.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6889, Ordinance No. (New Series), as iollows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9, 1924, having recommended the credering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of in terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Twenty-fifth street between the easterly line of Rhode Island street and the easterly line of Vermont street, including the crossing of Twenty-fifth street and Rhode Island street, and Twenty-fifth street and Kansas street, by the construction of concrete eurbs between Rhode Island street and Kansas street, where not already constructed; by the construction of concrete curbs between Kansas street and Vermont street; by grading to official line and grade; by resetting the existing granite curbs, and constructing concrete curbs on

the crossing of Twenty-fifth street and Rhode Island street; by resetting granite curbs on the crossing of Twenty-fifth street and Kansas street; by the construction of 3 brick catchbasins with appurtenances and 10-inch ironstone pipe culverts in the crossing of Twenty-fifth street and Rhode Island street; by the construction of an asphaltic concrete pavement on the crossings of Twenty-fifth street and Rhode Island street, and Twenty-fifth street and Kansas street; by the construction of artificial stone sidewalks on the angular corners of the above-mentioned crossings, where not already constructed; by the construction of a concrete pavement between Rhode Island street and Kansas street, where not already constructed; and by the construction of a concrete pavement between Kansas street and Vermont street.

The method of assessment for said work and improvement determined and declared by the Board of Public Works by its Resolution No. 83504 (Second Series) is hereby

confirmed.

Section 2. This ordinance shall take effect immediately.

Method of Assessment Approved, Twenty-fifth Street.

Supervisor Harrelson presented: Resolution No. 23199 (New Series), as follows:

Resolved. That the method of assessment for the improvement of Twenty-fifth street between the easterly line of Rhode Island street and the easterly line of Vermont street, including the crossing of Twenty-fifth street and Rhode Island street, and Twenty-fifth street and Kansas street, by the construction of concrete curbs between Rhode Island street and Kansas street. where not already constructed; by the construction of concrete curbs between Kansas street and Vermont street; by grading to official line and grade; by resetting the existing granite curbs, and constructing concrete curbs on the crossing of Twenty-fifth street and Rhode Island street; by resetting granite curbs on the crossing of Twenty-fifth street and Kansas street; by the construction of 3 brick catchbasins with appurtenances and 10-inch ironstone pipe culverts in the cross-ing of Twenty-fifth street and Rhode Island street; by the construction of an asphaltic concrete pavement on the crossings of Twenty-fifth street and Rhode Island street, and Twentv-fifth street and Kansas street; by the construction of artificial stone sidewalks on the angular corners of the above-mentioned crossings,

where not already constructed; by the construction of a concrete pavement between Rhode Island street and Kansas street, where not already constructed; and by the construction of a concrete pavement between Kansas street and Vermont street, as provided in Resolution of Intention No. 83153 (Second Series), determined and declared by the Board of Public Works by its Resolution No. 83504 (Second Series) is hereby confirmed.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent - Supervisors Schmitz,

Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Full Acceptance of Streets.

On motion of Supervisor Harrelson:

Bill No. 6890, Ordinance No. (New Series), entitled "Providing for full acceptance of the roadways of Anza street between Twenty-eighth and Twenty-ninth avenues; Campbell avenue between Delta and Rutland streets and crossing of Campbell avenue and Rutland street and crossing of Teddy avenue and Rutland street; Diamond street be-tween Chenery and Surrey streets; Ellington avenue between Ottawa and Mount Vernon avenues and Ellington avenue between Mount Vernon avenue and a point 320.4 feet northerly from Mount Vernon avenue; Florentine street between Mission and Morse streets; Mount Vernon avenue between Mission street and Ellington avenue and the crossing of Mount Vernon avenue and Ellington avenue; Oakdale avenue between the easterly line of Lane street and the casterly line of Third street, including the crossing of Oakdale avenue and Lane and Oakdale avenue and Mendell street; Prospect avenue between Virginia and Esmeralda avenues; Vicente and Esmeralda avenues; Vicente street between the easterly line of Twenty-eighth avenue and the westerly line of Thirtieth avenue, including the intersection of Twentyninth avenue and Vicente street and the crossings of Vicente street and Twenty-eighth avenue and Vicente street and Thirtieth avenue; Twentv-eighth avenue between Irving and Judah streets; Wilde avenue between the easterly line of Goettingen street and the westerly line of Delta street, including the crossings of Goettingen street, Rutland

street and Delta street and crossings of Wilde avenue and Girard street and Wilde avenue and Brussels avenues."

Spur Tract Permit, Southern Pacific Company.

On motion of Supervisor Harrelson

Bill No. 6891, Ordinance No. -(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company to construct, maintain and operate a spur track on Florida street in the vicinity of Alameda street as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to Southern Pacific Company (a corporation) to construct, maintain and operate a standard-gauge railroad track from the tracks of said Southern Pacific Company to connect with the track of the former Ocean Shore Railway, now owned by the City and County of San Francisco, the center line of said proposed track being particularly described as follows:

Beginning at a point in the exist-ing track along Florida street, said point being 45 feet, more or less. southerly from the south line of Alameda street; thence northerly along Florida street and curving to the right crossing Alameda street to a point in the easterly line of Florida street, said point being 50 feet, more or less, northerly from the north line of Alameda street; thence through private property to a connection with existing Southern Pacific Company track.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof, as complete as though the same were writ-

ten in this ordinance. Provided, that said

spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Southern Pacific Company.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted are lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-

Transfer of \$620,000 from Hetch Hetchy Operating Fund to Water Construction Bond Interest Account.

Supervisor McLeran presented: Resolution No. 23200 (New Se-

ries), as follows:

Resolved, That the sum of six hundred and twenty thousand dollars (\$620,000) be and the same is hereby set aside and appropriated out of Hetch Hetchy Operative Revenue Fund to the credit of Water Construction (1910) Bond Interest Account for the payment of Water Construction (1910) Bond Interest for the Fiscal Year 1924-1925.

The attention of the Auditor and of the Treasurer is called to the provision of the foregoing resolution.

Adopted under suspension of the rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—15.

No-Supervisor McSheehy-1. Absent - Supervisors Schmitz,

Shannon-2.

Accepting Offer to Sell Rights of Way for Hetch Hetchy Aqueduct.

Supervisor McSheehy presented: Resolution No. 23202 (New Se-

ries), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco. from the following named owner of the following described land, situated in the County of Alameda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sum set forth oppo-

E. R. Tucker, \$20—A portion of lot 19, in block 10, as shown and designated on a man entitled "Man of the Town of Newark, Alameda County, Cal.," recorded May 6, 1878, in book 17 of maps, page 10, Ala-meda County Records. (As per

written offer on file.)

Now, therefore, be it Resolved. That in accordance with the recommendation of the City Engineer, the above-described offer of the above-named property owner to se'l to the City and County of San Francisco the above-mentioned parcel of land for the sum set forth opposite her name be and the same is hereby accepted. Be it

Further Resolved, That the Special counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said party of the acceptance of her offer, to examine the title to said property, and, if the same is found in satisfactory condition, to accept, in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of accentance by the City and County of San Francisco.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16.

Absent - Supervisors Schmitz,

Shannon—2.

Passed for Printing.

The following matter was passed for printing:

Boller Permit.

Supervisor Deasy presented: Resolution No. (New Se-

ries), as follows:

Resolved, That permission be and is hereby granted Shell Oil Company of California to maintain and operate a five (5) horse power boilez between Marin and Army and Third and Illinois streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Masquerade Ball Permit.

Supervisor Robb presented: Resolution No. 23204 (New Se-

ries). as follows:

Resolved, That permission is hereby granted M. A. Fisher to conduct a masquerade ball at Fisher's Dancing Academy, 498 Eddy street, on Wednesday evening, November 26, 1924, upon payment of the usual license fee.

Adonted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16. Absent-Supervisors Schmitz,

Shannon—2.

Amendment to Ballot Machine Law.

Supervisor Welch presented: Resolution No. —— (New - (New Se-

ries), as follows:

Resolved, That the City Attorney be requested to prepare an amendment to the ballot machine law so as to provide for an official inspec-tion of all machines used at an elec-tion and taking off the results be-fore completing the official canvass of the returns.

Referred to Judiciary Committee, Mayor to Invite President of Mexico to Attend Diamond Jubilee of the Admission of California.

Supervisor Rossi presented: Resolution No. 23205 (New Se-

ries), as follows:

Whereas, Mexico and California trace their discovery and settlement to the same great and heroic navigators and explorers who first sailed and chartered the Western Seas. The same Missionary Fathers car-ried the cross of religion and civilization to the people of Mexico and California. In history, in tradition and in romance we are akin, and the Spanish origin of California may be traced and is preserved in the sweet sounding names of our counties, our cities, and our harbors. We should be forever bound together in the ties of national friendship. therefore,

Resolved, That his Honor the Mayor and the Board of Supervisors of the City and County of San Francisco, State of California, upon behalf of the people of said City and County, extend to His Excellency, the President of the Republic of Mexico, a cordial invitation to attend the Diamond Jubilee, the seventy-fifth anniversary of the admission of the State of California into the American Union, to be celeinto the American Union, to be celebrated in San Francisco on September 9, 1925; and the people of our State will be proud and happy to walcome him to the State of Calif to welcome him to the State of California and to the City of St. Francis on the occasion of the celebration of our Diamond Jubilee.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16.

Absent—Supervisors Schmitz,

Shannon-2.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:30 p. m., adjourned.

J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisors December 22, 1924.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors. City and County of San Francisco Monday, November 24, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, NOVEMBER 24, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, November 24, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Col-Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors Deasy, Shan-

(Clerk announced that Supervisor Deasy was laid up with the grippe and asked to be excused from today's meeting.)

Quorum present.

His Honor Acting Mayor Mc-Leran presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Telegram from Mayor Rolph. The following was presented and read by the Clerk:

Nov. 20, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen: In a telegram from the Mayor sent from Boston, I am directed to express to the members of your honorable Board, individually and collectively, the Mayor's keen appreciation of your telegram of a few days since, in which you ex-tend the Board's sympathy upon the illness of the Mayor's son.

Very sincerely yours, W. F. BENEDICT,

Asst. Sec. to the Mayor.

Relative to Palace of the Legion of Honor.

Communication, from Mrs. A. B. Spreckels, expressing appreciation for the kindly sentiments of those who suggested the permanent disposition of the remains of her husband, the late Adolph Spreckels, in the Court of Honor of the Palace of the Legion of Honor, which matter has met with some opposi-tion and might become a subject of public controversy, rather than which request is made that no further effort in that behalf be made.

Read by the Clerk. Referred to the Health Committee, and upon request of Supervisor Schmitz the matter was ordered withdrawn and

expunged from the records.

Letter From City Engineer O'Shaughnessy.

The following was read by the Clerk:

November 24, 1924. Honorable Board of Supervisors, City and County of San Fran-

cisco, City Hall.

Gentlemen: At the meeting of your Finance Committee held Friday, November 21, 1924, the committee announced its intention to recommend the repeal of the enabling ordinance passed by your Board of Supervis-ors, under which the Board of Public Works is authorized to enter into contracts, hire men and pur-chase materials and supplies for the construction of the Hetch Hetchy project. This action, according to the statements made at the time by the committee, is actuated by the fact that certain esti-mates of work which I have here-tofore made have been exceeded in actually constructing the work, and is intended as a curtailment of all authority to proceed further with the project.

It is not my purpose in this communication to defend my estimates or reasonableness of the cost of work on the Hetch Hetchy project. The work speaks for itself. My files are full of voluntary testimonials from engineers of national repute and other construction experts who have visited the work, as to the evident efficiency with which it is being conducted. Your

committee does not even suggest that it was in fact possible to accomplish the objects for which the Hetch Hetchy project is designed at a more economical figure than the records of actual construction costs indicate. Their sole complaint is that estimates have been exceeded. Whether or not it was possible to construct the work within the original estimates in view of unforeseen difficulties in the matter of submarine construction on the Bay Division, and in the handling of unexpected quantities of water in driving the tunnels on Mountain Division, does not seem to concern them, not to speak of labor difficulties fomented by the agitators among the tunnel workers; nor have they apparently made determine examination to any whether these conditions which caused the excess over certain estimates could have been reasonably predicted at the time the esti-As they have mates were made. not made any investigation of these matters I shall assume in passing that their action is based entirely upon the principle that estimates were in fact exceeded, no matter how justifiable the reasons for the excess, and that therefore the Board of Public Works must be deprived of authority to construct the proj-ect except under detailed direction of the Board of Supervisors. This action is taken, notwithstanding the vote of the people in November, 1918, amending Article XII, Chapter I, Section 9, Subdivision 8 of the Charter so as to confer "full authority" in the Board of Public Works to contract for work, materials, services and equipment under ordinances to be enacted by the Board of Supervisors in the construction of public utility projects.

The ordinance under which we are operating was passed in direct accordance with the mandate of the people as expressed in that charter amendment, and was designed to accomplish practical, economical and efficient means of carrying on large construction projects. Prior to the enactment of this and preceding enabling ordinances, it was necessary for the Board of Works to submit in advance to the Supervisors an estimate of each piece of work to be done, a description of piece of equipment to bought, and a statement of each lot of materials to be purchased for carrying on any work. These estimates were then referred to the proper committee of the Supervisors, discussion was had, the matter

was reported back to the Board of Supervisors and in the course of time, with due allowance for occasional intervening holidays, was enacted into an ordinance. After this was done, and not until then, would the Board of Public Works be authorized to enter into the contract or purchase the article of equipment or supplies in question, or hire the necessary men to do the work. Under this system it was found to be absolutely impossible to accomplish any degree of eco-nomical performance on a large construction job where almost all parts of the work are interdependent. The delays in acquiring the necessary items of equipment would necessitate holding a number of men on the payroll idly waiting for its arrival or else discharging them and disorganizing a part of the force, with consequent delay and expense in starting up again. Other work would be held up for lack of Unforeseen necessary supplies. emergencies would require the em-ployment of more labor than was contemplated in some detailed authorization, and further delay would be incurred. In addition to all this, the Supreme Court held in effect in the Crowe-Boyle case that the procedure in letting contracts might be prescribed by the Supervisors and it was found that a saving of many thousands of dollars could be made by eliminating in the con-tracting procedure the requirement for holding basic unduk large confor holding back unduly large per-centages of contract price pending final completion, and the requirement for unduly large labor and material bonds, both of which requirements were embodied in the ordinary Charter procedure for contracts, and had been found in practice very burdensome and unnecessary when applied to construction contracts running into several millions of dollars. The ordinance under which we are working corrected all of these existing difficulties and has enabled work to be carried on during the last four years in an economical and efficient manner. To repeal this ordinance can only have one effect—that is to reduce the whole construction system to the chaos which formerly existed and by reason of the ensuing delays greatly increase the cost of the work which remains to be done. This is the direct opposite of the object which your Committee desires to accomplish.

If the Board of Supervisors wishes to place a limitation on expenditures which shall be made by the

Board of Public Works for any given piece of work, it would be a very simple thing to pass a resolution embodying the cost limit which your Board desires to have placed on the particular item or items in-volved and prohibiting the Board of Works from incurring any obliga-tions in excess of those limits without further authorization. Any such directions from your honorable Board will be scrupulously observed and would have been observed at any time in the past had such a resolution been passed. I would have you feel that I have been duly appreciative of the confidence which you have reposed in me and in the Board of Works in giving us practically unrestricted authority to carry out the project. The present financial situation has not arisen from any violation of that confi-dence on my part. It has been dence on my part. It has been rather due to my understanding that all of the proceeds of the 1910 bond issue could be utilized in the construction of the project, whether those proceeds were in the form of immediate cash on hand or form of bookkeeping transfers to the operating fund, or in the form of salvage value of equipment. Every estimate I have made has allowed for the salvage value of equipment purchased by the City and used on the work estimated. If your com-mittee refuses to take this salvage value into account, of course, the estimate should be increased accordingly. In all my computations as to the adequacy of the 1910 bond fund to cover the completion of the Mountain Division, I have assumed that money paid out of that fund to a contractor and paid back to the City by the contractor in the form of compensation for freighting materials and supplies in to his work would remain available for con-

struction purposes, or at least for the partial payment of the operat-ing costs of the Hetch Hetchy Railroad, which carried the freight in question. This assumption was based not only on sound construc-tion accounting, but upon the pro-visions of Section 16 of Article XII of the Charter, which fixes the operating expenses as the first charge against utility revenue. If, notwithstanding these assumptions and these provisions of the Charter, your committee believes that no part of this operating fund should be used for paying the operating expenses of either the Hetch Hetchy Railroad or the Early intake power house, obviously that fact will throw all of my assumptions and computations out of gear. The fact remains that your Board has not heretofore instructed me by resolution or ordinance that salvage value of equipment could not be considered or so-called operative revenue used for even the payment of operating expenses of the por-tions of the project which earned the fund. Under such circumstances I do not accept and do not think that I merit the criticism which the chairman of your Finance Committee has directed at me.

Whether you agree with me in this explanation or not, it seems plain that the objects which your committee seeks to accomplish will not be accomplished through the repeal of the enabling ordinance, and I earnestly hope that you will give the matter your careful consideration before taking a step which can only operate to cause delay and increase expense in completing the work on the Mountain Division and Bay Division of the project.

Very respectfully,

M. M. O'SHAUGHNESSY, City Engineer.

Financial Statement of Hetch Hetchy Water Supply Project.

The following was presented and referred to the Finance Committee:

San Francisco, November 20, 1924.

The Honorable the Finance Committee of the Board of Supervisors. Gentlemen:

In response to your request that I submit to your committee a financial statement of the Hetch Hetchy Water Supply project which will show (a) the expenditures up to date; (b) the estimated expenditures necessary to complete the several divisions of the work; (c) statement of the possible contract refunds; and (d) the estimated salvage value of equipment, there is transmitted herewith such a statement, prepared as of November 1, 1924.

You will note that in the estimated cash expenditures to be made I have included the construction of the transmission line at this time only as far as Newark, for the reason that the City has instituted valuation proceedings with a view to condemnation of certain properties of the Pacific Gas and Electric Company in San Francisco, and

including an existing transmission line belonging to that company between Newark and San Francisco. The construction of the transmission line as far as Newark will permit of our supplying our own power for construction purposes in the Foothill and Coast Range tunnels from our own power house at Moccasin Creek over our own transmisison line to Irvington, which has always been our program. preparing the specifications and contracts for furnishing transmisison line materials, the contracts were purposely divided into two sectionsthe first section from Moccasin Creek to Newark, the second from Newark to San Francisco. Funds to cover the contract price of both sections of these contracts have been set aside. The options to purchase the towers and other material to construct the line from Newark to San Francisco have never been exercised. By electing not to exercise these options, there can be immediately turned back into the 1910 bond fund from the moneys set aside for this purpose the sum of \$217,808.

The equipment on the Hetchy Hetchy project has an original value of \$1,483,550. The salvage value of this has been conservatively placed at \$722,540, of which amount \$593,240 represents the salvage value of equipment which will be transferred directly to the tunnels of the Mountain and Coast Range divisions, to be constructed under the bond issue of 1924, which will necessarily be a charge against the 1924 bond fund when these funds become available, and a credit to the 1910 bond fund. Likewise, the balance of the equipment will be sold, which should realize a further sum of \$129,300, which would likewise be credited to the 1910 bond fund.

Taking these credits into consideration, it will show that a balance of \$102,988.24 will be necesary to complete the Mountain Division, the transmission line as far as Newark and the Bay Crossing Division.

As above mentioned, our program has contemplated the supplying of the necessary power for construction purposes on the Foothill and Coast Range divisions from our Moccasin Creek power plant over our own transmission line. If power is not available from the Moccasin Creek power plant by failure of the completion of the Mountain Division or the transmission line, it will be necessary to purchase power for these purposes from the Pacific Gas and Electric Company, which will involve the construction by the Pacific Gas and Electric Company of a line from the vicinity of Newark to Tesla at an expense of \$100,000, or more, which expense would have to be borne by the City, and would require further payment to the extent of approximately half a million dollars, on the basis of the value of the power consumed in our 18-mile tunnel in the mountains.

In this connection I may point out that the Lower Cherry power plant and some thirty miles of transmission line were constructed in toto for the purpose of supplying power to drive our 18 miles of tunnel in the mountains and construction of the dam at a cost of \$638,000.

From the foregoing, it is clear that it is proper, both legally and in accounting principle, to charge the 1924 bond issue with an amount sufficient to provide the necessary equipment and power for tunnel driving, and to credit the 1910 bond fund with an amount equivalent to the value of the equipment and power installation provided from that fund. These amounts, added to the unexpende balance as of November 1st, will be sufficient to complete the work as above outlined.

The foregoing is offered to your committee to indicate a means by which the Mountain Division of the project can be carried to completion without any interruption, and avoiding the great increase in cost which would necessarily follow due to disorganizing and reorganizing construction forces and maintenance of watchmen on the uncompleted portions of the work.

The foregoing suggestions are to some extent predicated upon the assumption that bonds of the 1924 issue will be sold in the immediate future and provision made from the proceeds for the purchase of equipment and power for driving the Foothill and Coast Range tunnels, as above outlined. The 1924 bond fund has already been created by Ordinance No. 6390, into which the proceeds of these bonds will be placed. Inasmuch as it will probably be necessary to have the actual cash available for construction purposes before the bonds are sold, I may suggest that appropriations could be made from the 1924 bond fund and temporarily covered by any available cash in the Treasury. Reimbursement of the fund from which the cash was drawn would then be automatically made by the Treasurer as soon as the bond proceeds come in. I understand that some such procedure as this is ordinarily followed in meeting budget demands pending receipt of the first installment of taxes each year.

Should your committee favorably consider the above plan, I will recommend that the Board of Public Works pass formal resolution

requesting the necessary appropriations and transfers of funds.

Respectfully,

M. M. O'SHAUGHNESSY, City Engineer.

HETCH HETCHY WATER SUPPLY.

Financial Statement of Work Under the Bond Issue of 1910 as of November 1, 1924.

Prepared under direction of M. M. O'Shaughnessy, City Engineer, November 20, 1924. General Statement of Financial Condition as of November 1, 1924.

1. Estimated cost to complete work in progress from November	09 910 957 99
1, 1924 2. Amount of 1910 Bond Issue funds allocated to contracts as shown by the Treasurer's books as of October 31, 1924	0 946 750 94
3. Balance unallocated after allowing for October payroll and out-	
standing liabilities	317,860.96
4. Total of (2) and (3)	2.664.620.20
 Adjustment between books of Treasurer and Bookkeeper of Board of Public Works—deduct from (4) Total funds available from 1910 Bond Issue, not including any 	170,791.21
6. Total funds available from 1910 Bond Issue, not including any part of Operative Fund	2,493,828.99
7. Excess of estimated cost to complete work (1) over available	
funds (6)	825,528.24 722,540.00
9. Excess of (7) over (8)	
(a), (b) Expenditures Incurred and to Be Incurred (Summ	\$ 102,988.24 aru)—
Expended Est. Amt. to	Est. Cost
General Divisions— to Oct. 31, Complete from Nov. 1,	at Completion
1. Water Construction, Mountain De- velopment\$19,046,885.04 \$ 420,415.00 \$	19,467,300.04
2. Power Construction	9,363,629.64
struction above (including Hetch	
Hetchy Railroad)	6,444,149.14
ment	5,779,325.62
5. General on whole project 2,804,591.94 45,000.00 6. Unallocated bills current (esti-	2,849,591.94
mated)	75,000.00 $220,525.31$
8. Total subject to credit for salvage	
value of plant and equipment shown in (d) below\$40.439.113.84 \$3.319.357.23 \$	49 758 471 07
	10,100,111.01
*See details below. (c) Possible Refunds from Appropriations for Transmission	
Line Material Contracts— Estimated amount	\$217.808.00
(d) Salvage Value of Plant and Equipment—	
1. Plant and equipment required for re-use on Foothill and Coast Range Tunnels	
and court range runners	

2. Plant and equipment to be otherwise disposed of 129,30,00 2. Total salvage value	1368 MONDAY, NOVI	EMBER 24,	1924.	
Agricultures Incurred and to Be Incurred from the Bond Issue of 1910 as of November 1, 1924, Expended Water Construction, Mountain Development— Hetch Hetchy Reservoir, O'Shaughnessy Dam	2. Plant and equipment to be otherwis	se disposed o	of 129,300.0	00
Tems	(a), (b) Expenditures Incurred an	nd to Be In	ncurred from	
Aquieduct Tunnels, Mountain Division, exclusive of Contract 77-C. 1,583,322.23 38,787.00 1,622,109.23 Aquieduct Tunnels, Mountain Division, Under Contract 77-C. 1,583,322.23 38,787.00 1,622,109.23 34,787.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45 66,073.00 774,205.45	Items— Water Construction, Mountain Development—	Expended to Oct. 31,	Est. Amt. to Complete from Nov. 1,	at
Aqueduct Tunnels, Mountain Division, under Contract 77-C. 5,883,222,23 33,878.00 1,622,100.23	nessy Dam	7,425,892.56		\$ 7,427,392.56
Mather Sawhill, installation a in dequipment 489,750.54 600.00 490,350.54 Aqueduct — Foothill Division, Red Mountain Bar Siphon	exclusive of Contract 77-C	1,583,322.23	38,787.00	1,622,109.23
## Aguilly operation	Mather Sawhill, installation and	708,132.45	66,073.00	774,205.45
Mountain Bar Siphon	equipment	65,763.33 489,750.54	600.00	65,763.33 490,350.54
Lands and Rights of Way	Mountain Bar Siphon	262,922.76		262,922.76
*Credit. Power Construction— Lake Eleanor Dam and Reservoir\$ Priest Dam, Power Tunnel	Lands and Rights of Way *Materials and Supplies Boarding House Loss	126,109.39 317,415.53	20,000.00	126,109.39 337,415.53
Power Construction	Total Water Construction, Mountain Development	319,046,885.04	\$ 420,415.00	\$19,467,300.01
Lake Eleanor Dam and Reservoir. \$ 373,167,14 \$ 373,167,14 \$ 2,070,749,58 \$ Moccasin Penstocks 1,777,706.41 \$ 1,77	•			
Total Power Construction 1,260,237.95 296,028.42 1,556,266.37	Lake Eleanor Dam and Reservoir S Priest Dam, Power Tunnel Moccasin Penstocks	1,736,887.58		2,070,749.58
Construction and equipment	tures, camps	1,021,927.09	102,988.19	1,124,915.28
Materials, equipment, construction 1,260,237,95 296,028.42 1,556,266.37 116,763.41 Total Power Construction \$8,316,187.41 \$1,047,442.23 \$9,363,629.64 *Credit. General or Mountain Development—Hetch Hetchy Railroad: Construction and equipment \$3,110,795.73 \$3,110,795.73 Operation Coroller 31, 1924 (not here credited against operating expense), (\$1,337,074.62)* Field office administration and enginetering Coroller 31, 1924 (not here credited against operating expense), (\$1,337,074.62)* Field office administration and enginetering Coroller 341,778.10 Coroller 341,778.	Construction and equipment	638,883.33 421,914.28	10,000.00	
*Credit. General or Mountain Development— Hetch Hetchy Railroad: Construction and equipment	Materials, equipment, construction Lands and rights of way	1,260,237,95 116,763.41	296,028.42	1,556,266.37 116,763.41
General or Mountain Development— Hetch Hetchy Railroad: Construction and equipment	Total Power Construction	8,316,187.41	\$1,047,442.23	\$ 9,363,629.64
Operation	General or Mountain Development— Hetch Hetchy Railroad: Construction and equipment	3.110,795.73		\$ 3,110,795.73
15,000,00 356,778.10 10,000,00 356,778.10 10,000,00 356,778.10 10,000,00 356,778.10 10,000,00 219,867.81 10,000,00 219,867.81 10,000,00 366,778.10 171,175.88 15,000,00 366,778.10 171,175.88 15,000,00 366,778.10 171,175.88 15,000,00 366,778.10 171,175.88 15,000,00 366,778.10 171,175.88 15,000,00 366,778.10 171,175.88 15,000,00 366,775.88 347,495.73 347	Operation Operating revenue estimated to October 31, 1924 (not here credited against operating expense), (\$1,337,074.62)*		\$60,000.00	
eration	netering	341,778.10	15,000.00	356,778,10
Total for above General Accounts\$ 6,344,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,441,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,461,149.14 \$100,000.00 \$ 6,441,	eration	209,867.81	10.000.00	219,867.81
*Credit. Bay Development— Pulgas Tunnel	ply, etc., at Groveland Miscellaneous roads, trails, camps, etc.			
Bay Development— Pulgas Tunnel \$757,300.86 \$757,300.86 Bay Crossing 60-inch steel pipe line and appurtenances \$2,021,214.23 \$370,000.00 2,391,214.23 \$10,	Total for above General Accounts	6,344,149.14	\$100,000.00	\$ 6,441,149.14
Say Crossing 60-inch steel pipe line and appurtenances				
Pipe line bridge and substructure 803,713.47 680,000,00 1.483,713.47 Submarine pipe lines 38,663.70 525,000.00 563,663.70 Trestles for steel pipe line 167,644.85 30,000.00 197,644.85 Gate valves 12,834.50 6,000.00 18,834.50 Eay-Pulgas pumping plant, building	Pulgas Tunnel Ray Crossing 60 inch steel nive France	757,300.86		\$ 757,300.86
Sulmarine pipe lines. 38,663.70 525,000.00 563,663.70 Trestles for steel pipe line. 167,644.85 30,000.00 197,644.85 Gate valves 12,834.50 6,000.00 18,834.50 Pay-Pulgas pumping plant, building	and appurtenances	2,021,214.23		2,391,214.23
	Gate valves	38,663,70 167,644.85	525,000.00 30,000.00	563,663.70 197,644.85
	and equipment	9,689.50	10,000.00	19,698.50

Bay Development—		from Nov. 1,	at Completion
Lands and rights of way	216,159.24 78,886.73	12,000.00	216,159.24 90,886.73
neering	35,209.54	5,000.00	40,209.54
Total Bay Development\$	4,141,325.62	\$1,638,000.00	\$ 5,779,325.62
General on Whole Project— General administration, engineering, water supply investigations, legal expense, hydrography, geological investigations	1,210,833.59 1,383,598.62 210,159.73	\$ 34.000.00 10,000.00 1,000.00	\$ 1,244,833.59 1.393,598.62 211,159.73
Total of above general items			\$ 2,849,591.94
Land rentals Hospital revenue Groveland dwellings Groveland Water Supply Sawmill Golden Rock Ditch.	\$\ \begin{array}{llll} 15,951.50 \\ 101,668.18 \\ 10,154.20 \\ 1,246.78 \\ 84,256.07 \\ 748.58 \end{array}	\$ 1,000.00 5,000.00 500.00	\$ 16,951.50 106,668.18 10,654.20 1,246.78 84,256.07 748.58
Total Miscellaneous Revenues\$	214,025.31	\$ 6,500.00	\$ 220,525.31
(c) Estimate of Possible Refunds framission Line Months and Li	contract in consission line to	racts. quan- O San \$195,000.6 192,000.0 suffi-	00
Newark only, the option to purche sulators for the line from Newark not being exercised: Appropriation Cost of material purchased and to Balance of appropriation	to San Fran	neisco \$141,000.6 ed 91,192.6	-
Contract 99, Transmission Line Tow Assuming towers to be purchased in for transmission line from Moccasi ark only, the option to purchase for the line from Newark to San Frexercised: Appropriation Cost of towers purchased and to	be purchased	\$450,000.0 1\$285,000.0	_
Balance of appropriation			
Total balance for above the (d) Salvage Value of Material on tain Division, as of	Hetch Hete	hy Water Si	ipply, Moun-
Item		Mater	rial Material

Item	Original cost	Material to be sold; present value	to be used on new tunnel work; present value
Office furniture and fixtures, Groveland\$	9,600		\$ - 6,500
Hospital equipment and furniture	13,900	\$4,600	
Sawmill	20,000	6,800	
Transmission line equipment	7,400	1.600	3,100
Cots and bunks	2,700		940
Heating stoves	2,350		600
Ice plants	12,000		4,000
Auto trucks	75,200		34,000
Early Intake Diversion Works, equipment	77,700		43,100
Pre-contract tunnel equipment	214,000		111,000

Moccasin power tunnel, miscellaneous equipment 91,409 54,700	Item	Original cost	Material to be sold; present value	Material to be used on new tunnel work; present value
ment 91,400 54,700 Moccasin Creek camp. 39,700 20,000 Cavagnaro penstock camp. 22,400 15,000 Contract 77-C, equipment. 583,300 247,900 Hetch Hetchy Railroad locomotives, cars, auto trucks, shop equipment, steam shovel, etc., but not including rails or roadbed. 262,800 116,300 9,400 Moccasin Creek: 15,000 13,100 15,000 Crane 13,100 5,000 Cavagnaro tram and hoist 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240	Moccasin power tunnel, miscellaneous equip-			
Moccasin Creek camp. 39,700 20,000 Cavagnaro penstock camp. 22,400 15,000 Contract 77-C, equipment. 583,300 247,900 Hetch Hetchy Railroad locomotives, cars, auto trucks, shop equipment, steam shovel, etc., but not including rails or roadbed. 262,800 116,300 9,400 Moccasin Creek: 25,200 Crane 13,100 15,000 Cavagnaro tram and hoist. 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240				
Cavagnaro penstock camp. 22,400 15,000 Contract 77-C, equipment. 583,300 247,900 Hetch Hetchy Railroad locomotives, cars, auto trucks, shop equipment, steam shovel, etc., but not including rails or roadbed. 262,800 116,300 9,400 Moccasin Creek: 13,100) 15,000 15,000 Crane 13,100) 5,000 Cavagnaro tram and hoist. 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240	Moccasin Creek camp	39,700		
Contract 77-C, equipment. 583,300 247,900 Hetch Hetchy Railroad locomotives, cars, auto trucks, shop equipment, steam shovel, etc., but not including rails or roadbed. 262,800 116,300 9,400 Moccasin Creek: Installation shops 25,200) 13,100) 15,000 Crane 13,100) 5,000 Cavagnaro tram and hoist 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240		22,400		15,000
Hetch Hetch Railroad locomotives, cars, auto trucks, shop equipment, steam shovel, etc., but not including rails or roadbed. 262,800 116,300 9,400		583,300		247,900
Installation shops 25,200) Crane 13,100) 15,000 Cavagnaro tram and hoist 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240	trucks, shop equipment, steam shovel, etc., but not including rails or roadbed	262,800	116,300	9,400
Crane 13,100) 15,000 Cavagnaro tram and hoist. 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240		25.200)		
Cavagnaro tram and hoist. 10,200 5,000 Totals \$1,483,550 \$129,300 \$593,240				15,000
Totals				
Total salvage value\$722,540	Totals\$	1,483,550	\$129,300	\$593,240
	Total salvage value			\$722,540

SPECIAL ORDER-3 P. M.

The following matter, laid over from last meeting, was taken up:

Italian Hospital.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the Italian Hospital and Benevolent Association of Francisco is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a hospital on the north side of Beach street, distant 94 feet east of Baker street. The rights granted under this

resolution shall be exercised within six months, otherwise said permit becomes null and void.

Opinion of City Attorney on Italian Hospital.

November 24, 1924.

Subject—Application of Section 6, Article XVI of the Charter to Permission to Establish Hospital Under Ordinance No. 823.

Gentlemen: I am in receipt of your request for an opinion as to whether Sec-tion 6, Article XVI of the Charter, prohibits the Board of Supervisors granting permission to a private corporation to erect and maintain a hospital under Ordinance No. 823, where a member of the Board of Supervisors is also a member and officer of the hospital corporation.

Opinion.

"Section 1 of Ordinance No. 823,

provides as follows:
"It shall be unlawful for any person, corporation or association to son, corporation of association to erect, establish or maintain any hospital without permission from the Board of Supervisors."

Section 6. Article XVI of the Charter read as follows:

"No Supervisor and no officer or employee of the City and County, shall be or become, directly or indirectly, interested in, or in the performance of, any contract, work, or business, or in the sale of any arti-

cle, the expense, price or consideration of which is payable from the treasury; or in the purchase or lease of any real estate or other property belonging to, or taken by, the City and County, or which shall be sold for taxes or assessments, or by virtue of legal process at the suit of the City and County, if any person in this section designated shall, during the time for which he was elected or appointed, acquire an interest in any contract with, or work done for, the City and County, or any department or officer there-of, or in any franchise, right or privilege granted by the City and County, unless the same shall be devolved upon him by law, he shall forfeit his office, and be forever after debarred, and disqualified after from being elected, appointed or employed in the service of the City and County; and all such contracts shall be void, and shall not be enforceable against the City County.

The sole question involved is whether permission to erect and maintain a hospital under this ordinance is a franchise, right or privi-lege within the meaning of those terms as used in the Charter pro-

vision quoted.

In determining this question, certain fundamental propositions must

be borne in mind:

1. It is a cardinal rule of statutory construction that statutes are to be construed, if possible, so as to operate fairly, justly and reasonably rather than oppressively, un-

justly and unreasonably; 2. This Charter provision highly penal providing as it does for the perpetual forfeiture of the right to hold office by any official violating its terms. It is an equally settled rule of statutory construc-tion that penal statutes are to be construed most strongly against the government and in favor of the individual;

3. On the other hand, statutes of

this character having for their aim the protection of the public and the insurance of good faith in the conduct of the affairs of government are not to be emasculated by construction, but are to be construed so as to fully effectuate their benefi-

cent purpose.

In applying these rules to the present question, it must be borne in mind that Ordinance No. 823 is adopted under the police power. The right to erect and operate a hospital in the absence of any prohibitory legislation is one which is common to all persons. The effect of this ordinance is to place a limitation on the common right of all, so that what all persons might have done before as a matter of right they can only do now after getting permission from the Board of Supervisors.

Regulation of this character are very common. To name only a couple; No one can build a house without getting a permit therefor from the Board of Public Works; no one can put an electric wire in his house without a permit from the Department of Electricity.

his house without a permit from the Department of Electricity.

To extend the provisions of Section 6, Article XVI to these cases, would work an intolerable hardship on every officer and employee of the

City.

I am, therefore, satisfied that the provisions of Section 6. Article XVI, do not cover cases where permits are required as a matter of police regulation to exercise some right which would be common to all in the absence of legislation.

You are therefore advised that Section 6, Article XVI, does not apply to Ordinance No. 823.

Respectfully yours,

GEORGE LULL, City Attorney.

Application Withdrawn.

Supervisor Rossi presented a communication from the society which was read and in which they stated that in view of the fact that there was so much opposition on the part of property owners in the vicinity, they had decided not to purchase the proposed site on the Marina. They would rather have the good will of the people than to have them all opposed to the hospital and they therefore asked permission to withdraw the application which they had filed for a hospital permit.

The following matters, were on motion, laid over two weeks:

HEARING OF APPEAL.

Wilde Avenue. Hearing of appeal of property owners from the assessment issued for the following street work viz:

for the following street work, viz.: The improvement of Wilde avenue between the westeerly line of Delta street produced and the west-crly line of San Bruno avenue, in-cluding the intervening crossings and intersections, and that portion of the intersection of Wilde avenue and Goettingen street that lies between the property lines of Wilde avenue, by grading to official line and grade between the westerly line of Delta street and the easterly line of Girard street; by the construction of a 12-inch ironstone pipe sewer with 2 Y branches and 1 brick manhole from the existing man-hole on the center line of Cowden street to a point on the center line of Wilde avenue and the westerly line of Delta street produced; by the construction of 16 brick catchbasins with 10-inch ironstone pipe culverts; by the construction of concrete curbs where curbs are not already constructed; by the contraction of struction of artificial stone sidewalks on the corners of the intervening crossings and intersections where not already constructed; by the construction of a concrete pavement between San Bruno avenue and Girard street, and between the westerly line of Girard street and the easterly line of Brussels street, and between the westerly line of Brussels street and the easterly line of Goettingen street, and by the construction of an asphaltic concrete pavement on the remainder of the roadway thereof.

(Robert J. Bowman, Mrs. Frances Nochl and E. War, representing Mrs. M. Lawler, were heard in protest against the alleged inequitable

assessment.)

HEARING OF APPEAL. Joy Street.

Hearing of appeal of Richard J. Welch et al. from the assessment issued for the improvement of Joy street between Brewster street and Holladay avenue, including the intersection of Joy street, Holladay avenue and Oakdale avenue, by the construction of an 8-inch ironstone pipe sewer with 15 Y branches and 2 brick manholes along the center line of Joy street from a point 20 feet easterly from Brewster street to a point 100 feet easterly from the westerly line of Holladay avenue; a 12-inch ironstone pipe sewer from the last described point to the existing connection 10 feet easterly from the center line of Holladay avenue.

HEARING-SET-BACK LINES-2 P. M.

Hearing of objections to the establishment of set-back lines—

Along the westerly side of Twentieth avenue, commencing at a point 106 feet northerly from California street, running thence northerly to a point 104 feet southerly from Lake street, said set-back line to be 15 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Broderick street, and running thence easterly to a point 87.5 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Broderick street and running thence easterly to a point 93.75 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet westerly from Scott street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Divisadero street and running thence easterly to a point 93.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of North Point street, commencing at points 87.5 feet easterly from Broderick street and running thence easterly to points 87.5 feet westerly from Divisadero street, said set-back lines to be 6 feet.

Along both sides of Broderick street between Bay street and North Point street, said set-back lines to

be 5 feet.

Passed for Printing.

No objections being offered, the following bill was presented by Supervisor McGregor and passed for printing:

Establishing Set-back Lines, Twentieth Avenue.

Bill No. 6895, Ordinance No. —— (New Series), as follows: Establishing set-back lines along

Establishing set-back lines along portions of Twentieth avenue, Bay street, North Point street and Broderick street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 27th day of October, 1924, the Board of Supervisors adopted Resolution of Intention No. 51 to establish set-back lines along Twentieth avenue, Bay street, North Point street and Broderick street, and fixed the 24th day of November, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hear-

ing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Twentieth avenue, commencing at a point 106 feet northerly from California street and running thence northerly to a point 104 feet southerly from Lake street, said set-back line

to be 15 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Broderick street and running thence easterly to a point 87.5 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Broderick street and running thence easterly to a point 93.75 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet westerly from Scott street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Divisadero street and running thence easterly to a point 93.75 feet westerly from Scott street, said set-back line to be 6 feet.

Along both sides of North Point street, commencing at points 87.5 feet easterly from Broderick street and running thence easterly to points 87.5 feet westerly from Divisadero street, said set-back lines to be 6 feet.

Along both sides of Broderick street between Bay street and North Point street, said set-back lines to

be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.
Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of

this ordinance shall be as fixed by the ordinance aforesaid.

HEARING—SET-BACK LINES— 2 P. M.

Hearing of objections to establish-

ment of set-back lines-

Along the northerly side of Jackson street, commencing at a point 81.25 feet easterly from Broderick street and running thence easterly to a point 81.25 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Jefferson street, commencing at a point 87.5 feet easterly from Broderick street and running thence easterly to a point 87.5 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Capra way between Pierce street and Mallorca way, said set-back line to be 10 feet; along the southerly side of Capra way, commencing at Pierce street and running thence easterly to a point 79.123 feet westerly from Mallorca way, said set-back line to

be 10 feet.

Along the westerly side of Scott street between Francisco street and North Point street, said set-back line to be 5 feet; along the easterly side of Scott street between Alhambra street and Capra way, said set-back line to be 5 feet.

Along the westerly side of Scott street between North Point street and Beach street, said set-back line to be 5 feet; along the easterly side of Scott street between Capra way and Beach street, said set-back line

to be 5 feet.

Along both sides of Pierce street between Alhambra street and Capra way, said set-back line to be 7 feet.

Passed for Printing.

No objections being offered, the following bill was presented by Supervisor McGregor and passed for printing:

Establishing Set-back Lines.

Bill No. 6894, Ordinance No. —

(New Series), as follows: Establishing set-back lines along portions of Jefferson street, Capra

portions of Jefferson street, Capra way, Scott street and Pierce street. Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 27th day of October, 1924, the Board of Supervisors adopted Resolution of Intention No. 52 to establish set-back lines along Jefferson street, Capra way, Scott street and Pierce street, and fixed the 24th day of November, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections

thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the northerly side of Jefferson street, commencing at a point \$1.25 feet easterly from Broderick street and running thence easterly to a point \$1.25 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Jefferson street, commencing at a point \$7.5 feet easterly from Broderick street and running thence easterly to a point \$7.5 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Capra way between Pierce street and Mallorca way, said set-back line to be 10 feet; along the southerly side of Capra way, commencing at Pierce street and running thence easterly to a point 79.123 feet westerly from Mallorca way, said set-back line to

be 10 feet.

Along the westerly side of Scott street between Francisco street and North Point street said set-back line to be 5 feet; along the easterly side of Scott street between Alhambra street and Capra way, said set-back line to be 5 feet.

Along the westerly side of Scott street between North Point street and Beach street, said set-back line to be 5 feet; along the easterly side of Scott street between Capra way and Beach street, said set-back line

to be 5 feet.

Along both sides of Pierce street between Alhambra street and Capra way, said set-back line to be 7 feet. As shown on the maps filed in the

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented

reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor Deasy, chairman.

Public Welfare and Publicity Committee, by Supervisor Colman, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman. Streets Committee, by Supervisor

Harrelson, chairman. Public Utilities Committee, by Supervisor Katz, acting chairman.

Joint Committee on Streets and

Commercial Development, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS. Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 23207 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit: School Construction Fund, Bond

Issue 1923.

(1) John Reid, Jr., fifth payment, architectural services, addition to High School of Commerce (claim dated Nov. 5, 1924), \$693.11.

Municipal Railway Fund.

(2) American Brake Shoe Foundry Co., steel brake shoes for Municipal Railways (claim dated Nov. 3, 1924), \$795.74. (3) Edgewater Steel Co., railway car wheels (claim dated Nov. 3,

1924), \$1.950.

(4) Standard Steel Works Co., railway car wheels (claim dated Nov. 3, 1924), \$2,340.

Municipal Railway Depreciation Fund.

Ruth Russell. compromise payment for all injuries and damages caused by Municipal Railways (claim dated Nov. 1, 1924), \$1,250. Construction Fund, Issue 1910.

(6) Associated Oil Co., fuel oil, Hetch Hetchy water construction (claim dated Oct. 30, 1924), \$1,-

075.20. (7) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Oct. 30, 1924), \$1,-

199.47.
(8) Pacific Gas and Electric Co., mazda lamps (claim dated Oct. 30,

1924), \$653.46. (9) Phoenix Iron Works Co., one main shaft and parts for rock

crusher (claim dated Oct. 30, 1924),

\$985.75. (10) Standard Oil Co., fuel oil, etc. (claim dated Oct. 30, 1924), \$805.42. (11) Edw. L. Soule Co., corrugated iron bars (claim dated Oct.

29, 1924), \$839.26. (12) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 5, 1924), \$639.06.

M. M. O'Shaughnessy, refund expenditures, per (13)volving vouchers (claim dated Nov. 5, 1924).

\$1,232.07

(14) Tuolumne Foundry and Machine Works, machine parts (claim dated Nov. 5, 1924), \$957.79.

(15) Leonard F. Youdall, fills

over and around pipe line at Irvington (claim dated Nov. 5, 1924), \$3,-

065.14.

(16)Anaconda Copper Mining Co., fourth payment, electric transmission line conductors, Contract 78 (claim dated Oct. 31, 1924), \$10,-282.60.

General Electric Co., (17)fifteenth payment, electric generators, etc. (claim dated Nov. 5, 1924), \$2,-

842.62.

(18) Ohio Brass Co., first payment, furnishing and delivering insulated bus supports, Contract 102 (claim dated Nov. 5, 1924), \$9, 703.12.

Westinghouse Electric (19)Mfg. Co., fourth payment, transmission line insulators, Contract 98 (claim dated Nov. 5, 1924), \$13,-

290.38.

(20) A. McSweeney, Tax Collector, San Mateo County, payment of taxes on Hetch Hetchy right of way lands in San Mateo County (claim dated Nov. 5, 1924), \$1,172.76.

(21) J. G. White, Tax Collector, Tuolumne County, payment of taxes on Hetch Hetchy lands in Tuolumne County, claim dated Nov. 5

umne County (claim dated Nov. 5,

1924), \$7,354.50.

General Fund, 1923-1924.

(22) Henry Ernst & Sons, second payment, plumbing and heating, Fire Department building, Engine Company No. 29 (claim dated Nov. 5, 1924), \$1,744.17.

General Fund, 1924-1925. (23) Associated Charities, widows' ows' pensions (claim dated Nov. 7, 1924), \$8,593.07.

(24) Eureka Benevolent Society, widows' pensions (claim dated Nov. 7, 1924), \$932.83.
(25) Little Children's Aid, widows' pensions (claim dated Nov. 7, 1924), \$7.510.16.
(26) The Fay Improvement Co., constructing basket ball court at

Glen Park Playground (claim dated Nov. 5, 1924), \$675.75.

(27) The Fay Improvement Co., constructing tennis court at Glen Park Playground (claim dated Nov.

Park Playground (claim dated Nov. 5, 1924), \$954.
(28) Spring Valley Water Co., water for playgrounds (claim dated Nov. 5, 1924), \$590.05.
(29) J. E. French Co., one Dodge touring car, Board of Public Works (claim dated Nov. 3, 1924), \$953.
(30) Standard Oil Co., asphalt for street repair (claim dated Nov. 3, 1924), \$2,287.30.
(31) Recorder Printing & Publishing Co., printing law and motion

lishing Co., printing law and motion and trial calendars, etc. (claim dated Nov. 10, 1924), \$770. (32) San Francisco Society for

(32) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Nov. 10, 1924), \$1.125.
(32) Citizens' General Committee, Columbus Day Celebration, Thomas F. Boyle, Treasurer, publicity and advertising of San Francisco, Columbus Day Celebration (claim dated Oct. 27, 1924), \$1,018.50 018.50.

(34) San Francisco Chronicle, official advertising (claim dated Nov. 10, 1924), \$880.92.

Hetch Hetchy Operative Revenue Fund.

(35) Railroad Commission of the State of California, for expense of valuation of electric properties of the Pacific Gas and Electric Com-pany and the Great Western Power Company in San Francisco (claim dated Nov. 10, 1924), \$10,000.

General Fund, 1924-1925.

Eliza R. Feldmann, also (36)known as Elise Rebecka Feldmann, and Matilda Gretchen Reimer Feldman, also known as Matilda Feldmann, payment for property at Twenty-first and Shotwell streets, in accordance with Ordinance No. 6199 (New Series), required for playground purposes (claim dated Nov. 10, 1924), \$12,500.

(\$7\$) Helen Rolfe, payment for

property at Twenty-first and Folsom streets, in accordance with Ordi-nance No. 6198 (New Series), re-quired for playground purposes uired for playground purposes (claim dated Nov. 10, 1924), \$12,-

846.66.

(38) Emma Moffat McLaughlin, Henrietta Moffat and Elizabeth M. Sharp for easterly half of Block No. 28, per map of the University Mound Survey, in accordance with Ordinance No. 6147, New Series (claim dated Nov. 10, 1924), \$8,625. A yes — Supervisors Badaracco, Bath Colman Hampleon Hander

Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent—Supervisors Deasy, Shannon—2.

Appropriations.

Resolution No. 23208 (New Se-

ries), as follows: Resolved, That Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Construction Selivol Fund, Bond

Issue 1923.

(1) For expense of preparing plans and specifications for additional units to the Galileo High School, representing two-niths of estimated cost of plans and specifi-

cations, \$15,200.

(2) For expense of preparing plans and specifications for new Mission High School, representing two-fifths of estimated cost of plans

and specifications, \$21,798.

Miseellaneous Repairs, etc., to Build-

ings, Budget Item No. 55.
(3) For changing and construction of partitions in the office of Assessor and for furniture, \$3,734.

(4) For repairs to chemical laboratory of the Board of Public Works, damaged by fire, \$2,250.
A yes — Supervisors Badaracco, Bath Colman Harris

Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Mc-y, Morgan, Robb, Roncovieri, Katz, Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Welch, Wetmore-

Absent-Supervisors Deasy, Shan-

Appropriations for Purchase of Lands and Improvements for Everett School Site.

Resolution No. 23209 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter mentioned funds and authorized in payment to the hereinafter named persons, being payments for properties, to-wit:

Construction Fund. SehoolIssue 1923.

(1) To F. K. Falch, for land and improvements commencing on the west line of Dehon street, 90 feet southerly from the southerly line of Sixteenth street; thence southerly Sixteenth street; thence southerly along the westerly line of Dehon street 28 feet; of uniform dimensions 28 x 70 feet; as per acceptance of offer by Resolution No. 23148 (New Series), and required for the Everett School (claim dated November 10, 1924), \$11,500.

(2) To James Courtney, for land commencing on the north line of Precita avenue, 193 feet, more or less westerly from the westerly line

less, westerly from the westerly line

of Harrison street, running thence westerly along the northerly line of Precita avenue 25 feet; of uniform dimensions 25 x 148 feet; as per dimensions 25 x 148 feet, as per acceptance of offer by Resolution No. 22390 (New Series), and required for the Le Conte School (claim dated November 10, 1924), \$2,000.

County Road Fund.

(3) Aurilla M. Langstaff, for property and damages in full to property commencing on easterly line of Park Hill avenue, 50 feet northerly from intersection of northerly from intersection northerly line of Fifteenth st റെ f and easterly line of Park Hill avenue; thence northerly along the easterly line of Park Hill avenue 25 feet; of uniform dimensions 25 x 64 feet; as per acceptance of offer by Resolution No. 23144 (New Series), and required for the opening and widening of Roosevelt way (claim dated November 6, 1924), \$2,500.

A yes — Supervisors Badaracco

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, McGregor, McLeran,
Morgan, Robb, Roncovieri,
Wotmore Katz, Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Welch, Wetmore-

16.

Absent—Supervisors Deasy, Shannon-2.

Authorizations.

Resolution No. 23210 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be epended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Fund, Bond Water Construction Issue 1910.

Columbia Steel Corporation, (1)pipe flanges, Hetch Hetchy water construction (claim dated Nov. 8, 1924), \$621.25.

(2) Old Mission Portland Cement Co., cement (claim dated

Nov. 8, 1924), \$4,476.

(3) Old Mission Portland Cement Co., cement team.

Nov. 8, 1924), \$8,344.01.

(4) Old Mission Portland Cement Co., cement (claim dated Nov. 8, 1924), \$9,194.45.

(5) Old Mission Portland Cement (claim dated cement (claim dated cement (claim dated cement))

ment Co., cement Nov. 8, 1924) \$4.476.

(6) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 8, 1924), \$60,07.
(7) Standard Oil Co., oils (claim

dated Nov. 8, 1924). \$782 45.

(8) Waterbury Co., manila and wire rope, etc. (claim dated Nov. 8, 1924), \$640.40. (9) Robert M. Searls, Hetch

Hetchy Special Counsel, revolving fund expenditures, per vouchers (claim dated Nov. 8, 1924), \$2,555.

(10) Pacific Coast Steel Co., fourth payment, transmission line

towers (claim dated Nov. 12, 1924),

\$100,500.

(11) Union Machine Co., second Payment gate valves (claim dated Nov. 12, 1924). \$7,227.50. (12) Western Electric Co., sec-

ond payment, aluminum cable dead end clamps (claim dated Nov. 7, 1924), \$1,224.45.

(13) Western Pipe & Steel Co., fifteenth payment, construction of bay crossing pipe line (claim dated Nov. 12, 1924), \$94,172.91. (14) Leonard F. Youdall, con-struction of timber trestles for bay

crossing pipe line (claim dated Nov. 12, 1924), \$16,496.46. (15) Westinghouse Electric &

Mfg. Co., first payment, aluminum cable suspension clamps (claim dated Nov. 12, 1924), \$1,321.60. (16) Anaconda Copper Mining

fifth payment, transmission line conductors (claim dated Nov.

12, 1924), \$11,383.48. (17) The Ohio Brass Co., pension clamps (claim dated Nov.

7, 1924), \$625.95. (18) Pacific Tank & Pipe Line Co., two redwood tanks (claim dated Nov. 7, 1924), \$1,858.

Hetch Hetchy Operative Revenue Funa.

(19) John J. Dailey, services as Special Counsel under Resolution No. 22251 (New Series), in valua-

tion of electric properties (claim dated Nov. 14, 1924), \$850.

(20) N. Randall Ellis, engineering services, valuation of San Francisco electric properties (claim dated Nov. 14, 1924), \$750.

Municipal Railway Fund. (21) San Francisco City ployees' Retirement System, sions, etc., for Municipal Railway employees (claim dated Nov. 10,

(22) Standard Oil Co., gasoline for Municipal Railways (claim

dated Nov. 12, 1924), \$884.66. Municipal Railway Depreciation

Fund. Robert W. Jameson, first

(23)payment, installation of electrical conductors, etc., Ocean View line (claim dated Nov. 12, 1924), \$675. (24) Vukicevich & Bagge, first

payment, construction of second story to Seventeenth street car barn (claim dated Nov. 12, 1924), \$9,000.

Charles Hancock, as guard-(25)ian of estate of Emily Hancock,

payment for lands and moving of building, per Resolution No. 23145 (New Series), required for Ocean View line of Municipal Railways (claim dated Nov. 7, 1924), \$854.45.

School Construction Fund, Bond

Issue 1918. 26) Bausch & Lomb Optical' 24 microscopes for Galileo (26)Co., High School (claim dated Nov. 4,

1924), \$1,514.46. (27) The F. O. Stallman Supply Co., sheet metal shop equipment for Horace Mann School (claim dated Nov. 4, 1924), \$574.55.

School Construction Fund, Bond Issue 1923.

(28) John Galen Howard, third payment, architectural services, LeConte School (claim dated Nov.

12, 1924), \$8,636.35.
(29) A. Lettich, first payment, plumbing work, addition to High School of Commerce (claim dated

Nov. 12, 1924), \$4,124.25.

Special School Tax.
(30) W. P. Fuller & Co., white lead for school repairs (claim dated Nov. 10, 1924), \$720.80.
(31) Dan P. Maher Co., paints

for school repairs (claim dated

Nov. 10, 1924), \$655.08.
(32) John Reid, Jr., final payment, architectural services, Horace Mann School (claim dated Nov. 12, 1924), \$713.71.

General Fund, 1924-1925.
(33) St. Vincent's Orphanage,
maintenance of minors (claim dated Nov. 12, 1924), \$2,009.21.
(34) St. Mary's Orphanage,

maintenance of minors dated Nov. 12, 1924), \$542.50.

(35) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Nov. 12, 1924), \$625.16.

(36) Roman Catholic Orphanage, maintenance of minors (claim dated Nov. 12, 1924), \$3,895.80.

(37) Protestant Orphanage, maintenance of minors (claim dated Nov. 12, 1924), \$717.50. (38) Boys' Aid Society, mainte-

nance of minors (claim dated Nov. 12, 1924), \$1,175.58.

(39) Albertinum Orphanage, maintenance of minors (claim dated Nov. 12, 1924), \$1,264.60. (40) Little Children's Aid, main-

tenance of minors (claim dated Nov. 12, 1924), \$10,264.39. (41) Children's Agency, mainta-nance of minors (claim dated Nov.

12, 1924), \$21,390.73. (42) Eureka Benevolent

ciety, maintenance of minors (claim dated Nov. 12, 1924), \$3,960.68.
(43) St. Catherine's Training Home, maintenance of (claim dated Nov. 12, 1924), \$736.15.

(44) Preston School of Industry, maintenance of minors (claim dated Nov. 12, 1924), \$800.67. (45) Preston School of Industry,

maintenance of minors (claim Nov. 12, 1924), \$696.12. (46) Preston School of Industry,

(daim dated Nov. 1, 1924), waintenance of minors (claim dated Nov. 12, 1924), \$704.

(47) Bureau of Engineering, Dept. Public Works, blue print machine (claim dated Nov. 1, 1924), \$922.50.

(48) Santa Cruz Portland Cement Co., cement for street repair (claim dated Nov. 8, 1924), \$2,007.67. (49) Western Rock Products Co.,

limestone dust for street repair (claim dated Nov. 8, 1924), \$813.65. (50) California Brick Co., paving brick (claim dated Nov. 8, 1924),

\$1,041.44. (51) Shell Company of California, fuel oil, Civic Center power house (claim dated Nov. 10, 1924),

\$1,104.

(52) Spring Valley Water Co., water for public buildings (claim dated Nov. 8, 1924), \$1,371.03.
(53) Department of Public Works,

building repairs at San Francisco Hospital (claim dated Sept. 30,

Hospital (claim dated Sept. 30, 1924), \$1,434.37. (54) H. F. Dugan, drug supplies, San Francisco Hospital (claim dated Oct. 27, 1924), \$659.93. (55) Kahn & Company, X-ray films, etc., San Francisco Hospital (claim dated Oct. 25, 1924), \$1,516.02 516.02.

Roentgen Manufacturing (56)Co., X-ray equipment and repairs, San Francisco Hospital (claim dated Oct. 15, 1924), \$769.85.

(57) Miller & Lux Inc., meats, San Francisco Hospital (claim dated Oct. 24, 1924), \$1,092.78.

(58) L. Lagomarsino & Co., vegebles, San Francisco Hospital tables, San Francisco Hospital (claim dated Oct. 25, 1924), \$527.50.

Martin Baking Co., (59)The Francisco Hospital San

(claim dated Oct. 31, 1924), \$997.87. (60) Baumgarten Bros., meats, San Francisco Hospital (claim (60) Baumgarten Bros., meats, San Francisco Hospital (claim dated Oct. 31, 1924), \$763.71. (61) Sherry Bros. Inc., butter, San Francisco Hospital (claim

dated Oct. 31, 1924), \$1,391.84.

(62) San Francisco Dairy Co., milk, San Francisco Hospital (claim dated Oct. 31, 1924), \$4,139.34.

(63) Wilsey-Bennett Co., eggs, San Francisco Hospital (claim dated Oct. 31, 1924), \$3,034.68.

(64) A. P. Hotaling & Co., bottles, Dept. Public Health (claim dated Oct. 31, 1924), \$1,053.90. (65) Del Monte Meat Co., meats,

Francisco Hospital (claim

Oct. 31, 1924), \$853.05. (66) Levenson Co., cooking utensils, etc. (claim dated Oct. 31, 1924), \$1,237.28.

County Road Fund.

(67) Municipal Construction Co., third payment, improvement of Marina boulevard, Tonquin street (claim dated Nov. 13, 1924), \$6,000.
(68) James M. Smith, first pay-

ment, construction of concrete para-pet roadway in Sutro Heights Park (claim dated Nov. 13, 1924), \$5,735.

Auditorium Fund.

(69) Selby C. Oppenheimer, for services of Percy Grainger, soloist, Symphony Concert of Nov. 10, 1924 (claim dated Nov. 17, 1924), \$800.

General Fund, 1924-1925.

(70) San Francisco Convention and Tourist League, expense incurred in publicity and advertising of San Francisco (claim dated Nov.

castings for Fire Department (claim dated Oct. 31, 1924), \$562.26. (72) Firestone Tire & Rubber Co., auto tires, Fire Dept. (claim dated Oct. 31, 1924), \$678.85. (73) Heywood-Wales 12, 1924). \$2,263.68. (71) Enterprise castings for Fir

(73) Heywood-Wakefield Co., chairs for Fire Dept. (claim dated

Oct. 31, 1924), \$567. (74) Pacific Gas and Electric Co., gas and electricity, Fire Dept. (claim dated Oct. 31, 1924), \$1,

415.97.
(75) The Seagrave Co., apparatus parts, Fire Dept. (claim dated Oct. 31, 1924), \$705.55.
(76) Shell Company, fuel oil, etc., Fire Dept. (claim dated Oct. 31, 1924), \$1.732.46.
(77) Spring Valley Water Co., water, Fire Dept. (claim dated Oct. 31, 1924), \$853.48.
(78) Standard Oil Co., gasoline and oil, Fire Dept. (claim dated Oct. 31, 1924), \$1,049.81.
(79) Tansey-Crowe Co., auto tubes and casings, Fire Dept. (claim

Co., au. tubes and casings, Fire Dept. dated Oct. 31, 1924), \$628.30. (80) California Nursery

trees for H. Fleishhacker Playfield (claim dated Nov. 14, 1924), \$612.

(81) Empire Planing Mill, millwork, Ocean Beach bath house (claim dated Nov. 14, 1924), \$1,125.

(82) The Fink & Schindler Co., cabinet work Ocean Beach bath

cabinet work, Ocean Beach bath house (claim dated Nov. 14, 1924), \$1,789.50.

(83) Guilfoy Cornice Works, sheet metal work, Ocean Beach bath house

(claim dated Nov. 14, 1924), \$743.75. (84) S. Levi, dressing rooms, Ocean Beach bath house (claim dated Nov. 14, 1924), \$2,801.65. (85) Malott & Peterson, flooring, Ocean Beach bath house (claim

Ocean Beach bath bouse (claim dated Nov. 14, 1924), \$1,727.25.

(86) James F. Smith, plastering, Ocean Beach bath house (claim dated Nov. 14, 1924), \$3,306.75. (87) Troy Laundry Machinery Co., laundry machinery, Ocean Beach bath house (claim dated

Nov. 14, 1924), \$6,139.50.
(88) Palmer & McBryde, payment account of Park Stadium construction (claim dated Nov. 14, 1924),

\$13,500.

Park Fund.
(89) Eaton & Smith, grading at Lincoln Park (claim dated Nov.

14, 1924), \$3,089.92.
(90) J. H. McCallum Lumber Co., lumber for parks (claim dated Nov. 14, 1924). \$698.10.

(91) Pierce Arrow Pacific Sales repairs, etc., to park auto ks (claim dated Nov. 14, 1924), Cc., trucks \$1,345.43

(92) Barrett & Hilp, second payment, construction park beach chalet (claim dated Nov. 14, 1924),

(93) Shell Company of California, fuel oil for parks (claim dated Nov. 14, 1924), \$576.

(94) Shell Company of California, fuel oil for parks (claim dated Nov. 14, 1924), \$576.
(95) L. Vannucci Bros., first pay-

ment, construction of boiler house,

Richt, Cohsan de Park (clvim dated Nov. 14, 1924), \$1,112.50.

(96) L. Vannucci Bros., second payment, construction of boiler nouse, Golden Gate Park (claim dated Nov. 14, 1924), \$1,112.50.

A yes — Supervisors Badaracco, Bath Colman Harrelson Hayden

Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon—2.

Appropriations.

Resolution No. 23211 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Street Work in Front of City Property, Budget Item No. 39.

(1) For grading, curbing and paving in front of City property on Flora street between Bay View and Thornton avenues, \$3,115.

(2) For grading and placing rock on proposed temporary roadway through property acquired by the City connecting Wolfe street with Peralta and Mullen avenues, including inspection and incidentals, \$1,182.50.

Extension of Main Sewers, Budget Item No. 42.

(3) For construction of an iron-

stone pipe sewer, branches, manholes and wings in crossings and intersections of alleys on Corbett avenue between Romain street and Caselli avenue, at school property, \$2,178.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— Mc-

16. Absent-Supervisors Deasy, Shan-

non—2.

Appropriations, Dudley Stone School.

Resolution No. 23212 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

School Construction Fund, Bond

Issue 1923.

(1) For the construction of the Dudley Stone School on south side of Haight street between Central and Masonic avenues as follows: General construction (Anderson

& Ringrose), \$324,000. Mechanical equipment (William

Bays), \$16,499.

Plumbing and gasfitting (Gilley-Schmid Co.), \$14,154.
Electrical work (L. Flatland),

\$9.652.

Electrical

fixtures (Dowd-Seid Electric Co.), \$1,530.

Inspection, extras and incidentals,

\$15,000. Additional architect's fees, \$7,000.

Total, \$387,835.

(2) For cost of moving of the Everett School, situated in block bounded by Sixteenth, Seventeenth, Sanchez and Dehon streets, including inspection, extras, etc. (contract awarded to E. B. Hamilton at \$4,490; inspection, etc., \$500), \$4.

(3) For the construction of exits from the auditorium of the Girls High School at O'Farrell and Scott streets, including inspection, etc. (contract awarded to Elliot & Grant at \$4,136; inspection, etc., \$500),

\$4.636. Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shannon-2.

Appropriation, \$2,624.85, Refund Tax Judgments.

Resolution No. 23213 (New Se-

ries), as follows:

Resolved. That the sum of \$2,-624.85 be and the same is hereby

set aside and appropriated out of moneys provided for in the Tax Levy, Ordinance No. 6331 (New Series), for the payment of final judgments, and authorized in payment to Pillsbury, Madison & Sutro as attorneys and agents for and in behalf of judgment holders whom they represent, and as per schedule attached to voucher; being payments of one-tenth of the amounts of final judgments, plus interest, against the City and County in accordance with peremptory writs of mandate, the same first having been approved by the City Attorney. (Claim dated October 2, 1924.)

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Appropriation, \$39,375, Payment to Real Property Investment Corporation for War Memorial Site.

Resolution No. 23214 (New Se-

ries), as follows:

Resolved, That the sum of \$39,375 be and the same is hereby set aside and appropriated out of the \$100,-000 set aside and appropriated by Resolution No. 22724 (New Series), for the purchase of lands, etc., for War Memorial purposes, and authorized in payment to the Real Property Investment Corporation; being payment for property situate at the intersection of the southeast corner of Fulton and Franklin streets; as per acceptance of offer by Resolution No. 23191, New Se-ries. (Claim dated Nov. 17, 1924.) A y e s — Supervisors Badaracco,

Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

Appropriations, Payments for Property Required as Site for Everett School.

Resolution No. 23215 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for properties required for the Everett School. to-wit:

To Bernard B. Stimmel, for land and improvements situate on west line of Church street, distant 80 feet, more or less, northerly from Seventeenth street, of dimensions 50 x 106 feet; as per acceptance of offer by Resolution No. 23164, New Series (claim dated Nov. 17, 1924),

\$10,700.

To Margaret B. Purcell, for land situate on west line of Harlow street, distant 235 feet southerly from Sixteenth street, of dimensions 25 x 80 feet; as per acceptance of offer by Resolution No. 23165 New Series (claim dated Nov. 17 1924), \$2,100.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non—2.

Boiler Permits.

Resolution No. 23216 (New Series), as follows:

Resolved, That the following revo-cable permits are hereby granted:

Boilers.

Lee-Grifhens, 576 Folsom street, 30 horse power boiler.

San Carlos Laundry Co., 263 San arlos avenue, 20 horse power avenue, 20 Carlos boiler.

Maurice Reardon, 315 Broderick street, 6 horse power boiler.

The rights and privileges granted under this resolution shall be exercised within six months otherwise said permits become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Deasy, Shannon-2.

Automobile Parking Station Permit.

Resolution No. 23217 (New Se-

ries), as follows:

Resolved, That Clarence D. Dolomon be and is hereby granted permission, revocable at will of the Board of Supervisors, to conduct an automobile parking station on the northwest corner of McAllister and Leavenworth streets. No greasing or washing racks will be allowed.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit

shall become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz McGregor, McLeron Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Oil Permits.

Resolution No. 23218 (New Series), as follows:

Resolved, That the following revo-cable permits are hereby granted:

Oil Tanks.

Bothine Realty Co., 604 Mission street, 1800 gallons capacity.

Daily News Co., 340 Ninth street, 600 gallons capacity.

Mr. Loustan, 1760 Pacific avenue.

1500 gallons capacity.

O. M. Oyen, northeast Twentieth avenue and corner Fulton

street, 1500 gallons capacity.
C. Shefkl, south line of Clay street, 100 feet west of Lyon street,

600 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden. Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Oil Tank Permits.

Resolution No. 23219 (New Series), as follows:

Resolved, That the following revo cable permits be and are hereby granted:

Oil Tanks.

John Cooper, south side of Green street, 150 feet east of Pierce street,

1500 gallons capacity.
Alex Dulfer, 851 Howard street (Tehama street side), 600 gallons capacity.

Isadore Epp, northwest corner of Seventh avenue and Fulton street,

1500 gallons capacity. Oscar Heyman & Bro., southeast corner of Twenty-fourth avenue and

Cabrillo street, 1500 gallons ca-

J. Kincannon, east side of Jones street, 100 feet south of Golden

Emil Nelson, southwest corner of Clay and Baker streets, 1500 gallons capacity.

Shell Company of California, west line of Illinois street, 100 feet north of Army street, 600 gallons capacity. A. D. Theodorelo, 3983 Sacra-

ment street, 600 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void,
Ayes — Supervisors Badaracco,

Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon-2.

Boller Permit.

Resolution No. 23220 (New Se-

ries), as follows:

Resolved, That permission be and is hereby granted Shell Oil Company of California to maintain and operate a five (5) horse power boiler between Marin and Army and Third and Illinois streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non—2.

Garage Permit.

Resolution No. 23221 (New Se-

ries), as follows:

Resolved, That Wm. Crichton be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the northeast Jackson and corner of Mason streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson Hayden. Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Deasy, Shan-

non—2.

Auto Supply Station Permit.

Resolution No. 23222 (New Se-

ries), as follows:

Resolved, That R. A. Ford be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southwest corner of Turk and Jones streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shan-

non-2.

Ordering Improvement of Avalon Ave-

Bill No. 6878, Ordinance No. 6403 (New Series), as follows:

Ordering the preparation of plans

and specifications for and the improvement of Avalon avenue be-tween Lisbon and Mission streets in accordance with said plans and specifications; authorizing and di-recting the Board of Public Works to enter into contract for said improvement, and permitting progressive payments to be made during the progress of the work.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The Board of Public
Works is hereby authorized, instructed and empowered to prepare plans and specifications for the improvement of Avalon avenue he-tween Lisbon and Mission streets, and to enter into contract for said improvements in accordance with plans and specifications so prepared.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said improvement of Avalon avenue, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter. Section 3. This ordinance shall

Section 3. This ordinance snan take effect immediately. Ayes — Supervisors Badaracco, Rath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Ordering Construction of Additional Units of Galileo High School.

Bill No. 6875, Ordinance No. 6404 (New Series), as follows:

Ordering the construction of additional units to the Galileo High ditional units to the Galileo High School, gymnasium and athletic field in the block bounded by Van Ness avenue, North Point, Polk and Francisco streets, in accordance with plans and specifications pre-pared therefor by the Board of Pub-lic Works and approved by the Board of Education; authorizing and directing the Board of Public and directing the Board of Public Works to enter into contract said construction, and permitting progressive payments to be made during the course of construction.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of additional units to the Galileo High School, gymnasium and athletic field in the block of land bounded by Van Ness avenue, North

Point, Polk and Francisco streets, n accordance with plans and speci-fications prepared therefor by the Board of Public Works and ap-proved by the Board of Education. Section 2. The said Board of

Public Works is hereby authorized and permitted to incorporate in the contract for said construction conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter. Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Mayor to Enter Agreement for Purchase of Property on Eddy Street.

Bill No. 6876, Ordinance No. 6405

(New Series), as follows:
Directing the Mayor of the City
and County of San Francisco to execute an agreement with the California Pacific Title Insurance Company, a corporation, for the pur-chase by the City and County of a portion of Western Addition Block No. 785, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Fran-cisco as follows: Section 1. The Mayor is hereby

authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the California Pacific Title Insurance Company, a corporation giving to the City and County of San Francisco the option to purchase said portion of Western Addition Block No. 785 and more particularly described as follows, to-

Beginning at a point on the southerly line of Edward (formerly West Eddy) street, distant thereon 125 feet easterly from the southeasterly corner of Edward street and Ar-guello boulevard (formerly First avenue), and running thence easterly along the southerly line of Edward street 114 feet and 3 inches; thence at a right angle southerly 112 feet and 6 inches; thence at a right angle westerly 114 feet and 3 inches, and thence at a right augle northerly 112 feet and 6 inches to the point of beginning;

on or before the 20th day of November, 1926, for the principal sum of six thousand and 00/100 dollars (\$6,000) and also giving to the City and County of San Francisco the

right to immediate possession of the hereinabove described property upon the date of entering into said agreement. Said agreeinto said agreement. Said agreement to be approved by the City Attorney and to be substantially in the form of the agreement this day presented to the Board of Supervisors by the Finance Committee.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shan-

Mayor to Execute Agreement for Purchase of Property on Harrison Street.

Bill No. 6877, Ordinance No. 6406

(New Series), as follows:
Directing the Mayor of the City
and County of San Francisco to execute an agreement with the California Pacific Title Insurance Company, a corporation, for the purchase by the City and County of a portion of Potrero Nuevo Block No. 6, real property in the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the California Pacific Title Insurance Company, a corporation, giving to the City and County of San Francisco the option to purchase said portion of Potrero Nuevo Block No. 6, and more particularly described as follows, towit:

Beginning at a point distant 97 feet easterly from the easterly line Harrison street, measured along a line drawn perpendicularly there-to and 25 feet and 25-16 inches southerly from the southerly line of Alameda street, measured along a line drawn perpendicularly there-to; thence westerly to a point in the easterly line of Harrison street, distant thereon 25 feet and 7 inches southerly from the southerly line of Alameda street; thence southerly along the easterly line of Harrison street 374 feet and 5 inches to the northerly line of Fifteenth street; thence the east of the southern street whence the east of the southern streets. thence at a right angle easterly along the northerly line of Fifteenth street 3 feet and 5 inches more or less, to the intersection of said line of Fifteenth street with a'line so drawn southwesterly from a point in the southerly line of Alameda street, distant thereon 20 feet and 9 inches westerly from the westerly line of Alabama street that at a distance of 497 feet it would in-

tersect a line drawn perpendicularly to the easterly line of Harrison street at a point in said per-pendicular line, distant thereon 18 feet westerly from the easterly line of Harrison street; thence north-easterly 387 feet, more or less, to a point distant 26 feet southerly from the southerly line of Alameda street, measured along a line drawn perpendicular thereto and distant 97 feet easterly from the easterly line of Harrison street, measured along a line drawn perpendicular thereto; thence northerly 911-16 inches to the point of beginning; portion of Potrero Nuevo

Block No. 6; on or before the 30th day of November, 1926, for the principal sum of fifty-one thousand and 00/100 dollars (\$51,000), and also giving to the City and County of San Francisco the right to immediate possession of the said hereinabove described real property upon the date of entering into said agreement. Said agreement to be approved by the City Attorney and to be sub-stantially in the form of the agree-ment this day presented to the Board of Supervisors by the Finance Committee.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon—2.

Amending Zoning Ordinance, Fifteenth Avenue.

Bill No. 6879, Ordinance No. 6407

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Fifteenth avenue, 100 feet northerly from Irving street, and running thence northerly 75 feet, and to the depth of the rear lot lines, in the commercial district instead of the second residential district.

Ayes - Supervisors Badaracco,

Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon—2.

Amending Zoning Ordinance, Nineteenth Avenue.

Bill No. 6881, Ordinance No. 6408

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of the business of the series of the s of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 6 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the westerly side of Nineteenth avenue, 250 feet southerly from Kirkham street, and running thence southerly 50 feet, and to the depth of the rear lot line, in the commercial district in-stead of the second residential dis-

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon-2.

Amending Zoning Ordinance, Green-wich and Webster Streets.

Bill No. 6882, Ordinance No. 6409

(New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northeast corner of Greenwich and Webster streets, fronting 120 feet on Web-ster street and 137 feet 6 inches on Greenwich street, in the light industrial district instead of in the

second residential district.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shannon—2.

Ordering Street Work.

Bill No. 6833, Ordinance No. 6410

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten in-stallments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the northerly one-half of Kirkham street between the casterly line of Twentieth ave-nue and a line 95 feet casterly therefrom, and of the southerly onehalf of Kirkham street between the westerly line of Nineteenth avenue and a line 107 feet 6 inches west-crly therefrom, by the construction

of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Bill No. 6884, Ordinance No. 6411

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12. 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of the northerly one-half of Anza street from the easterly line of Thirty-eighth avenue to a line 132 feet 6 inches easterly therefrom, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Bill No. 6885, Ordinance No. 6412

(New Series), as follows:
Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does herby determine and declare that the assessment to be imposed for the good good provided involved. the said contemplated improvements, respectively, may be paid in fifteen installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the pre-ceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Jarboe avenue between Folsom street and Gates street, where not already im-Gates street, where not already improved, by the construction of conorete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco. Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Robb, Roncovier Rossi, Schmitz, Welch, Wetmore-

Absent—Supervisors Deasy, Shan-

Bill No. 6886, Ordinance No. 6413

(New Series), as follows:

Ordering the performance of cer-tain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the di-rection of the Board of Public Works, and to be done in accordance with the specifications pre pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be improsed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Twenty-second avenue between Santiago and Taraval streets, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Bill No. 6887, Ordinance No. 6414

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same. Be it ordained by the People of the City and County of San Francisco Coun

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per cen-

tum per annum.

The improvement of the crossing of Newhall street and Pulou arenue by grading to official line and grade; the construction of concrete curbs; by the construction of artificial stone sidewalks on the angular corners; by the construction of the necessary brick catchbasins with appurtenances and 10-inch ironstone pipe culverts, where not already constructed; and by the construction of an asphaltic con-

crete pavement on the roadways thereof; and the improvement of Palou avenue between Third and Newhall streets, where not already improved, by the construction of concrete curbs; and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Bill No. 6888, Ordinance No. 6415

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specification. tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 12, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the sepcifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and hereby approved tions are adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the sald Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in five installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Arleta arenue

San Bruno avenue and between Delta street by the construction of artificial stone sidewalks of the full official width where artificial stone sidewalks at least six feet in width are not already constructed.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Aatz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon-2.

Bill No. 6889, Ordinance No. 6416

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco. approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 9, 1924, having recommended the cr dering of the following street work. the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve ment Ordinance of 1918 of said City and County of San Francisco. said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

That said Board of Supervisors. pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of in terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Twenty-fifth street between the easterly line of Rhode Island street and the easterly

line of Vermont street, including the crossing of Twenty-fifth street and Rhode Island street, and Twenty-fifth street and Kansus street, by the construction of concrete curbs between Rhode Island street and Kansas street, where not already constructed; by the construction of concrete curbs between Kansas street and Vermont street; by grading to official line and grade; by resetting the existing granite curbs, and constructing concrete curbs on the crossing of Twenty-fifth street and Rhode Island street; by resetting granite curbs on the crossing of Twenty-fifth street and Kansas street; by the construction of 3 catchbasins with appurtebrick nances and 10-inch ironstone pipe culverts in the crossing of Twenty-fifth street and Rhode Island street; by the construction of an asphaltic concrete pavement on the crossings of Twenty-fifth street and Rhode Island street, and Twenty-fifth street and Kansas street; by the construction of artificial stone sidewalks on the angular corners of the above-mentioned crossings, where not already constructed; by the construction of a concrete pavement between Rhode Island street and Kansas street, where not already constructed; and by the construction of a concrete pavement between Kansas street and Vermont street.

The method of assessment for said work and improvement determined and declared by the Board of Public Works by its Resolution No. 83504 (Second Series) is hereby

confirmed.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shannon-2.

Full Acceptance of Streets.

Bill No. 6890, Ordinance No. 6417 (New Series), entitled "Providing for full acceptance of the roadways Anza street between Twentyeighth and Twenty-ninth avenues; Campbell avenue between Delta and Rutland streets and crossing of Campbell avenue and Rutland street and crossing of Teddy avenue and Rutland street; Diamond street be-tween Chenery and Surrey streets; Ellington avenue between Ottawa and Mount Vernon avenues and Ellington avenue between Mount Ver-non avenue and a point 320.4 feet northerly from Mount Vernon avenue; Florentine street between Mis-

sion and Morse streets; Mount Vernon avenue between Mission street and Ellington avenue and the crossing of Mount Vernon avenue and Ellington avenue; Oakdale avenue between the easterly line of Lane street and the easterly line of Third street, including the crossing of Oakdale avenue and Lane and Oakdale avenue and Mendell street; Prospect avenue between Virginia and Esmeralda avenues; Vicente street between the easterly line of Twenty-eighth avenue and the westerly line of Thirtieth avenue, including the intersection of Twentyninth avenue and Vicente street and the crossings of Vicente street and Twenty-eighth avenue and Vicente street and Thirtieth avenue; Twenty-eighth avenue between Irving and Judah streets; Wilde avenue between the easterly line of Goettingen street and the westerly line of Delta street, including the crossings of Goettingen street, Rutland street and Delta street and the crossings of Wilde avenue Girard street and Wilde avenue and Brussels avenue."

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Deasy, Shannon—2.

Spur Tract Permit, Southern Pacific Company.

Bill No. 6891, Ordinance No. 6418 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to Southern Pacific Company to construct, maintain and operate a spur track on Florida street in the vicinity of Alameda street as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors. is hereby granted to Southern Pa-Company (a corporation) to construct, maintain and operate a standard-gauge railroad track from the tracks of said Southern Pacific Company to connect with the track of the former Ocean Shore Railway, now owned by the City and County of San Francisco, the center line of said proposed track being particularly described as follows:

Beginning at a point in the exist-ing track along Florida street, said point being 45 feet, more or less, southerly from the south line of Alameda street; thence northerly along

Florida street and curving to the right crossing Alameda street to a point in the easterly line of Florida street, said point being 50 feet, more or less, northerly from the north line of Alameda street; thence through private property to a connection with existing Southern Pacific Company track.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof, as complete as though the same were writ-

ten in this ordinance. Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses con-nected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by Southern Pacific Company.

Provided, that Southern Pacific Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This orditake effect immediately. This ordinance shall

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheeliy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shannon-2.

Amending Zoning Law, Jackson Street.

The following matter, heretofore passed for printing, was taken up: Bill No. 6880, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered

changed so as to place the northerly side of Jackson street between Fillmore street and Steiner street, and to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Privilege of the Floor.

Eugene Conlin. attorney, was heard in opposition.

Action Deferred.

Whereupon, the foregoing bill was, on motion, laid over one week.

Recommitted.

The following resolution, heretofore passed for printing, was, on motion, recommitted to the Fire Committee:

Parking Station Permit.

Resolution No. - (New Se-

ries), as follows:

Resolved, That Richard P. Gross be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on the south side of Post street, 60 feet, more or less, east of Mason street. No greasing or

washing will be permitted.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$51,116.60, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Urgent Necessity Demands. Bert Potter, inspector, Hoof and Mouth quarantine, \$192. Wm. F. Carroll, inspector, Hoof

and Mouth quarantine, \$192. Helen Parker, stenographer, Hoof and Mouth quarantine, \$150.

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Deasy, Shan-

non-2.

NEW BUSINESS.

Auditorium Rentals. Supervisor Hayden presented: Resolution No. 23224 (New Series), as follows:

Resolved, That the National Electric Light Association be granted

permission to occupy the halls in the Auditorium June 13 to 20, 1925, purpose of holding a national convention.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Resolution No. 23225 (New Se-

ries), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Pacific Auto Show (Geo. A. Wahlgreen, manager), use of Main, Polk and Larkin halls, basement and portion of second floor corridor, February 16 to March 2, 1925, 12 p. m., for the purpose of holding the annual auto show.

The Daily News, use of Larkin Hall November 24, 1924, 6 to 12 p. m., for the purpose of holding a

cross-word puzzle contest.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent—Supervisors Deasy, Shan-

non-2.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. ---- (New Se-

ries), as follows:

the following Resolved, that amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Library Fund.

(1) Macmillan Company, library books (claim dated Oct. 31, 1924), \$556.91

(2) G. E. Stechert & Co., libaryr books (claim dated Oct. 31, 1924),

\$2,688.23.

(3) San Francisco News Co., brary books (claim dated Oct. 31,

1924), \$2,860.36. (4) Foster & Futernick Co., binding library books (claim dated Oct. 31, 1924), \$1.491.75.

American Building Mainte-

nance Co., jamitor service, public (claim dated Oct. 31, libraries

1924), \$615.
Tearing Up Streets Fund.

(6) Santa Cruz Portland Cement Co., cement for sidesewer construction (claim dated Nov. 17, 1924), \$1,989.61.

Auditorium Fund.

(7) Pacific Gas and Electric Co., gas and electricity furnished Auditorium (claim dated Nov. 12, 1924), \$762.68.

Municipal Railway Depreciation Fund.

(8) F. Boeken, Municipal Railway Contingent Fund expenditures, per vouchers (claim dated Nov. 14, 1924), \$800.

Municipal Railway Fund.

(9) Hancock Bros., printing railway transfers (claim dated Nov. 14,

1924), \$780. (10) Market Street Railway Co., reimbursement under agreement of Dec. 12, 1918 (claim dated Nov. 14, 1924), \$1,816.21.

(11) Market Street Railway Co., electric power furnished Municipal Railways (claim dated Nov. 15,

1924), \$3,134.76. (12) Pacific Gas and Electric Co., electric power furnished Municipal Railways (claim dated Nov. 15, 1924), \$35,853.52.

Special Sheool Tax. Rucker-Fuller De (13)Desk Co., chairs for Horace Mann School auditorium (claim dated Nov. 19, 1924), \$915.42. Water Construction Fund, Bond Is-

sue 1910.

- (14) California Peach and Fig Growers, lumber, Hetch Hetchy construction claim dated Nov. 14, 1924), \$513.13.
- (15) Del Monte Meat Co., meats (claim dated Nov. 14, 1924), \$3,-148.03.
- (16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 14, 1924), \$1,019.77.
- (17) M. M. O'Shaughnessy, lving fund expenditures, volving per vouchers (claim dated Nov. 14, 1924), \$1,105.10. (18) Old Mission Portland Ce-

ment Co., cement (claim dated Nov.

14, 1924), \$9,097.47. (19) Western Mea (claim dated Nov. Meat Co., meats 14, 1924),

\$998.90. (20) Wilsey-Bennett Co., butter and eggs (claim dated Nov. 14,

1924), \$2,837.61. (21) Leonard F. Youdall, excevation and concrete work, Bay Pulgas Pumping Station (claim dated

Nov. 14, 1924), \$1,591.75. (22) Healy-Tibbitts Construction Co., tenth payment, construction substructures, Dumbarton steel bridge (claim dated Nov. 17, 1924), \$123,171.

(23) United States Cast Iron Pipe & Foundry Co., fourth payment, flexible joint cast iron pipe (claim dated Nov. 17, 1924), \$33,242.98.

(24) United States Cast Iron Pipe

& Foundry Co., fifth payment, flex-ible joint cast iron pipe (claim dated Nov. 17, 1924), \$36,076.11. (25) United States Steel Products

Company, seventh payment, steel bridge superstructures, Bay Crossing Pipe Line (claim dated Nov. 17, 1924), \$7,071.24.

General Fund, 1924-1925. (26) Phillips & Van Orden Co., printing, Dept. of Elections (claim dated Nov. 10, 1924), \$1,019.45. (27) Phillips & Van Orden Co.,

printing, Dept. of Elections (claim dated Nov. 10, 1924), \$1,019.50. (28) Phillips & Van Orden Co.,

sample ballots, Dept. of Elections 10, (claim dated Nov. 1924). \$609.50.

(29) W. R. Ballinger & Son., mov-

ing voting machines (claim dated Nov. 10, 1924), \$1,766.50. (30) Louis Abrams, furnishing election booth equipment (claim dated Nov. 10, 1924), \$4,183.01.

(31) Pacific Gas and Electric Co., street lighting (claim dated Nov. 24, 1924), \$46,049.80.

(32) Martin Baking Co., bread for County Jails (claim dated Oct. 31, 1924), \$602.34.
(33) Langendorf Baking Co.,

bread for County Jails (claim dated

Oct. 31, 1924), \$646.07.

(34) Del Monte Meat Co., meats, County Jails (claim dated Oct. 31, 1924), \$689.01.
(35) D. J. O'Brien, Police continuous

gent expense (claim dated Oct. 20,

1924), \$750.

(36) Howard Automobile two Buick autos, Police Dept. (claim dated Oct. 27, 1924), \$3,two 263.10.

(37)Tansey-Crowe Co., auto tires, Police Dept. (claim dated Oct.

27, 1924), \$1,053,12. (38) The American Multigraph Sales Co., one electric multigraph oct. 27, 1924), \$665.

(39) Preston School of Industry,

maintenance of minors dated Nov. 18, 1924), \$750.33.

(40) The Fay Improvement Co., grading, paving, etc., at city property, San Fernando way between

avenue and Darien Ocean way (claim dated Nov. 19, 1924), \$2,-

398.62.

(41) Edward R. Bacon Co., one concrete paving mixer, Dept. Public Works (claim dated Nov. 17,

1924), \$4,995. (42) Niles Sand, Gravel & Rock Co., gravel and sand for street repair (claim dated Nov. 17, 1924), \$1,099.18.

(43) Western Rock Products Co.,

sand for street repair (claim dated Nov. 17, 1924), \$1,126.08. (44) Pacific Gas & Electric Co., lighting public buildings (claim

dated Nov. 12, 1924), \$3,229.72. (45) Baumgarten Bros, meats, Relief Home (claim dated Oct. 31,

1924), \$2,907.82.

(46) Del Monte Meat Co., meats, Relief Home (claim dated Oct. 31,

1924), \$1,262.05. (47) J. T. Freitas Co., eggs, Relief Home (claim dated Oct. 31, 1924), \$1,024.90. (48) Makins Produce Co., butter

and cheese, Relief Home (claim

dated Oct. 31, 1924), \$896.87.
(49) A. Paladini, fish, Relief
Home (claim dated Oct. 31, 1924),

(50) Louis Strauss, clothing, Relief Home (claim dated Oct. 31,

1924), \$1,350. (51) Virden Packing Co., meats,

Relief Home (claim dated Oct. 31, 1924), \$1,178.27.

(52) Spring Valley Water Co., water for hospital buildings (claim dated Oct. 31, 1924). \$1,265.38.
(53) Spring Valley Water Co., water for Relief Home (claim dated

Oct. 31, 1924), \$778.77. (54) Virden Packing Co., meats, S. F. Hospital (claim dated Oct. 31, 1924), \$1,432.35.

(55) A. Paladini, Inc., fish, S. F. Hospital (claim dated Oct. 31,

1924), \$509.39.

(56) Standard Oil Co., gasoline, Police Dept. (claim dated Oct. 27, 1924), \$962.70.

Auditorium Fund.

(57) California Industries Exposition, refund of deposit of \$2,000 as bond for occupancy of Auditorium (claim dated Nov. 24, 1924), \$1,224.

Appropriation, \$14,750, Payment Joseph Quast for Property Required for Everett School.

Also, Resolution No. -

Series), as follows:

Resolved, That the sum of \$14,750 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in pay-

ment to Joseph Quast; being payment for land and improvements situate and commencing on the east line of Dehon street, 85 feet north from the north line of Seventeenth street; thence northerly along the east line of Dehon street 25 feet; of uniform dimensions 25 x 80 feet; as per acceptance of offer by Resolution No. 23192 (New Series), and required for the Everett School. (Claim dated Nov. 24, 1924.)

Appropriation, \$5,000, Payment to Carley & Hamilton Inc. for Property for Fire Department Purposes.

Also, Resolution No. -

Series), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside and appropriated out of Budget Item No. 54 (Fire Department Building), and authorized in payment to Carley & Hamilton Inc.; being payment for lands commening at a point on the easterly side of Tennessee street, dietant these of Tennessee street, distant thereon 100 feet southerly from the southerly line of Twentieth street, running thence southerly along said easterly line of Tennessee street 50 feet; being of uniform dimensions 50 x 100 feet; as per acceptance of offer by Resolution No. 23149 (New Series), required for Fire Department purposes. (Claim dated Nov. 10, 1924.)

Appropriations, Virginia Avenue Widening and Lincoln Park Boulevard.

Also, Resolution No. - (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Virginia Avenue Widening Fund. (1) For the improvement of Virginia avenue between Mission and Coleridge streets, including engineering, inspection and incidentals (contract awarded to James M. Smith at \$6,470.59), \$7,000.

County Road Fund.

For the construction of boulevard through Lincoln Park to Sutro Heights, to enable final payment on contract of James Elroy, \$15.500.

Appropriation \$1.000, Rat Traps, Etc., Department of Health.

Also. Resolution No. -Series), as follows:

Resolved. That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Appro-

priation No. 43-D, Department of Public Health, for the purchase of rat traps, bait and poison, and the employment of two additional men, to combat possible pneumonic and bubonic plague entrance into San Francisco. (Request of Board of Health dated Nov. 18, 1924.)

Appropriations to Pay Tax Judgments.

Also, Resolution No. —— (New Sergies), as follower.

Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside and appropriated out of moneys provided in the Tax Levy, by Ordinance No. 6331 (New Series), for the payment of final judgments, and authorized in payment to the hereinafter named persons as attorneys and agents and in behalf of judgment creditors whom they represent, and as per schedule attached to vouchers; ing payments of one-tenth of the amount of final judgments, plus interest, against the City and County. in accordance with writs of mandate, the same first having been approved by the City Attorney, towit:

(1) To Garret W. McEnerney, attornéy (claim dated July 24, 1924), \$9,020.59.

(2) To Garret W. McEnerney, attorney (claim dated Nov. 19, 1924),

\$9,197.77.

(3) To Robert H. Morrow, attorney (claim dated Dec. 9, 1924), \$650.39.

Repeal of Ordinance Granting Certain Powers to Board of Public Works.

Supervisor McLeran presented:-Bill No. 6892, Ordinance No. (New Series), as follows:

Repealing Ordinance No. 4466 (New Series), authorizing the Board of Public Works to prepare specifications or plans and specifications and enter into contracts for the performance of or to perform through its own employees work or to prepare specifications and enter into contracts for or under specified conditions to purchase without first advertising for competitive bids supplies, materials and equipment for the objects contemplated by Ordinance No. 924 (New Series) and the Act of Congress approved December 19, 1913, for the acquisition, construction and completion of a municipal water supply, and permitting the Board of Public Works to provide for progressive payments in any contracts so authorized and repealing Ordinance No. 3442 (New Series). Section 1. Ordi

Ordinance No. 4466

authorizing the (New Series), Board of Public Works to prepare specifications or plans and specifications and enter into contracts for the performance of or to perform through its own employees work or to prepare specifications and enter into contracts for or under specified conditions to purchase without first advertising for competitive bids supplies, material and equipment for the objects contemplated by Ordinance No. 924 (New Series) and the Act of Congress approved December 19, 1913, for the acquisition, construction and completion of a municipal water supply, and permitting the Board of Public Works to provide for progressive payments in any contracts so authorized and repealing Ordinance No. 3442 (New Series), be and the same is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Privilege of the Floor.

City Engineer M. M. O'Shaughnessy and A. J. Gallagher were granted the privilege of the floor and addressed the Board in opposition to the proposed legislation.

Motion.

Supervisor Hayden moved to lay over two weeks.

Motion *lost* by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Morgan, Robb, Schmitz—8.

Noes — Supervisors Katz, McGregor, McLeran, McSheehy, Roncovieri, Rossi, Welch, Wetmore—8.

Absent-Supervisors Deasy, Shannon—2.

Passed for Printing.

Thereupon, the foregoing bill was passed for printing by the following vote:

A y e s — Supervisors Badaracco, Bath, Harrelson, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—14.

Noes-Supervisors Colman, Hay-

den-2.

Absent—Supervisors Deasy, Shannon-2.

Notice of Reconsideration.

Before the result of the foregoing vote was announced Supervisor Hayden changed his vote from no to aye and gave notice that he would move for reconsideration at next meeting.

Passed for Printing.

The following bill was passed for printing:

Amend Additional Positions Ordinance, Sheriff's Office.

Supervisor McLeran presented: Bill No. 6893, Ordinance No. -(New Series), as follows:

Amending Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions," adding a new subdivision to Section 15 thereof, to be designated (u).

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions," is hereby amended by adding a new subdivision to Section 15 thereof, to be designated (u), to read as follows:

One deputy (female), Sher-(u). iff's office, at \$1.800 per annum.

This ordinance shall Section 2. take effect immediately.

Appropriation \$300, Improvement of Surrey Street.

Supervisor McLeran presented: Resolution No. 23226 (New Series), as follows:

Resolved, That the sum of \$300 be and the same is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 80, "Emergency Repairs to Streets, etc.", for the improvement of Surrey street between Diamond street and a point 275.98 feet southwesterly from Diamond street where not already improved.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, koncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon-2.

Accepting Offers to Sell Property Required for Widening Roosevelt Way. Also, Resolution No. 23227 (New

Series), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the opening and widening of Roosevelt way has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite his name, viz.:

Thomas W. Miller, Alien Property Custodian, \$500-Commencing at a point on the southeasterly line of Lower Terrace, distant thereon

193.53 feet northeasterly from the northerly line of Saturn street; thence northeasterly along the southeasterly line of Lower Terrace 115.38 feet; thence deflecting to the right 51 degrees 15 minutes 45 seconds and running easterly along the southerly line of Lower Ter-race 4.18 feet; thence at a right angle southerly 10.77 feet; thence deflecting to the right 38 degrees 44 minutes 15 seconds and running southwesterly along a line parallel with and distant 10.00 feet southeasterly from the southeasterly line of Lower Terrace 101.57 feet; thence deflecting to the right 51 degrees 15 minutes 45 seconds and running westerly 12.82 feet to the southeasterly line of Lower Terrace and the point of commencement. Being a portion of Lot 49, Block R, Park Lane Tract Map No.

As a further consideration the City and County of San Francisco is to agree to construct, at its own expense, a concrete wall on the adjoining property of the owner, of sufficient height and strength to support the grade of Roosevelt way as widened and the owner agrees to grant to the City and County of San Francisco the right to con-

struct said wall.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the sum set forth, which said price is in accordance with the City's appraisement of the property; now, therefore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote: A y e s — Supervisors Badaracco. Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon-2.

Accepting Offer to Sell Land Required for Widening Randolph Street and Worcester Avenue.

Also, Resolution No. 23228 (New

Series), as follows:

Whereas, the owner of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway has offered to convey the property desired by the City and County of San Francisco for the sum set forth opposite her name, viz.:

Sarah S. Clark, as owner of undivided one-half interest, \$35-Beginning at a point on the westerly line of Chester avenue, distant thereon 200 feet northerly from the northerly line of Randolph street, and running thence northerly along the westerly line of Chester avenue a distance of 21.96 feet to the southwesterly line of Worcester avenue; thence northwesterly along the southwesterly line of Worcester avenue 3.80 feet to the northerly boundary line of Lot 9 of Block 9 of Ocean View Park, as recorded on pages 36 and 37 of Map Book "G", records of City and County of San Francisco; thence westerly along said northerly boundary line 26.501 feet; thence deflecting 126 degrees 41 minutes 20 seconds to the left and running southeasterly 31.176 feet to the southerly boundary line of said lot; thence deflecting 53 degrees 18 minutes 40 seconds to the left and running easterly along said southerly boundary line 10.141 feet to the westerly line of Chester avenue and the point of beginning. Being portion of Lot No. 9 in Block No. 9, Ocean View Park, as per map of same filed July 20, 1908, in the office of the Recorder of the City and County of San Francisco, State of California, and recorded in Liber G of Maps, at pages 36 and 37.

Whereas, the City Attorney has recommended the acceptance of the said offer and the acquisition of the property owned by said person and offered to the City and County of San Francisco for the price set forth, which said price is in accordance with the City's appraisement of the property; now, there-

fore, be it

Resolved, That the said offer of sale be accepted and the City Attorney is hereby authorized and directed to examine the title of said property, and if the same is found in satisfactory condition to accept

in behalf of the City and County of San Francisco a deed conveying title thereto, and file the same for record with a copy of this resolution attached thereto as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price. Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

16.

Absent—Supervisors Deasy, Shannon—2.

Amendment to Ballot Machine Law. The following resolution, heretofore presented by Supervisor Welch and referred to the Committee on Judiciary and State Laws and Legislation and recommended favorably by said committee, was taken up and adopted by the following vote:

Resolution No. 23229 (New Se-

ries), as follows:

Resolved, That the City Attorney be requested to prepare an amendment to the ballot machine law so as to provide for an official inspection of all machines used at an election and taking off the results before completing the official canvass of the returns.

A y e s — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent—Supervisors Deasy, Shannon—2.

Passed for Printing.
The following matters were passed for prtning:

Oll Tank Permits.

On motion of Supervisor Deasy: Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Christensen Bros., south side of Francisco street, 200 feet west of Octavia street, 1500 gallons capacity.

C. Cuneo, 2237 Mason street, 1500

gallons capacity.

Dr. P. H. Flood, No. 1 Jordan avenue (California street side), 600 gallons capacity.

Mrs. J. Gould, west side of Van Ness avenue, 60 feet north of Union street, 1500 gallons capacity.

Harris Bread Shop, 1623 Haight street, 600 gallons capacity.

Axel Johnson, west side of Van

Ness avenue, 120 feet north of Lombard street, 1500 gallons capacity.

Axel Johnson, west side of Van Ness avenue, 70 feet north of Lom-bard street, 1500 gallons capacity. Mrs. B. Lipman, No. 2 Common-

wealth avenue (California street

side), 600 gallons capacity.

Maher & Rawles, west side of Dolores street, 200 feet north of Seventeenth street, 1500 gallons capacity.

C. W. Marwedel, 78 First street,

600 gallons capacity

Guido Musto, 3423 Washington

street, 600 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Boiler Permits.

Also, Resolution No. -— (New

Series), as follows: Resolved, That the following revocable permits be and are hereby granted:

Boilers.

Matzger Chocolate Co., 780 Harrison street, 8 horse power.
Shepard Sales Book Co., 460 Natoma street, 5 horse power.
The rights granted under this resolution shall be exercised within six months otherwise said newsta six months, otherwise said permits become null and void.

Blasting Permits.
On motion of Supervisor Deasy: Resolution No. --- (New Se-

ries), as follows: Resolved, That Clinton Construction Company is herbey granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading property in the Relief Home Tract, provided said permittee shall execute and file a permittee shall execute and life a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be explained only between the hours of also, that said masts shall be carried only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Clinton Construction Company, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Also, Resolution No. --- (New

Series), as follows: Resolved, That B. Rosenberg is hereby granted permission, revo-cable at will of the Board of Supervisors, to explode blasts while grad-ing property in block bounded by Geary and Anza streets, Thirtieth

and Thirty-first avenues, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said B. Rosenberg, the privileges and all the rights accruing thereunder shall immediately become null and void.
Also, Resolution No. —— (New Series), as follows:
Resolved, That Farrar & Carlin

is hereby granted permission, revo-cable at will of the Board of Super-visors, to explode blasts while grading on property at the northeast corner of Second and Bryant streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works and that if any of the core Works, and that if any of the conditions of this resolution be violated by said Farrar & Carlin, then the privileges and all the rights accru-ing thereunder shall immediately become null and void.

Transfer of Garage Permit.

Also, Resolution No. — (New

Series), as follows: Resolved, That J. D. Hannah be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit hereto-fore granted Harriette DeWitt Kittle for premises on west side of Sansome street, 68 feet 9 inches north of Pacific street by Resolution 18857 (New Series).

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Garage Permits.

Also, Resolution No. -- (New Series), as follows:

Resolved. That the Merchants Ice and Cold Storage Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the southeast corner of Lombard and Montgomery streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Auto Parking Station Permit.

Also, Resolution No. - (New

Series), as follows:

Resolved, That B. E. Vanderburg be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to conduct and maintain an automobile parking station at 58 McAllister street. No greasing or washing racks will be allowed in this parking station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Relative to Construction of Bay Shore Highway.

The following resolution, heretofore presented by Supervisor Welch and referred to the Committee on Judiciary and State Laws and Legislation and recommended favorably by said committee, was taken up and adopted by the following vote:

Resolution No. 23230 (New Se-

ries), as follows:

Resolved, That the City Attorney be requested to draft, in proper form, a bill to be submitted to the Legislature amending Chapter 181 of the Statutes of 1923, relative to the construction of the Bay Shore highway, providing that such highway shall extend from San Bruno avenue and Army street in the City and County of San Francisco. through the counties of San Mateo and Santa Clara to a point within the City of San Jose, at such location or locations as the California Highway Commission may select. A y e s — Supervisors Badaracco,

Bath, Colman, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon-2.

Passed for Printing.

following The matters were passed for printing: Ordering Street Work.

On motion of Supervisor Harrel-

Bill No. 6896, Ordinance No. ---

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors September 12, 1922, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office which said place and ones. office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Beverley street between Holloway avenue and Garfield street, by grading to official line and grade; by the construction of concrete curbs, and by the contest of the construction of concrete curbs, and by the construction of the constru struction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 23231 (New Se-

ries), as follows:
Resolved, That Municipal Construction Company is granted an extension of ninety days' time from and after November 27, 1924, within which to complete contract for the investors of Hamilton treatments. the improvement of Hamilton street the improvement of Hamilton street between Felton street and Silver avenue, for the reason that contractor has been delayed by installation of gas mains and the necessity of allowing for the proper settlement of grading.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Rath Colman Harrelson Hayden

Bath, Colman, Harrelson, Hayden,

Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Also, Resolution No. 23232 (New Series), as follows:

Resolved, That Raisch Improvement Company is hereby granted an extension of ninety days' time from and after November 22, 1924, withand after November 22, 323, in which to complete the improvement of Palou avenue between Pholos and Rankin streets. This Phelps and Rankin streets. This extension of time is granted for the reason that the work is completed and the extension is requested pending the examination and issuance of the acceptance.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovier, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Deasy, Shan-

non-2.

Also, Resolution No. 23233 (New Series), as follows:

Resolved, That James T. Tobin be granted an extension of ninety days' time from and after November 22, 1924, within which to complete the improvement of Jerrold avenue between Newhall and Phelps streets, under a public contract. This ex-tension is granted for the reason that the work is about 95 per cent completed and this second extension of time is desired in order to cover the period of examination and issuing of the acceptance of the work.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

16.

Absent-Supervisors Deasy, Shannon-2.

Passed for Printing.

The following bill was passed for printing:

Fixing Sidewalk Widths on Lurline Street.

On motion of Supervisor Harrel-

Bill No. 6897, Ordinance No. -

(New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto new sections to be numbered Eight Hundred and Fifty-four to Eight Hundred and Seventy-three, inclusive.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office November 20, 1924, by adding thereto new sections to be numbered Eight Hundred and Fifty-four to Eight Hundred and Seventy-three, inclusive, to read as follows:

Section 854. The width of sidewalks on Lurline street between Funston avenue and Fourteenth avenue shall be as shown on that certain map entitled "Map of District, Golden Gate Heights showing the location of street and curb lines and the width of sidewalks.

Section 855. The width of sidewalks on Lawton street between Funston avenue and Seventeenth avenue shall be as shown on that certain map entitled "Map of Heights District," Golden Gate showing the location of street and curb lines and the width of sidewalks.

Section 856. The width of side-walks of Moraga street between Funston avenue and Seventeenth avenue shall be as shown on that certain map entitled "Map of District," Heights Golden Gate showing the location of street and curb lines and the width of sidewalks

The width of side-Section 857. walks on Noriega street between Eleventh avenue and Seventeenth avenue shall be as shown on that certain map entitled "Map of Heights District, Golden Gate showing the location of street and curb lines and the width of sidewalks.

Section 858. The width of sidewalks of Ortega street between Eleventh avenue and Sixteenth avenue shall be as shown on that "Map of map entitled certain Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 859. The width of sidewalks on Pacheco street between Tenth avenue and Fifteenth avenue shall be as hown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.
Section 860. The width of side-

walks on Quintara street between

Twelfth avenue and Fifteenth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curh lines

and the width of sidewalks.

Section 861. The width of sidewalks on Eleventh avenue between Noriega street and Quintara street shall be as shown on that certain map entitled "Map of Golden Gate Heights District." showing the location of street and curb lines and the width of sidewalks.

Section 862. The width of sidewalks on Twelfth avenue between Moraga street and Quintara street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewalks.

Section 863. The width of sidewalks on Funston avenue between Lawton street and Rockridge drive shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the lo-cation of street and curb lines and the width of sidewalks.

The width of side-Section 864. walks on Fourteenth avenue between Fifteenth avenue and Quintora street shall be as shown on that certain map entitled "Map of Gate Heights District. showing the location of street and curb lines and the width of sidewalks.

Section 865. The width of sidewalks on Fifteenth avenue between Kirkham street and Quintara street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the lo-cation of street and curb lines and the width of sidewalks.

Section 866. The width of sidewalks on Sixteenth avenue between Kirkham street and Ortega street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 867. The width of sidewalks on Seventeenth avenue between Kirkham street and Moraga street shall be as shown on that certain map entitled "Map of map entitled Gates Heights District, Golden Gates showing the location of street and curb lines and the width of sidewalks.

Section 868. The width of sidewalks on Lomita avenue between Lawton street and Sixteenth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 869. The width of sidewalks on Aloha avenue between Lomita avenue and Fifteenth avenue shall be as shown on that certain map entitled "Map of Golden Gates Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 870. The width of sidewalks on Aerial way between Ortega street and Fourteenth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the lo-cation of street and curb lines and the width of sidewalks.

Section 871. The width of sidewalks on Radio Terrace between Twelfth avenue and Fourteenth avenue shall be as shown on that certain map entitled "Map of Gate Heights District," Golden showing the location of street and cur blines and the width of sidewalks.

Section 872. The width of sidewalks on Fanning way between Fourteenth avenue and Fifteenth avenue shall be as shown on that "Map map entitled certain Heights Golden Gate District. showing the location of street and curb lines and the width of sidewalks.

Section 873. The width of sidewalks on Rockridge drive between Eleventh avenue and Twelfth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

This ordinance shall Section 2. take effect immediately.

Exonerating Bonds, Dry Goods Contract.

Supervisor Rossi presented:

Resolution No. 23234 (New Series), as follows:

Resolved, That all bonds for furnishing dry goods and wearing apparel under Resolution No. 23171 (New Series) are hereby exonerated on account of immediate delivery and acceptance of the goods. Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden,

Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Deasy, Shannon-2.

Award of Contract, Water Bonds.

Supervisor Rossi presented: Resolution No. 23235 (New Se-

ries), as follows:

Resolved, That award of contract be hereby made to A. Carlisle & Co. for furnishing 10,000 lithographed Hetch Hetchy water bonds for the sum of \$1,140 on bid submitted November 17, 1924. (Proposal No. 85.)

Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Rejecting Bids for Steel Lockers. Supervisor Rossi presented: Resolution No. 23236 (New Se-

ries), as follows:

Resolved, That all bids received etober 27, 1924 (Proposal No. 82), for furnishing 3014 steel lockers for School Department be hereby rejected.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent—Supervisors Deasy, Shan-

non-2.

Award of Contract, Turkeys.

Supervisor Rossi presented: Resolution No. 23237 (New Se-

ries), as follows:

Resolved, That award of contract be hereby made to O'Brien, Spo-torno & Mitchell for furnishing 3485 pounds turkey required by public institutions for Thanksgiving at \$0.349 per pound on bid submitted November 17, 1924. Resolved, That all other bids sub-

mitted thereon be rejected.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shannon—2.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-

Masquerade Ball Permit. Supervisor Robb presented:

Resolution No. 23238 (New Series), as follows:

Resolved, That permission hereby granted Court University Mound No. 232, F. of A., to conduct a masquerade ball at Legari's Hall, San Bruno avenue and Silliman street, Saturday evening, November 29, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Deasy, Shan-

non-2.

Repaving Oak Street.

Supervisor Robb presented: Resolution No. ——— (New

--- (New Se-

ries), as follows:

Resolved, That the Board of Public Works be requested to repave the roadway of Oak street between Buchanan and Fillmore streets.

Referred to Streets and Finance

Committee.

Death of Mrs. Warren G. Harding, Wife of Former President.

Supervisor Colman called attention to the passing of Mrs. Warren G. Harding, the wife of our former President of the United States, whom the people of San Francisco will remember with affection and love as the faithful wife and companion, whose great courage and fortitude, when her distinguished husband died in our City a year since, won our esteem and admiration.

Supervisor Colman moved that when we adjourn today we do so out of respect to the memory of Mrs. Warren G. Harding, and that the Clerk notify the family of our action today.

Motion carried unanimously by rising vote.

Death of Joseph V. Collins.

Supervisor McShechy called attention to the sudden and unexpected death of Joseph V. Collins, business partner of Supervisor Hay-den and highly respected citizen of San Francisco. He paid a splendid tribute to the life and character of Mr. Collins, whose passing he said was a great loss to his family and business associates. He moved that we extend to the family, relatives and friends of Mr. Collins our heartfelt sympathy and condolence on the great loss that they have suffered, and that when we adjourn today we

do so out of respect to the memory of Joseph V. Collins.

Motion carried unanimously by

rising vote.

Death of Dr. Theo. Retners.

Supervisor Rossi presented: Resolution No. 23223 (New Se-

ries), as follows:

Whereas, San Francisco has lost one of its most estimable citizens and the medical profession one of its distinguished members by the death of Dr. Theo Rethers; there-

Resolved, by the Board of Supervisors, That the loss sustained is one to be deeply deplored by the community to which he has rendered devoted service; that his many kindly acts will be cherished by all who knew him and by those famil-iar with his reputation; he will leave no successor in the affections of a multitude who have been the recipients of his generosity and who have been benefited by his skill.

Resolved, That when this Board adjourns it does so as a mark of respect to his memory.

Adopted unanimously by rising

rote.

ADJOURNMENT.

Whereupon, the Board, at 6:15 p. m., adjourned.

> J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors January 12, 1925.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco

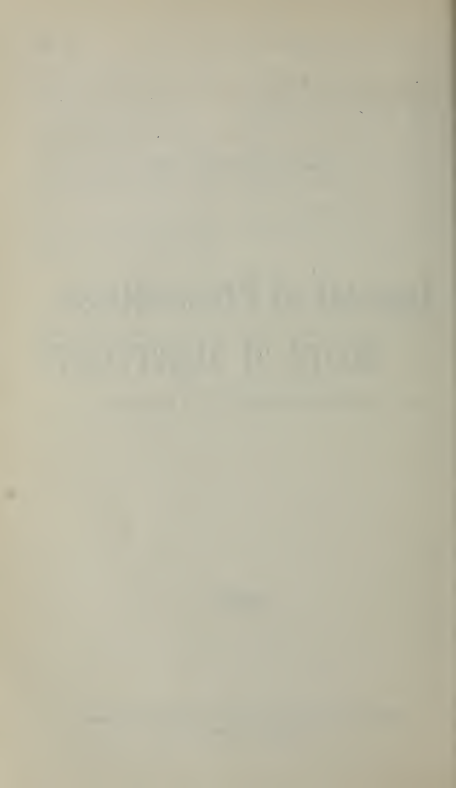
Monday, December 1, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, DECEMBER 1, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 1, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McShechy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent-Supervisors Bath, Shannon-2

His Honor Acting Mayor McLeran

presiding. APPROVAL OF JOURNAL.

The Journal of Proceedings of October 14, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Statement of Registrar of Voters.

The following was presented and read bp the Clerk;

November 25, 1924.

In re Amendments.

Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: The Board of Election Commissioners, under the direction of your Honorable Board, placed upon the official ballot at the election held November 4, 1924. twenty-four (24) Charter amendments. I am therefore filing this day with you a certified copy of the returns of said election.

The following amendments re-ceived a majority vote and have

therefore been approved:
No. 19—In re bond elections.
No. 21—In re municipal elections.
No. 24—In re power of Civil Serv-

No. 26-In re power of Board of Supervisors.

No. 27—In re fixing salaries, wages, etc.

No. 28-In re Palace of Legion of

Honor.
No. 29—In re Memorial Museum. No. 30-In re expenditures by Auditor.

No. 32-In re credit of City.

No. 33—In re annual budget. No. 34—In re fixing compensation. No. 36—In re Sheriff's office, civil service.

No. 37-In re retirement system, San Francisco School Department.

No. 38-In re relating to firemen. No. 39—In re relating to San Francisco Fire Department.

No. 40-In re fixing salaries, San Francisco Fire Department.

No. 41-In re fixing salaries, San Francisco Police Department.

No. 42—In re tax levy, grounds.

The following amendments failed to receive a mjority vote:

No. 20-In re limiting bonded debt.

No. 22-In re fixing salary, San Francisco Fire Department.

No. 23-In re lease of underground space for garages.

No. 25-In re salaries of Police Judges.

No. 31-In re salary of attorney to Sheriff.

No. 35—In re salary of Mayor.

Respectfully, J. H. ZEMANSKY, Registrar of Voters.

Relative to Appointment of Supervisor Badaracco on State Laws and Legislation Committee.

Communication from Los geles delegation of the State Legislature, requesting appointment of Supervisor Badaracco to membership on the State Laws and Lgeislation Committee to represent San Francisco at the next legislative session.

Acting Mayor McLeran declared that the resolution providing for the appointment of additional members was in the safe in the Mayor's office.

Read by the Clerk and Clerk instructed to answer.

Down Town Association Favors Continuance of Hetch Hetchy Work.

December 1, 1924.

Honorable Board of Supervisors, City and County of San Francisco, San Francisco, California. Gentlemen: The board of di-

Gentlemen: rectors of the Down Town Association, assembled in regular meeting today, unanimously passed the fol-

lowing:
"Resolved, That the Down Town
Association is in favor of continuing the work on the Hetch Hetchy project without interruption or shut-down, and that the Honorable Board of Supervisors in this City and County be requested to find the ways and means for the continua-tion of the work."

Respectfully, DOWN TOWN ASSOCIATION OF SAN FRANCISCO, JOS. M. CUMMING, Executive Secretary.

San Francisco Bureau of Governmental Research on Hetch Hetchy Financing.

December 1, 1924.

The Honorable Board of Supervisors, City and County of San Francisco, Čity Hall, San Francisco, California.

Gentlemen:

The Bureau of Governmental Research in analyzing the various phases of the controversy on the financing of Hetch Hetchy construction work believes that these have resolved themselves into the fol-lowing points: (1) What will it cost to complete work now under way at the Mountain Division, the power house, the Bay Division and the power transmission line? (2) What is the available unencumbered balance in the construction fund? (3) What revenues are available for funding any deficit in the construction fund?

Relative to the first, the City Engineer estimates, as of November 1st, that \$825,000 will be required to complete the work in addition to funds on hand, including funds meet contracts. encumbered to The chairman of the Finance Committee has stated that this deficit might amount to \$2,000,000. The major part of this difference is represented by \$800,000 as the cost of extending the transmission line from Newark to San Francisco. No special appropriation has ever been made for this extension, although its construction has been ordered by resolution of the Supervisors. Eliminating this item, which has always been considered as requiring additional financing, the remaining difference is apparently due to varying estimates as to the amount of available cash balances.

Relative to this second point, the Auditor's figures are given as approximately \$68,700, as of November 1st, as compared with the City of approxi-Engineer's estimate mately \$317,800. This represents a difference of \$249,100. The major part of this difference is apparently part of this difference is apparent, made up (time has not permitted a check of this) by \$217,800, the amount set aside to cover options on material for the Newark-San Erapeisco transmission line. The City Engineer's report of November 20th suggests that these options be not exercised, in which case the funds encumbered thereby can be turned back to the 1910 bond fund.
The balance of the difference, approximately \$32,000, is probably represented by differences in the estimated total of outstanding purchase orders.

The above outline would indicate that the Engineer's estimate of \$825,000 as the additional amount to be supplied, as of November 1st, to complete the work under way is not actually at variance with the other figures that have been cited, and that this furnishes a basis for evolving measures for financing the

work to be done.

As to the third point, revenues available to cover any deficit the bureau in May, 1923, recomended to the Finance Committee that a City Attorney's commiss by City Attorney's opinion be secured as to the legality of using the Hetch Hetchy Operative Revenue Fund for bond interest and redemption payments. Under Section 16, Article XII of the Charter, supplemented by a City Attorney's opinion relative to appropriations from the Municipal Railway Fund, the legality of any such appropriation seems doubtful. This fund now amounts to approximately \$660,000 after deducting the \$620,000 appropriation made by the Supervisors on November 17th for interest payments. Under the Charter section referred to, it seems unquestionably legal to appropriate the remaining balance to the 1910 bond fund, as a reim-bursement of railway and power house operating expenses paid therefrom. This would make up most of the deficit reported. necessary, all or a major part of the \$620,000 already appropriated for interest can be reappropriated, in accordance with the Charter, to carry on the work.

The use of other revenues has been proposed, however, in addition to the remaining balance in the Hetch Hetchy Operative Revenue Fund, which should more than make up any shortage in the 1910 bond fund to complete the work— \$593,000 from the salvage sale of equipment to new divisions of the work, to be financed out of the 1924 bond issue; \$180,000 in payments from the Turlock-Modesto Irriga-tion District for water; \$129,000 from the public sale of equipment no longer required, etc. These, with the available balances shown by the Auditor, total over \$1,600,000 as a means of financing the deficit, estimated and reported by the City Engineer as \$825,000.

The cost and disorganizing effect of closing down the work has been emphasized. One of the subcontractors has furnished an estimate of \$90,000 as additional cost on his The Engineer has stated work. that the direct cost or loss to the City will be even greater. Any such increased cost is an increase in the taxpayers' burden, just as certainly as if it had to be provided in the next budget.

In addition, there is the factor of delay that would inevitably ensue in bringing the units of the work to the production stage, which delay would mean the postponing of relief to the taxpayers who have been carrying a heavy burden of Hetch Hetchy debt charges for a considerable period. If estimates have been exceeded, as stated, a shut-down will not correct or re-duce these for the work now in progress, and may increase the cost. The use of revenues from the several sources that have been suggested seems practical and economical. If there are no legal objections to such use, it would seem more economical to make such appropriations and carry on the work without interruption, and to make, concurrently, any investigation or inspection deemed necessary.

In conclusion, the Bureau of Governmental Research, wishes to emphasize that the financial situation under discussion furnishes another convincing argument for the City's need of a complete budget as an annual expenditure program which will include all proposed expenditures with the means of financing these enacted as part of the annual budget. Such a policy and system was incorporated in the proposed charter amendment drafted by the bureau and introduced by Supervisor Rossi, but which, due to opposition and the lateness of its introduced by Supervisor Rossi, but which, due to opposition and the lateness of its introduction before the building troduction before the Judiciary Committee, was not acted upon.

Very truly yours.

SAN FRANCISCO BUREAU OF GOVERNMENTAL RESEARCH,
W. H. NANRY,
Director Director.

SET-BACK LINE HEARING, 2 P. M.

Hearing of objections to the establishing of set-back lines along portions of North Point street, Seventcenth avenue, Twenty-third avenue. Thirty-eighth avenue and Forty-third avenue, fixed for 2 p. m. this day.

No objections offered.

Whereupon, the following was presented by Supervisor Gregor and passed for printing: bill

Bill No. 6898, Ordinance No. -(New Series), as follows:

Establishing set-back lines along portions of North Point street, Seventeenth avenue, Twenty-third avenue. Thirty-eighth avenue and Forty-third avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 3rd day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 53 to establish set-back lines along North Point street, Seventeenth avenue, Twenty-third avenue, Thirty-eighth avenue and Forty-third avenue, and fixed the 1st day of December, 1924, at 2 o'clock p. m.. at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolu-tion were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established

as follows:

Along both sides of North Point street, commencing at points 87.5 feet easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6 feet.

Along the westerly side of Seventeenth avenue between Kirkham street and Judah street, said set-back line to be 10 feet; along the easterly side of Seventeenth avenue, commencing at Kirkham street and running thence north-erly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 31-3 feet.

Along the easterly side of Twenty-third avenue, commencing at Judah street and running thence northerly 500 feet, said set-back line to be 21 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet to be 5 feet.

Along the westerly side of Thirtyeighth avenue between Judah street and Irving street, said set-back line to be 12 feet; along the easterly side of Thirty-eighth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly to Irving street, said set-back line to be 2.5 feet.

Along the westerly side of Fortythird avenue between Judah street and Irving street, said set back line to be 15 feet; along the easterly side of Forty-third ayenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 350 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

SET-BACK LINE HEARING, 2 P. M.

Hearing of objections to the establishment of set-back lines along portions of Thirtieth avenue, Thirty-first avenue and Forty-first avenue, fixed for 2 p. m. this day.

No objections offered.

Whereupon, the following bill was presented by Supervisor Mc-Gregor and passed for printing:

Bill No. 6899, Ordinance No. -(New Series), as follows:

Establishing set-back lines along rtions of Thirtieth avenue, portions of Thirtieth avenue, Thirty-first avenue and Forty-first avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Scetion 1. It is hereby recited that on the 3rd day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 54 to establish set-back lines along Thirtieth avenue, Thirty-first avenue and Forty-first avenue, and fixed the 1st day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the

time and place for hearing objections thereto; that thereaftter and more than ten days prior to said hearing the said resolution published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordi-nance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back line to be 31-3 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 3 1-3 feet; along the easterly side of feet; along the easterly side of Thirtieth avenue, commencing at a point 100 feet northerly from Judah street and running thence north-erly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence north-erly 325 feet, said set-back line to be 12 feet.

Along both sides of Thirty-first avenue, commencing at points 100 feet northerly from Judah street and running thence northerly 25 and running thence northerly 25 feet, said set-back lines to be 31-3 feet; thence northerly 25 feet, said set-back lines to be 62-3 feet; thence northerly 300 feet, said set-back lines to be 10 feet; thence northerly 25 feet, said set-back lines to be 6 2-3 feet; thence northerly feet, said set-back lines to be 3 1-3 feet.

Along the easterly side of Fortyfirst avenue, commencing at Irving street and running thence northerly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 31-3 feet.

Along the westerly side of Fortyfirst avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back line to be 31-3 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line

to be 6.2-3 feet; thence northerly 25 feet, said set-back line to be 3.1-3 feet; along the easterly side of Forty-first avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly to a point 100 feet southerly from Irving street, said setback line to be 6 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance shall be as fixed by the ordinance aforesaid.

Leave of Absence, Lawrence Arnstein, Member of Board of Health.

The following was presented and

read by the Clerk:

Communication from Acting McLeran, recommending Mayor leave of absence to Hon. Lawrence Arnstein, member of the Board of Health, for a period commencing December 1, 1924, with permission to leave the State.

Whereupon, the following resolution was presented and adopted: Resolution No. 23252 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor McLeran, Hon. Lawrence Arnstein, member of the Board of Health, is hereby granted a leave of absence for a period of weeks, commencing December 1924, with permission to leave the

Ayes — Supervisors Badaracco, Colman, Deasy, Harrielson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz. Welch, Wetmore—

Absent-Supervisors Bath, Shannon-2.

Action Deferred.

The following matter was, on motion of Supervisor Colman, laid over until January 12, 1925, at 3 p. m .:

Duboce Route.

Consideration of the matter of the construction of the Sunset Tunnel (Duboce route).

July 7, 1924—Continued until October 6, 1924.

October 6, 1924-Over until November 3, 3 p. m. on motion of Supervisor Colman.

November 3, 1924—Laid over until December 1, 1924.

Sustaining Objections and Rescinding Proceedings. Supervisor McLeran presented:

Resolution No. --- (New Series), as follows:

Whereas, the report of the City Engineer, reciting the description of the proposed Duboce avenue tunnel, plans and specifications, a description of the lands to be acquired therefor and a list of all damages to result therefrom, the cost thereof and the amount of assessment of such cost to be assessed to pay such costs and expenses, a description of the proper assessment district and other matters relative thereto, came on regularly to be heard this 1st day of December, 1924, and

Whereas, objections to the confirmation of said report have been made and filed with this Board;

therefore,

That the objections Resolved. made to the said report be and they are hereby sustained, and the Board of Supervisors does hereby refuse to confirm the same.

Resolved, further, That all proceedings heretofore taken in the matter of said Duboce avenue tunnel project be and they are hereby

rescinded.

Report of Finance Committee on Purchase of Electric Lighting Poles for Civic Center.

The following was read and ordered filed: was presented,

December 1, 1924. pervisors, City and Board of Supervisors,

County of San Francisco.

Gentlemen: Your Finance Committee met on Wednesday, November 26, 1924, for the purpose of investigating the published statements regarding the installation of electric light poles in the Civic Center. The meeting was attended by the Lighting Committee and other Supervisors. All the members of the Finance and Lighting committees being present. The committee inquired into the

proceedings whereby these poles were purchased and installed. The letter of authorization from the Clerk of the Lighting Committee to the Purchasing Agent was read, as was the correspondence of the Purchasing Agent with the vendor.
At the conclusion of the inquiry,

Supervisor McGregor moved that it be the opinion of the committee that all the proceedings leading up to the purchase were entirely regular. The motion was carried unanimously.

In making the motion, Supervisor McGregor commended the fine work Supervisor Schmitz was doing in improving the lighting system of the City and referred to the frequent commendation of this work

in the open meetings of the Board. The committee appointed City Architect Reid, Chief of the Depart-ment of Electricity Wiley, Assistant City Engineer Healy and Purchasing Agent Leavy, to make a thorough investigation into the cost of

the poles referred to.
The Auditor was Auditor was directed to withhold payment of the bill until this investigating committee presents its report, at which time the Finance Committee will take appropriate action.

The proceedings were reported stenographically and transcript is filed herewith and made a part of this report.

Respectfully,
R. McLERAN.
ANGELO ROSSI JOHN A. WETMORE.

Reimbursement, to Amount of \$630,000, of Water Construction Fund.

Supervisor Rossi presented following resolution and moved the suspension of the rules for its immediate consideration:

- (New Se-Resolution No.

ries), as follows:

Resolved, That the sum of \$630,000 be and it is hereby appropriated out of the Hetch Hetchy Operative Revenue Fund for the purpose of reimbursing the Water Construction Fund, Bond Issue 1910, for the pay-ment of operating expenses of the Hetch Hetchy railroad, heretofore temporarily advanced from said Water Construction Fund, and the Auditor and Treasurer are hereby authorized and directed to transfer said amount of \$630,000 from the Hetch Hetchy Operative Fund to the Water Construction Fund, Bond Issue of 1910, to cover this appropriation.

Point of Order.

Supervisor McSheehy raised the point of order that Supervisor Hayden's notice of reconsideration on vote passing to print bill repealing Ordinance No. 4466 (New Series) granting blanket authority to the Board of Public Works in the mat-ter of Hetch Hetchy contracts, should be first taken up:

Supervisor Hayden requested that his notice of reconsideration be

passed temporarily.

Supervisor McLeran moved that the ordinance be reconsidered at this time (subsequently withdrawn).

Whereupon, the chair ruled that Supervisor Hayden was within his rights in asking that action on his notice of reconsideration be deferred temporarily.

Supervisor Welch: "I want to be placed on record. I am not going to appeal from the decision of the chair—but I want to be placed on record that I think he is not within his rights, and that he has no rights that this body need respect in reference to reconsideration, and I say that from my legislative experience. running into a period of twenty-five years, and I would be the last mem-ber to rise and object to extending a legislative courtesy to any member, but inasmuch as this matter is germane to one that Supervisor Rossi is about to submit, we have the right to have this motion to reconsider, under all legislative pro-cedure, heard first, if we did not agree as a body to yield to the mover of the motion. But I will repeat, again for the record, that he has no rights, if the matter were pressed, that this body need ob-

Suspension of the Rules.

Thereupon, there being no objection, the rules were suspended and the foregoing resolution taken up and read by the Clerk.

Motion.

Supervisor McLeran moved that the resolution be referred to the Finance Committee.

Discussion—Supervisors McLeran,

Rossi.

Telegram from Hon. Mayor Rolph. The following was read by the Clerk

Boston, Mass., Nov. 30, 1924. Honorable Board of Supervisors,

City Hall, San Francisco, Calif.
My Dear Colleagues: I sincerely
hope that in your deliberations tomorrow (Monday), your Honorable Board will bear constantly in mind that work on Hetch Hetchy project must continue without interruption. We are building not alone for the present, but for all future generapresent, but for all future gentions. Forty-five millions of taxpayers' money have already been invested in this magnificent project. This investment must not be jeopardized. Irreparable damage such as would follow any cessation of work must not have your sanction. If development of project is dili-gently prosecuted San Francisco will have power in three months, but if work stops, development of power will be indefinitely postponed and we will even have to buy the power necessary to prosecute work under the \$10,000,000 bond issue. Am neither familiar with nor interested in any details of present con-troversy over Hetch Hetchy, but I do carnestly appeal to your Honor-able Board to pass any and all legislation necessary to uninter-rupted continuation of work to bring water and power to San Francisco at earliest possible date. I thank you for your thoughtful messages of sympathy to Mrs. Rolph and me. Jimmy showing no signs of improvement and we are naturally downhearted but brave and hopeful, encouraged by the messages of sympathy and encouragement received from thoughtful friends at home. Warmest regards to you all.

JAMES ROLPH, JR.

Communications.

Communications from the Downtown Association and the San Francisco Bureau of Governmental Research were read urging a continuance of the work on the Hetch Hetchy project and that there be no shut-down.

Privilege of the Floor.

Paul Bancroft, representing the Chamber of Commerce, was granted the privilege of the floor and addressed the Board. He declared that at a meeting this morning of the directors they were of the opinion that they did not have sufficient information to recommend the adoption of the resolution of Supervisor Rossi, but that the chamber is opposed to any delay in Hetch Hetchy work if any means can be found to carry on.

carry on.

Robt. Sarlc urged that Hetch
Hetchy be brought to San Francisco.

Adolph Uhl, representing City Efficiency League, elicited the information from the City Engineer that we were short approximately \$1,000,000 to make our power available at Newark and finish pipeline that will bring the water from Calaveras. He agreed to go out and underwrite \$1,000,000 in order to continue the work and bring in the power. He urged that work go on so that the city would be in a position to get \$2,000,000 for its product in case the people vote to wholesale it.

Andrew J. Gallagher was also granted the privilege of the floor. He opposed reference to the Finance Committee. He declared that there was no necessity for shutting down the work—the situation, he said, could be taken care of by a transfer of funds, as has been done in other cases. He paid a high tribute to City Engineer O'Shaughnessy and declared that if he was a member of the Board he would insist that the executive order stopping work on Hetch Hetchy would be brought before the Board for disposal at the hands of the legislative authority.

Mrs. Gerberding was also granted the privilege of the floor. She re-

quested that nothing be done that would give the world to speak of Hetch Hetchy as San Francisco's folly. Let there be no curtailment of the work.

Geo. Skaller declared that the controversy between the financial department and the engineering department was purely a financial question and as such was properly under the jurisdiction of the Finance Committee.

Robt. Scarls. Special Hetch Hetchy Counsel, John O'Connell, Secretary of the Labor Council, Mrs. Edna Calham, Wm. C. Nanry of the San Francisco Municipal Research Bureau and City Engineer O'Shaughnessy also addressed the Board on the pending question.

Discussion: Supervisors Mc-Sheehy, Colman, McLeran, Hayden, Schmitz, Harrelson, Welch, Rossi.

Referred to Finance Committee.

Whereupon, Supervisor McLeran's motion to refer Supervisor Rossi's motion to the Finance Committee was carried by the following vote:

Ayes—Supervisors Badaracco, Bath, Deasy, Harrelson, Katz, Mc-Gregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Welch, Wetmore—14. Noes—Supervisors Colman, Hay-

den, Rossi—3.

Absent—Supervisor Shannon—1.

Sale of Hetch Hetchy Bonds.

Thereupon, a resolution was introduced by Supervisor Rossi to provide for the sale of \$3,000,000 of the bonds authorized at the recent bond election.

This was referred to the Public

Utilities Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received on Monday, January 5, 1925, up to the hour of 3 o'clock p. m., for the purchase of the following described bonds of the City and County of San Francisco, to-wit: \$3,000,000 5 per cent Hetch Hetchy Water Bonds, Issue of 1924, comprising 3000 bonds of \$1,000 denomination, dated January 1, 1925, and maturing at the rate of 75 bonds each year from 1930 to 1959, both inclusive. Delivery of said bonds to the purchaser thereof will be made on or shortly after January 2, 1925, and opinion of John C. Thomson, Esq., of New York City, as to legality will be furnished.

The Finance Committee is directed to fix the terms and condi-

tions of sale.

Rescind Executive Order. Supervisor Rossi presented: Resolution No. ——— (Ne

– (New Se-

ries), as follows:

Whereas, on November 24, 1924, the Acting Mayor issued an executive order directing the Board of Public Works to discontinue all work on the Hetch Hetchy project except certain specified items comprising the completion of the Moc-casin Creek power plant and transmission line and the bay crossing division; and

Whereas, the execution of said order will entail great delay in the completion of the mountain divi-sion of the Hetch Hetchy project and great additional expense due to disorganization and reorganization

of construction forces; and

Whereas, it appears to the Board of Supervisors that the deficiency in construction funds, which is stated by the Acting Mayor to be the reason for his executive order, can be met by an immediate transfer from the Hetch Hetchy Operative Revenue Fund to the Water Construction Fund, Bond Issue of 1910, and by the sale of bonds of the 1924 issue and a charge to the proceeds of said sale of the salvage value of equipment required for driving the tunnels to be financed by said 1924 bond issue, and the corresponding credit of the Water Construction Fund, Bond Issue of 1910, with the salvage value of equipment pur-chased from said fund and trans-ferred to construction work under the 1924 issue, as aforesaid; and

Whereas, proper resolutions to effect said transfer of funds and sale of bonds have been introduced and passed concurrently with this

resolution; now, therefore, be it Resolved, That the Acting Mayor be and he is hereby directed to rescind said executive order of November 24, 1924, so as to permit the resumption and continuance of construction work on the mountain division of the Hetch Hetchy proj-ect, and the Board of Public Works and City Engineer are authorized and directed to continue said work, subject to the further direction of this Board.

Referred to Public Utilities Committee.

Executive Order.

The following was presented by Supervisor Rossi and ordered filed: San Francisco, Cal., November 24, 1924.

To the Honorable Board of Public Works, City Hall, San Francisco, California. Gentlemen:

On November 13, 1924, the Finance Committee of the honorable Board of Supervisors was unexpectedly informed by the City Auditor that the Hetch Hetchy construction fund, created by the 1910 bond issue, was at the point of exhaustion, but \$8,136 remaining in the treasury with which to meet all obligations other than those provided for by certain contracts for which the money had actually been set aside.

No notification that such an amazing condition was in prospect had previously been received. The City Auditor declared himself unable to meet accruing demands and obliga-tions arising from Hetch Hetchy

construction work.

Immediate investigation of this unprecedented situation resulted in a request by the Finance Committee upon the City Engineer for a complete statement of Hetch Hetchy finances, the City Engineer hav-ing been entrusted for several years past with the entire responsibility of the Hetch Hetchy project, both in its engineering and financial aspects.

This statement, rendered on November 21, 1924, and amplified by statements made under questioning by the Finance Committee by the Assistant City Engineer, showed that the sum of \$1,839,000 is still needed to complete the Mountain and the Bay Crossing divisions of the said project and the electrical transmission line, for the covering of which sum no money remains in the 1910 bond fund.

Disregarding this lack of money the City Engineer was disclosed as continuing to incur obligations against the City and County none the less, so that an actual deficit of \$332,567.33 exists as of the present date and is increasing daily.

It was further developed:

That practically every item of construction work is greatly exceeding. in actual cost, the estimates made within the last few months by the City Engineer's office and formally reported by that office to the Board of Supervisors.

That neither That netther your Honorable Board of Public Works, nor the City Engineer or his staff, had at any time warned the honorable Board of Supervisors of the approaching your Honorable shortage of funds that would arise from these excess expenditures, and that if timely warning had been given, the Board of Supervisors as a matter of course could have made proper provision for avoiding the unbusinesslike situation created by the deficit.

The honorable Board of Supervisors will, of course, feel it obligatory and incumbent upon it to liquidate the unpaid claims already existing, amounting to the November payroll of approximately \$180,000 and additional bills for supplies and

But to prevent all possibility of a repetition of this unwarranted and dangerous course, whereby obligations are incurred without funds being on hand to pay for the same, I find myself compelled to issue the following instructions, by which you are to be governed from this present date:

That all construction work upon the Hetch Hetchy project shall cease upon November 26, 1924, excepting

as follows:

The Bay Crossing division First: of Hetch Hetchy between Calaveras dam and Crystal Springs shall be pushed to completion with all possible speed in order to insure an adequate water supply for San Francisco from the Calaveras reservoir. Second: The electric towers for

the transmission line, already purchased and on the ground, shall be erected from Moccasin Creek power-

house to Newark.
Third: The transmission line, already purchased and on hand, shall be installed from Moccasin Creek

powerhouse to Newark.

The Moccasin Creek Fourth: power plant shall be completed, and the machinery already purchased on the ground shall be installed.

Fifth: Those several items of construction work covered by various contracts, for which moneys have already been allocated and set aside from the 1910 bond fund, and are at present in the treasury, shall be continued; but only within the limits of the bond money actually on hand and set aside for each particular contract.

You are hereby directed to forthwith lay off all the field and office force not actually engaged in carrying out the above specifically mentioned items of work. This shall apply equally to the San Francisco office as to the men in the field.

You are instructed to provide a sufficient number of watchmen to safe, uard the City's property where there is a cessation of work by rea-

son of these instructions.

You are instructed that no resumption of any item of discontinued work shall be undertaken until notification is received from the Board of Supervisors that funds are in hand.

You are further instructed not to incur expense of any nature con-cerning the work to be done under the 1924 bond issue until such time as the honorable Board of Supervisors authorizes the sale of said bonds and money is provided for such indebtedness.

Please keep this office advised of all progress made in the carrying

out of the above instructions.

Respectfully,

RALPH McLERAN, Acting Mayor.

Statement.

To the Members of the Board of Supervisors:

The undersigned respectfully proposes the following solution of the situation on the Hetch Hetchy project in view of the failure of the acting Mayor and majority of the Finance Committee to present any constructive solution which will result in meeting outstanding obligations and avoiding shut-down of the work on the Hetch Hetchy project, which is now so near completion.

The Auditor's books show that if the payrolls and material bills which are now in his office for the month of November should be paid there will be a deficit of something over \$332,000 in the Water Construction Fund. As against this, on the 28th day of November, 1924, there was a cash balance in the Hetch Hetchy Operative Fund of \$660,000. Assuming that the expenses of the Railroad Commission valuation of power systems now in progress is to be made out of this fund, the same would not exceed \$30,000 for the next two months anyway. This would leave \$630,000 available for transfer to the Construction Fund. I have proposed a resolution transferring the sum of \$630,000 to the Water Construction Fund for the payment of operating expenses on the Hetch Hetchy Railroad temporarily advanced from the Water Construction Fund. Such a transfer will pay all outstanding bills and will allow approximately \$300. 000 to carry on work during the month of December. The City Engineer has stated that this sum in cash will be more than sufficient for this purpose. His total estimate to complete the Bay division and the His total estimate to Mountain division power plant and transmission line to San Francisco is about \$1,500,000 in excess of available cash in the Water Bond Construction Fund on November 1. 1924. The appropriation of \$630,000 will leave \$870,000 still to be found with which to complete the work to Newark. I believe that most of this balance can be supplied by immediately selling bonds under the 1924 issue in order to carry out the people's almost unanimous mandate that construction work shall go on, and with the proceeds of those bonds purchase from the 1910 Water Construction Fund certain equipment which has been purchased from the last named fund and which is required for construction work on the new tunnels. The City Engineer estimates the fair salvage value of this equipment which is available for immediate use at about 50 per cent of its cost price, or a total of \$593,240.

In addition to these two very simple measures, neither of which is proposed at present or even countenanced by a majority of the Finance Committee, I know that there will be paid into the Operative Fund on or about January 1, 1925, the sum of approximately \$180,000 by the Modesto and Turlock Irrigation Districts, representing agreed purchase price of water sold them from storage during the past This may be transferred to the Water Construction Fund. There is also the possibility of selling equipment which will not be needed when the mountain division is completed, at a salvage value of \$129,-300, as reported by the City Engineer. These two items will, within three months, add approximately \$309,000 further to the available money in the Construction Fund, or a total of \$902,240. To this there may further be added the revenues to be derived from hauling lumber over the Hetch Hetchy Railroad for the Fresno peach growers and from the sale of power at the Early Intake power house, the exact amount of which cannot be accurately estimated at the present time, but which will be available to cover any unforeseen contingencies.

It seems perfectly plain, therefore, that if my suggestions are followed out, the city will be able to complete the bay division, which the Acting Mayor believes so important, to complete the mountain division and to build the transmission line to Newark beyond a question of doubt, and that there is every proba-bility that at least \$500,000 will then remain available to apply toward the construction of the transmission line from Newark to San Francisco, which has already been or-dered by the Board and materials for which have been either pur-chased or covered by contract ap-propriations. The City Engineer estimates that rights of way and labor of installing this line would approximate \$500,000, and it is quite evident that any unforescen addition, which will in no case be large, can be provided without much difficulty for completion of this line by the time the city acquires a distribution system to connect with it.

I, therefore, urge the adoption of the two resolutions above mentioned, first, appropriating \$630,000 from the Operative Revenue Fund and transferring it to the Water Construction Fund, and, second, the resolution directing the immediate sale of \$3,000,000 of water bonds as a constructive plan for preventing a shut-down. The bond sale was fixed at \$3,000,000 because that covers the City Engineer's estimates of the first year's construction on the new tunnels. The bonds have been ordered printed and deliveries can be made shortly after January 1, 1925, if a real desire is evidenced to carry on.

As a sequel to the two foregoing resolutions, I next propose a resolution directing the Acting Mayor to rescind his order shutting down work on the mountain division and directing the Board of Public Works and City Engineer to proceed with the work. If, by the transfer of the cash in the Operating Fund to the Construction Fund we are enabled, as has been pointed out, to pay all outstanding bills and finance the work during the month of December, I think that this shut-down which, according to the engineer's estimate, will cost the city at least \$200,000 in damage claims on the part of contractors and overhead charges, and other reorganization expense which will have to be met anyway in order to carry on the work directed by the Acting Mayor, and which will have to be incurred all over again if the work on the tunnels is shut down and then reopened at a later date, should be prevented.

The third resolution is proposed for immediate adoption with this thought in mind, and I feel sure that it will meet with the approval of the people of this city if adopted. I reiterate that the foregoing

measures are practical and constructive. Compare them, if you will, with the lack of constructive suggestions which have thus far emanated from the Acting Mayor. His only suggestions have been, first, that action on the resolution of appropriation be deferred for one week, in the face of the fact that certain of the November payrolls are due and there is no money to meet them; second, that the resolution for the sale of bonds be sent to the Public Utilities Committee, although it is purely a financial

matter and must be immediately adopted in order to attain the desired results; third, that all con-struction work above the Moccasin Creek power plant be discontinued, although it will entail an enormous monetary loss to the city and place the incompleted headworks and tunnels, together with certain construction equipment and materials, danger from winter floods; fourth, that all existing authority of the Board of Public Works and all practical procedure for letting contracts be entirely repealed.

I appeal to the members of the oard as public officials charged Board with the sciemn duty of protecting public interest and carrying out the expressed wishes of the people to support these proposals by their votes and thus immediately remedy the existing dangerous situation.

Respectfully

ANGELO J. ROSSI, Supervisor.

Expunged from the Record.

Supervisor Hayden thereupon moved that all reference to his notice of reconsideration of last week on the repeal of Ordinance No. 6466, which was a dead letter and erroneously repealed, be expunged from the record.

So ordered.

Whereupon, the following substitute bill, repealing Ordinance No. 5294, which it was intended to repeal last week, rather than Ordinance No. 6466, which was passed for printing at that time, was taken

Bill No. —, Ordinance No. —

(New Series), as follows: Repealing Ordinance No. 5294 (New Series), entitled "Authorizing the Board of Public Works to enter into contracts for the construction of public utilities and for work to be performed, or materials or equipment to be furnished in connection with the construction, maintenance and operation of the same; prescribing the procedure to be followed in awarding, executing and carrying out said contracts and in making payments thereunder, and authorizing the Board in its discretion to perform work through its own employes, and in certain specified cases to purchase, without first advertising for competitive bids, supplies, materials and equipment required in connection with the construction, maintenance or operation of such utilities, and repealing Ordinance No. 4824 (New Series)." Approved January 13, 1921.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Ordinance No. 5294 (New Series), the title of which is above recited, is hereby repealed.

Section 2. This ordinance shall take effect immediately.

Motion.

Supervisor McLeran moved passage to print of the foregoing.

Substitute Bill.

Supervisor Colman offered as an amendment a proposed bill prescribing the duties of the Board of Public Works with respect to the maintenance and operation of public utilities.

Referred to Public Utilities Com-

mittee.

Passed for Printing.

Whereupon, the foregoing bill repealing Ordinance No. 5294 (New Series), was passed for printing by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Sheehy, Morgan, Rob Welch, Wetmore—14.

Absent-Supervisors Bath, Rossi,

Schmitz, Shannon -1.

UNFINISHED BUSINESS.

Action Deferred.

following bill, heretofore passed for printing was taken up, and, on motion, laid over one week: Amending Ordinance No. 5464 (New

Series), Jackson Street. Bill No. 6880, Ordinance No.

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penal-ties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as fol-

lows:

Section 2 of the Use of Property Zone Map, constituting a part of a part of said ordinance, is hereby ordered changed so as to place the northrillmore street and Steiner street, and to the depth of the rear lot lines, in the first residential district instead of the second residential. tial district.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$38,195.56, recommends same be allowed and

ordered paid.

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non—2.

NEW BUSINESS. Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. ----- (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund Bond

Issue 1910.
(1) Associated Oil Co., fuel oil, Hetch Hetchy Water Construction (claim dated Nov. 24, 1924), \$1,-667.95.

(2) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 24, 1924), \$807.48.
(3) M. M. O'Shaughnessy, revolving fund expenditures per vouchers

(claim dated Nov. 24, 1924), \$541.18. (4) M. M. O'Shaughnessy, revolving fund expenditures per vouchers

(claim dated Nov. 24, 1924), \$709.71.
(5) Universal Concrete Gun Co., concrete lining in Moccasin Creek Power Tunnel, royalty (claim dated Nov. 24, 1924), \$1084, \$ Nov. 24, 1924), \$1,064.20.
(6) West Side Lumber Co., lumber (claim dated Nov. 24, 1924),

\$562.99.

(7) Ohio Brass Co., second and final payment, furnishing, insulating, etc., of hus supports, Moccasin Creek Power Plant (claim dated Nov. 24, 1924), \$3,234.38.

General Fund, 1924-1925.
(8) City Construction Co., grading, curbing and paving Capitol avenue between Lobos and Minerva streets (claim dated Nov. 26, 1924),

\$1,300.
(9) Eaton & Smith, improvement of Flora street between Bay View and Thornton avenues (claim dated

ov. 26, 1924), \$3,115. (10) Alfred I. Coffey, second payent, architectural services, Southment, architectural services, South-ern Police Station (claim dated Nov. 26, 1924), \$2,400. (11) Louis Abrams, lamps, chairs,

etc., for election booths (claim dated Nov. 24, 1924), \$2,150.55. (12) San Francisco Chronicle, of-

ficial advertising (claim dated Dec.

ncial advertising (claim dated Dec. 1, 1924), \$903.21.
(13) D. J. O'Brien, Chief of Police, police contingent expense (claim dated Nov. 24, 1924), \$750.
(14) A. Ginocchio & Son, alfalfa for Relief Home (claim dated Oct. 31, 1924), \$1,288.90.
(15) Shell Company, fuel oil, Relief Home (claim dated Oct. 31, 1924), \$1,288.90.

(15) Shell Company, tuel on, Relief Home (claim dated Oct. 31, 1924), \$1,824.
(16) Shell Oil Company, fuel oil, San Francisco Hospital (claim dated Oct. 31, 1924), \$2,880.
(17) Spring Valley Water Co., water furnished through Fire December 1

water furnished through Fire Department hydrants (claim dated Nov. 25, 1924), \$13,589.80.

Water Construction Fund, Bond Issue 1910.

(18) Pacific Coast Steel Co., fifth payment, furnishing and delivering transmission line towers for Moccasin Creek Power Plant (claim dated Nov. 28, 1924), \$38,400.

Hetch Hetchy Operative Revenue Fund.

(19) Railroad Commission of the State of California, for expense of valuation of electric properties of the Pacific Gas and Electric Company and Great Western Power Company in San Francisco (claim dated Dec. 1, 1924), \$10,000.

Park Fund.

(20) State Compensation Insurance Fund, insurance premium on park employments (claim dated Nov. 28, 1924), \$639.52. (21) Pacific Gas and Electric Co.,

service for parks (claim dated Nov. 28, 1924), \$1.655.25.

(22) Spring Valley Water Comny, water service for parks pany, (claim dated Nov. 28, 1924), \$1,-177.23.

General Fund, 1924-1925.

(23) Barrett & Hilp, concrete sur-cing, Ocean Beach bath house claim dated Nov. 28, 1924), \$1,facing, (claim 260.75.

(24) Gladding, McBean & Co., roofing tile, Ocean Beach bath house (claim dated Nov. 28, 1924),

(25) Montague Range & Furnace Co., equipment, Ocean Beach bath house (claim dated Nov. 28, 1924), \$3,950.10

(26) Fink & Schindler Co. Inc., woodwork, Ocean Beach bath house (claim dated Nov. 28, 1924),

\$614.75.
(27) United Soda Fountain Co., (24) United Soda Fountain Co., fixtures, Ocean Beach bath house (claim dated Nov. 28, 1924), \$685. (28) Wm. F. Wilson Co., plumbing, Ocean Beach bath house (claim dated Nov. 28, 1924), \$1,854.45. (29) Wm. F. Wilson Co., equipment fittings, Ocean Beach bath

house (claim dated Nov. 28, 1924),

\$543.

(30) Wm. F. Wilson Co., extra plumbing, Ocean Beach bath house (claim dated Nov. 28, 1924), \$703.95.

Park Commission, (31)labor furnished, Ocean Beach bath house (claim dated Nov. 28, 1924), \$2,-345.74.

(32) Park Commission, labor, Herbert Fleishhacker Playfield (claim dated Nov. 28, 1924), \$6,-749.72

(33) (33) H. N. McClure, rock furnished Ocean Beach swimming pool (claim dated Nov. 28, 1924), \$1,-428.

(34) A. J. Raisch, construction of tennis courts, Ocean Beach (claim dated Nov. 28, 1924), \$2,-(34)

452.80.

(35) Architects & Engineers Association, services in connection with construction of Stadium (claim dated Nov. 28, 1924), \$2,-555.95.

(36) Park Commission, labor furnished. Stadium construction (claim

dated Nov. 28, 1924), \$3,006.98.
(37) California Academy of Sciences, expense of maintenance of Steinhart Aquarium (claim dated

Dec. 1, 1924), \$3,394.32.

(38) Park Commission, labor furnished, Lake Merced Municipal Golf Links (claim dated Nov. 28, 1924), \$4,233,75.

Appropriation, \$14,000, Payment Adeline Leopold, Land for War Memorial Site.

Also, Resolution No. - (New

Series), as follows:
Resolved, That the sum of \$14,000 be and the same is hereby set aside and appropriated by Resolution No. 22724 (New Series) for purchase of lands, etc., for War Memorial purposes, and authorized in payment to Adeline Leopold, being payment for property situate at the intersection of the northeast corner of Grove and Franklin streets, of dimensions 82 feet 6 inches by 68 feet 9 inches, and being a portion of Western Addition block No. 75, as per acceptance of offer by Resolution No. —— (New Se-ries), and required for War Me-morial purposes (claim dated December 1, 1924).

Appropriation, \$2,000, Employment of Blacksmith's Helper, Fire Depart-

Also, Resolution No. — (New

Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Appropri-

ation No. 41-A (Fire Department), being for the employment of an adblacksmith and blackditional smith's helper for the period December 1, 1924, to June 30, 1925, required for the construction of apparatus. (Recommendation of Fire Commission, dated November 17, 1924.)

Plans, Etc., Lighting Dome of City Hall.

-, Ordinance Also, Bill No. -No. — (New Series), as follows:

Ordering the preparation of plans and specifications for the lighting of the dome of the City Hall, and the installation of a lighting system in the dome of the City Hall in accordance with said plans and specifications prepared therefor, authorizing and directing the Board of Public Works to enter into contract for the installation of said lighting system.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. The Board of Public Works is hereby authorized, instructed and structed and empowered to prepare plans and specifications for a lighting system for the dome of the City Hall, and to enter into contract for the installation of a lighting system in the dome of the City Hall in accordance with the plans and specifications prepared therefor.

Section 2. This ordinance shall take effect immediately.

Accepting Statement of Gross Receipts. Supervisor McLeran presented: Resolution No. 23239 (New Se-

ries), as follows:

Resolved, That the statements heretofore filed by the Market Street Railway Company, showing gross receipts from passenger fares for the months of July, August and September, 1924, upon which percentages in the following amounts are due the City and County under the terms of franchises of said Mar-ket Street Railway Company, be and the same are hereby accepted, to-wit:

July: Parnassus and Ninth Avenue, \$246.56: Parkside Transit Company, \$442.85; Gough Street Railway, \$38.89.

August: Parnassus and Ninth Avenue, \$261.24; Parkside Transit Company, \$451.26; Gough Street Railway, \$41.47. September: Parnassus and Ninth

Avenue, \$258.02; Parkside Transit Company, \$451.92; Gough Street Railway, \$41.68.

Further Resolved, That the Market Street Railway Company is hereby directed to deposit with the Treasurer of the City and County

the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheeny, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Bath, Shan-

non-2.

Approval of Map and Open Public Streets Declared, Roosevelt Way,

Supervisor Harrelson presented: Resolution No. 23240 (New Se-

ries), as follows:

Whereas, the Board of Public Works, by Resolution No. 84219 (Second Series), approved a map in three sheets showing the opening of portions of Roosevelt way and the widening of Park Hill and Ma-sonic avenues, Plato street and Lower Terrace between Fourteenth street and Clayton street.
Resolved, That the map in three

sheets showing the opening of portions of Roosevelt way and the widening of Park Hall and Masonic avenues, Plato street and Lower Terrace between Fourteenth street and Clayton street is hereby ap-

proved.

Resolved, That the portions shown hatched are hereby declared to be open public streets and to be known by the names of the streets as

shown on said map.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non-2.

Resolution of Intention to Establish Set-Back Lines No. 58, Supervisor McGregor presented:

Resolution No. 23241 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Se-ries), approved May 18, 1922, as fol-

Along the westerly side of Cole street, commencing at a point 82.5 feet northerly from Hayes street and running thence northerly to Grove street, said set-back line to be 13 feet; along the easterly side of Cole street, commencing at a point 147 feet 7 inches northerly from Hayes street and running thence northerly to Grove street, said setback line to be 9.5 feet.

Along the northerly side of Jackson street, commencing at a point 70 feet easterly from Cherry street and running thence easterly feet, said set-back line to be 15 feet; thence easterly 40 feet, said set-back line to be 25 feet; thence east-erly to Maple street, said set-back

line to be 34 feet.

Along the northerly side of Alhambra street, commencing at a point 106.614 feet easterly from Pierce street and running thence easterly to a point 102.052 feet westerly from Mallorca way, said set-back line to be 6 feet; along the southerly side of Alhambra street, commencing at a point 72.475 feet easterly from Pierce street and running thence easterly to a point 50 feet westerly from Mallorca way, said set-back line to be 6 feet.

Along the westerly side of Twen-

ty-first avenue, commencing at Ju-dah street and running thence northerly 100 feet, said set-back

line to be 12 feet.

Along the westerly side of Twenty-ninth avenue between Judah street and Irving street, said set-back line to be 10 feet.

And notice is hereby given that Monday, the 29th day of December, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place. been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Bath, Shannon-2.

Resolution of Intention to Establish Set-Back Lines No. 59.

Supervisor McGregor presented: Resolution No. 23242 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore,

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as follows:

Along the westerly side of Twenty-first avenue, commencing at a point 100 feet northerly from Fulstreet and running thence northerly to Cabrillo street, said

set-back line to be 10 feet.

Along the easterly side of Twenty-second avenue, commencing at Ulloa street and running thence northerly 533.33 feet, said set-back line to be 15 feet; thence northerly 33.33 feet, said set-back line to be 12.5 feet; thence northerly 33.33 feet, said set-back line to be 10 feet.

Along the westerly side of Thirtyfifth avenue between Fulton street and Cabrillo street, said set-back

line to be 5 feet.

Along the easterly side of Thirtyseventh avenue, commencing at Cabrillo street and running thence northerly 325 feet, said set-back line to be 22 feet; thence northerly 25 feet, said set-back line to be 21 feet; thence northerly 25 feet, said set-back line to be 18 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 12 feet: thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Fortieth avenue between Geary street and Clement street, said setback line to be 3 feet; along the easterly side of Fortieth avenue, commencing at Geary street and running thence northerly to a point 100 feet southerly from Clement street, said

set-back line to be 15 feet.

And notice is hereby given that Monday, the 29th day of December, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Expression and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shannon-2.

Resolution of Intention to Establish Set-Back Lines No. 60.

Supervisor McGregor presented: Resolution No. 23243 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinatter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the inten-tion of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18,

1922, as follows:

Along the easterly side of Twentieth avenue between Kirkham street and Judah street, said setback line to be 5 feet.

Along the easterly side of Twenty-fourth avenue between Kirkham street and Judah street, said set-back line to be 12 feet.

Along the westerly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northcrly 25 feet, said set-back line to be 9 feet; thence northerly 50 feet, said set-back line to be 13 feet; thence northerly 25 feet, said set-back line to be 11 feet; thence northerly 250 feet, said set-back line to be 15 feet, said set-back line to be 16 feet, said set-back line to be 250 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet; along the easterly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northerly 275 feet, said set-back line to be 10 feet.

Along the westerly side of Twenty-fourth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 3 1/3 feet; thence northerly 25 feet, said set-back line to be 62/3 feet; thence northerly to Santiago street, said set-back line

to be 10 feet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25

feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence north-erly 25 feet, said set-back line to be 12 feet; thence northerly to Santiago street, said set-back line to be 15 feet; along the easterly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said setback line to be 2.5 feet; thence northerly 25 feet, said set-back line to be 5.5 feet; thence northerly to Sentiage street, said set-back line Santiago street, said set-back line to be 8 feet.

And notice is hereby given that Monday, the 29th day of December, 1924, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent-Supervisors Bath, Shannon-2.

Resolution of Intention to Establish Set-Back Lines No. 61.

Supervisor McGregor presented: Resolution No. 23244 (New Se-

ries), as follows: Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, which reference is hereby made for

rurther particulars; therefore,
Resolved, That it is the intention
of the Board of Supervisors of the
City and County of San Francisco
to establish set-back lines as provided by Ordinance No. 5636 (New
Series), approved May 18, 1922, as
follows:

follows:

Along the westerly side of Broderick street, commencing at a point 68 feet 9 inches northerly from Jefferson street and running thence northerly to Marina boulevard, said set-back line to be 6 feet; along the easterly side of Broderick street. commencing at Jefferson street and running thence northerly to a point 91 feet 10½ inches southerly from Marina boulevard, said set-back line to be 6 feet.

Along the northerly side of Flood avenue, commencing at a point 70

feet easterly from Detroit street and running thence easterly 355 feet, said set-back line to be 12 feet; thence easterly 25 feet, said set-back line to be 9 feet; thence easterly 25 feet, said set-back line to be 6 feet; thence easterly 25 feet, said set-back line to be 3 feet; along the southerly side of Flood avenue. the southerly side of Flood avenue, commencing at a point 70 feet easterly from Detroit street and running thence easterly 380 feet, said set-back line to be 10 feet; thence easterly 25 feet, said set-back line to be 6 2/3 feet; thence easterly 25 feet, said set-back line to be 3 1/3 feet.

Along the westerly side of Twenty-first avenue between Judah street and Kirkham street, said set-back line to be 10 feet; along the east-erly side of Twenty-first avenue, commencing at a point 200 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence north-erly 25 feet, said set-back line to be 9 feet; thence northerly to a point 100 feet southerly from Judah street, said set-back line to be 11

feet.

And notice is hereby given that Monday, the 29th day of December, 1924, at the hour of 2 o'clock p. m. at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place. been fixed as the time and place when and where any and all per-sons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:
Ayes — Supervisors Badaracco,
Colman, Deasy, Harrelson, Hayden,
Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri,
Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shannon—2.

Passed for Printing.

The following matters were passed for printing:

Aquatic Park Lands Accepted from State and Placed Under Control of Park Commission.

Bill No. 6901, Ordinance -

(New Series), as follows:

Accepting from the State of California a grant of certain lands to be used as an aquatic park and placing such lands under the control of the Park Commission.

Be it ordained by the People of the City and County of San Fran-cisco as follows.

Section 1. The City and County of San Francisco hereby accepts from the State of California the grant of certain lands to be used as an aquatic park as described and set forth in an act of the Legislature entitled: "An act conveying certain lands situated in the City and County of San Francisco to the said City and County of San Francisco, to be used as an aquatic park," approved May 2, 1923.

Section 2. The lands described in said act of the Legislature are hereby placed under the control of the Park Commission of the City and

County of San Francisco.

Accepting Lands from State and Placing Under Control of Park Commission.

On motion of Supervisor Morgan:

Bill No. 6902, Ordinance No. ——
(New Series), as follows:
Accepting from the State of California a grant of certain lands upon certain trusts and conditions, and placing such lands under the con-Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The City and County of San Francisco hereby accepts from the State of California a grant of certain lands upon certain trusts and conditions, as described and set forth in an act of the Legislature entitled: "An act granting to the City and County of San Francisco certain lands of the State of California, located in the City and County of San Francisco, upon certain trusts and conditions," proved June 14, 1923.

Section 2. The lands described in and conveyed by said act, excepting the lands dedicated for street purposes, are hereby placed under the control of the Park Commission of

the City and County.

Preservation League Exposition Erect Column of Progress on Marina.

Supervisor Morgan presented:

Resolution No. 23245 (New Se-

ries), as follows:

Resolved, That the Exposition Preservation League be authorized, and the privilege is hereby granted, to erect and maintain a replica of the Column of Progress in the center of Pierce street between Tonquin and Lewis streets.

Adopted by the following vote: Ayes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri. Rossi, Schmitz, Welch, Wetmore-

Absent-Supervisors Bath, Shannon—2.

Board of Public Works to Discontinue Dumping of Sweepings and Offal at Aquatic Park Site.

Supervisor Morgan presented: Resolution No. 23246 (New Se-

ries), as follows:

Resolved, That the Board of Public Works be and is hereby requested to issue the necessary orders for the discontinuance of the dumping of street sweepings and offal on the lands situate along the Marina, said lands having been acquired from the State of California and the Panama Pacific Exposition Company for park purposes.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—

Absent-Supervisors Bath, Shan-

non—2.

Passed for Printing.

The following matters were passed for printing:

Boiler Permits.

On motion of Supervisor Deasy: Resolution No. - (New Series), as follows:

Resolved, That the following revocable permits be and are hereby

granted:

Boilers.

M. Steuer, 4587 Mission street, 25 horse power.

Perfection Silk Mill, Inc., 883-887 Bryant street, 100 horse power.

G. E. Austin, 453 Grove street, 10

horse power. F. Thomas Dye Works, 27 Tenth

street, 308 horse power.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Automobile Parking Station.

On motion of Supervisor Deasy: Resolution No. —— (New Se-

ries), as follows:

Resolved, That W. L. Karstens be and is hereby granted permission. revocable at will of the Board of Supervisors, to conduct and maintain an automobile parking station on the south side of Stevenson street, 175 feet west of Seventh street. No greasing or washing racks will be allowed in this station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Garage Permit.

On motion of Supervisor Deasy; Resolution No. ——— (New Se---- (New Se-

ries), as follows:

Resolved, That Joseph Pasqualetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Powell street, 68 feet 9 inches north of Washington street.

The rights granted under this resolution shall be exercised within six months, other said permit be-

comes null and void.

Oil Permits.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

A. Barnatt, 1192 Turk street, 600

gallons capacity.

P. Burke, east side of Dolores street, 50 feet south of Fourteenth street, 1500 gallons capacity.

F. S. Botsford, 2404 Broadway,

1500 gallons capacity. Carmel Bakery, 1508 Church

street, 600 gallons capacity.

Congregational Emanuel Church, northwest corner of Arguello boulevard and Lake street, 1500 gallons capacity.

Haas Bros., Grocers' Terminal, Third and Channel streets, 600 gal-

lons capacity.

Hyman Bros. Co., 74 Third street,

1500 gallons capacity.

Ladies Protection and Relief Society, east side of Laguna street, 75 feet south of Bay street, 1500 gallons capacity.

Quandt Bros., north side of Broadway, 121 feet east of Laguna

street, 2000 gallons capacity.
W. R. Voorhies, northeast corner
of Tenth avenue and Lake street,

1500 gallons capacity. W. R. Voorhies, north line of Lake street, 40 feet east of Tenth avenue, 1500 gallons capacity.

W. R. Voorhies, north line of Lake street, 96 feet 3 inches cast of Tenth avenue, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Rat Shield for Domestic Commerce Ships.

Supervisor Badaracco presented: Bill No. —, Ordinance No. -

(New Series), as follows: Amending Ordinance No. 369 (New Series) entitled, "Providing sanitary regulations for the protection of the public health in the City

and County of San Francisco, and particularly to prevent the propagation and spread of the bubonic plague through the medium of rats," by adding a new section thereto to be known as Section 4-B.

Section 1. Ordinance No. 369 (New Series), the title of which is above recited, is hereby amended by adding a new section thereto to be known as Section 4-B, as fol-

Section 4-B. Whenever plague, either the pneumonic or bubonic type, exists in any domestic port, all vesels engaged in domestic commerce touching at any such port shall comply with the provisions of Section 4-A.

Section 2. This ordinance shall

take effect immediately.

Accepting Offer to Sell Land Required for the Alvarado School.

Supervisor Wetmore presented: Resolution No. 23247 (New Se-

ries), as follows:

Whereas, an offer has been received from Charles Rademaker to convey to the City and County of San Francisco certain land and improvements, situate at the east line of Douglass street, distant 305 feet south from Twenty-second street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$7,000 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Douglass street, distant thereon 305 feet southerly from Twenty-second street, running thence southerly along said easterly line of Douglass street 25 feet; thence at a right angle easterly 134 feet 3 inches; thence at a right angle northerly 25 feet; thence at a right angle westerly 134 feet 3 inches to the easetrly line of Douglass street and point of commencement, being a portion of Block 2773 on Assessor's Map Book.

The City Attorney is hereby di-

rected to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and

that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

A y e s — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

Absent-Supervisors Bath, Shan-

non-2.

Accepting Offer to Sell Land Required for War Memorial Site.

Supervisor Wetmore presented: Resolution No. 23248 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from Adeline Leopold to convey to the City and County of San Francisco certain land, situate at the intersection of the north line of Grove street with the east line of Franklin street, required for War Memorial purposes, in accordance with the provisions set forth in Resolution No. 22724 (New ries), approved August 6, 1924; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore
Resolved, That the offer of the said owner to convey to the City

and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$14,000 be and the same is hereby accepted, the said land being described

as follows, to-wit:

Beginning at the point of inter-section of the northerly line of Grove street and the easterly line of Franklin street, and running thence easterly along the northerly line of Grove street 82 feet and 6 inches; thence at a right angle northerly 68 feet and 9 inches; thence at a right angle westerly 82 feet and 6 inches to the easterly line of Franklin street, and thence at a right angle southerly along said line of Franklin street 68 feet and 9 inches to the point of beginning; being part of Western Addition Block No. 75.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner.

free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and deliv-ered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore

Absent-Supervisors Bath, Shan-

non-2.

Accepting Offer to Sell Property Required as Site for Everett School.

Supervisor Wetmore presented: Resolution No. 23249 (New Se-

ries), as follows:

Whereas, an offer has been received from Genevieve Lame to convey to the City and County of San Francisco certain land and improvements, situate at the west line of Church street, distant 100 feet southerly from Sixteenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value there-

of; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances for the sum of \$10,750 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Church street, distant thereon 100 feet southerly from the southerly line of Sixteenth street, running thence southerly along said westerly line of Church street 28 feet; thence at a right angle westerly 85 feet; thence at a right angle northerly 28 feet; thence at a right angle easterly 85 feet to the westerly line of Church street and point of commencement. Being a portion of Mission Block 95; also known as Block 3565 on As-

sessor's Map Book.
The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

A yes — Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore —16.

Absent—Supervisors Bath, Shan-

non-2.

Accepting Offer to Sell Land Required for Everett School.

Supervisor Wetmore presented: Resolution No. 23250 (New Series), as follows:

Whereas, an offer has been received from Louise Smith to convey to the City and County of San Francisco certain land and improvements, situate at the intersection of the southerly line of Sixteenth street with the westerly line of Church street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$18,500 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point formed by the intersection of the southerly line of Sixteenth street with the westerly line of Church street, running thence westerly along the said southerly line of Sixteenth street 30 feet; thence at a right angle easterly 30 feet to the westerly line of Church street; thence northerly along the westerly line of Church street; thence northerly along the westerly line of Church street and point of commencement. Being a portion of Mission Bloock No. 95;

also known as Block 3565 on As-

sessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Colman, Deasy, Harrelson, Hayden,
Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri,
Rossi, Schmitz, Welch, Wetmore
—16.

Absent—Supervisors Bath, Shannon—2.

Bond Released, Turkey Contract.

Supervisor Rossi presented: Resolution No. 23251 (New Series), as follows:

Resolved, That O'Brien, Spotorno & Mitchell, having completed contract, be hereby relieved of the necessity of filing a contract and bond upon award made to said firm for furnishing turkeys for Thanksgiving, by Resolution No. 23237, adopted November 24, 1924.

Adopted by the following vote: Ayes—Supervisors Badaracco, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore— 16.

Absent—Supervisors Bath, Shannon—2.

Zoning Ordinance Amendment, O'Farreil Street.

Supervisor McLeran presented: Resolution No. ——— (New Series), as follows:

Resolved, That the City Planning Commission be and is hereby requested to recommend the reclassification under the Zoning Ordinance of the northerly side of O'Farrell street, commencing at a point 125 feet westerly from Divisadero street and running thence westerly 150 feet, so as to place it in the light industrial district instead of the second residential district.

Referred to City Planning Com-

mittee.

ROLL CALL FOR THE INITRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Approval of Map, Widening Randolph Street and Worcester Avenue.

Supervisor Herrelson presented: Resolution No. 23253 (New Se-

ries), as follows:

Whereas, the Board of Public Works, by Resolution No. 84249 (Second Series), approved a map showing the widening of Randolph street from Orizaba street to Worcester avenue, Worcester avefrom Randolph street to Junipero Serra boulevard, and Orizaba street from Farallones street to Broad street.

Resolved, That the map showing

the widening of Randolph street from Orizaba street to Worcester avenue, Worcester avenue from Randolph street to Junipero Serra boulevard, and Orizaba street from Farallones street to Broad street is hereby approved and adopted.

Adopted by the following vote: A y e s — Supervisors Badaracco,

Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore ---16.

Absent-Supervisors Bath, Shan-

non-2.

ADJOURNMENT.

There being no further business the Board at 6:30 p. m. adjourned.

J. S. DUNNIGAN,

Clerk.

Approved by the Board of Supervisors January 19, 1925.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco



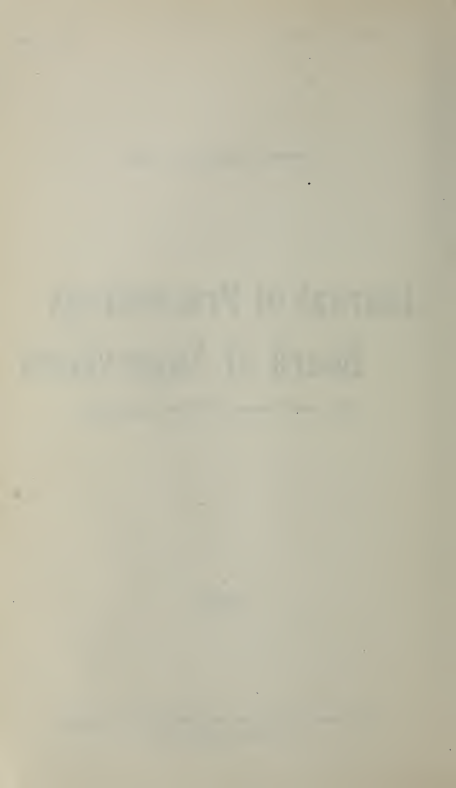
Monday, December 8, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, DECEMBER 8, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 8.

1924, 2 p. m.
The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, Mc-Sheehy, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Appointment of Supervisor Badaracco State Laws and Legislative Commit-

The following was read by the Clerk:

December 2, 1924. Mr. J. S. Dunnigan, Clerk, Board of Supervisors, City Hall, City.

Dear Sir:

Referring to the resolution re-cently passed by the Board of Su-pervisors requesting the Mayor to appoint three more members to the Law and Legislative Committee, I will appoint on that committee as one of the members, Supervisor John B. Badaracco. This is for your information.

> Yours truly, RALPH McLERAN. Acting Mayor.

Ordered filed and spread in the Journal.

Order of Monterey Board of Supervisors in re Importance of Bay Shore Cut-off and Skyline Boulevard.

The following was read and or-

dered filed:

In re recommendations as to cer-

tain highway projects.

After due and serious consideration, the Board of Supervisors of the County of Monterey is of the opinion that what is known as "The Bay Shore Cut-off" and the "Skyline Boulevard," will be of great importance in relieving the congestion of traffic on the highways leading into and out of the City of San Fran-cisco, and will be of great benefit to the State at large; however, said board is still of the opinion that the "Committee of Nine," after making a study of the entire high-way situation of the State, is in the best position to make recommendations regarding the merits of the various projects proposed.

(Copy of minute order passed by the Board of Supervisors of Monterey County December 1, 1924.)

Extension of Leave of Absence, Mayor Rolph, Jr.

The following was presented and read by the Clerk:

San Francisco, Cal., December 4, 1924. Hon. Board of Supervisors, City Hall, San Francisco, Cal.

Gentlemen:

Owing to the continued illness of the son of Mayor James Rolph, Jr., in Boston, Massachusetts, I would appreciate your honorable Board granting the Mayor an extension of his leave of absence for a period of 30 days, beginning December 15, 1924, the date of expiration of the present leave.

Very sincerely yours, RALPH McLERAN, Acting Mayor.

Whereupon the following resolution was presented and adopted: Resolution No. 23254 (New Se-

ries), as follows:

Resolved, That the leave of absence heretofore granted his Honor Mayor James Rolph, Jr., by Resolution No. 23203 (New Series), is hereby extended for thirty days from and after December 15, 1924.

A y es — Supervisors Badaracco, Path Colman Deasy Harrelson

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran,

McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Communication From Construction Company of North America.

The following was presented by Supervisor McLeran and read by the Clerk:

San Francisco, Cal., December 8, 1924.

Hon, Ralph McLeran, Acting Mayor of the City and County of San Francisco and Chairman of the Finance Committee of the Board of Supervisors of the City and County of San Francisco, San Francisco, California.

Dear Sir:

Pursuant to Contract 77-C, between the City and County of San Francisco and this company, the latter is now completing the Hetch Hetchy aqueduct tunnels. Under favorable conditions this work will be finished within ninety days from this date.

The decision of Honorable Walter Perry Johnson, discharging the restraining order issued on the application of Mr. John H. Robertson, makes effective the curtailment order heretofore issued. This order directs the discontinuance of all work under Contract 77-C and like-wise other work on the Mountain Aqueduct, such as the South Fork Tunnel, including inlet structure and surge chamber. This additional work is not included in Contract 77-C, but at one time it was proposed that it should be finished as "extra work" under that contract and has been carried on concurrently with the work under Contract 77-C.

According to current reports, you and other public officials deprecate the necessity of this curtailment and justify it solely on the score of an increasing deficit in the funds chargeable with the cost of this work, and emphasize your desire to continue it without interruption if a satisfactory plan of financing it is devised.

Recently it has been said that the cost of the work under Contract 77-C is in excess of the guaranteed maximum, but it will be readily established, when salvage and other credits are allowed and claims adjusted, that the cost of this work is well within the maximum guaranteed cost and more than one million dollars below the next lowest bid for this contract.

In the present emergency this company offers to complete Contract

77-C and, on the basis of "extra work" under that contract, or on any reasonable terms, to complete the additional work enumerated above, and to advance any and all necessary for the performance of that work, on proper assurance of payment therefor, with interest on all advances at the rate of five ner cent per annum, within such reasonable time as may be conven-ient to the City and County of San Francisco. This offer springs from a desire to co-operate in your announced plan to speed the completion of the Hetch Hetchy project. If it is premature, disregard it, if you and your associates wish to consider it for a day or two we will for that period, if you desire, carry the payroll for all this work in order that the present efficient organization may be kept intact.

In line with this company's desire to relieve the present embarrassing situation, it will be glad to accept any reasonable modification of its proposal. However, it hopes that it may be convenient for the proper officials to settle without delay its claims under Contract 77-C in order that they may not involve or confuse this proposition; but, of course, this offer is not submitted subject to that or to any condition except such as the Board of Supervisors may see fit to impose.

Assuring you that this company is most anxious to do all in its power to co-operate in completing this splendid project, we are Very truly yours,

CONSTRUCTION COMPANY
OF NORTH AMERICA,
By C. B. FLICK,

Referred to the Finance and Publie Utilities Committee. Copies to members.

Report of Public Utilities Committee.

San Francisco, December 8, 1924.

Board of Supervisors, City and County of San Francisco. Your Public Utilities Committee

begs leave to report as follows:
In the matter of the resolution presented by Supervisor Rossi at the meeting of the Board of Supervisors on December 1, 1924, directing the Acting Mayor to rescind his executive order of November 24, 1924, so as to permit the resumption and continuance of construction work on the Mountain Division of the Hetch Hetchy project, which was referred to the Public Utilities Committee, the committee reports that it feels that this is a matter that rests entirely with the

executive branch of the city government and that the committee as a part of the legislative department of the city government has no jurisdiction and therefore directed that the resolution be filed.

At a special meeting of the committee held Friday, December 5, at 3 o'clock, at which Supervisor Colman, Robert Searls, Special Counsel for Hetch Hetchy, and John J. Dailey, Assistant City Attorney, were present; Supervisor Colman's proposed ordinance, introduced in the Board last Monday, authorizing the Board of Public Works, subject to certain limitations, to enter into contracts for the construction of public utilities, etc., was considered, and after very careful consideration and discussion, the committee unanimously decided to recommend to the Board the ordinance printed in full on today's calendar as a substitute for the ordinance offered by Supervisor Colman and recommends that the same be passed to print.

The committee also approved and recommended to the Finance Committee the adoption of resolutions authorizing the purchase of certain parcels of land located in Alameda and Stanislaus counties, required for rights of way for the Hetch Hetchy Aqueduct.

Respectfully submitted. JAS. B. McSHEEHY, PHIL KATZ, Public Utilities Committee. Read and ordered filed.

Letter From Adolph Uhl.

San Francisco. Cal., December 6, 1924. Hon. Ralph McLeran, Acting Mayor of San Francisco, and the Honorable Board of Supervisors. Regarding power:

In 1921 a total of 337,400,000 kilowatt hours was consumed in San Francisco: in 1923, 451,000,000 kilowatt hours; in 1924, to December 1, 481.000,000 kilowatt hours; in 1925 (estimated), 530,000,000 kilowatt

The total of Hetch Hetchy nower cron is 300,000,000 kilowatt hours (little more than half the power used in San Francisco). With prac-tically half of the power required for the total demands in San Francisco, it does seem a needless expense of \$120,000 for the evaluation of the nower distributing systems. What are we going to do with the evaluation when we get it? Completion of the evaluation will take six months or more, another six months for argument and special bond election. Assuming the bonds are voted, it will require another year for condemnation proceedings of the distributing systems. Without further delays that carries us to

January 1, 1927.

City Engineer O'Shaughnessy anticipates the power requirements in San Francisco in 1928 will be 549, 000,000 kilowatt hours. He says the present power plant of Hetch Hetchy could be increased to sufficient capacity for the above by an additional expenditure of \$18,000,000. This money will not be available in 1928. Furthermore, it is certainly not good business to rely upon one power plant for San Francisco's entire power requirements. Breaks are inevitable; a break would mean no light, stoppage of street cars, and imagine the disaster to manufacturing plants using power. The Pacific Gas and Electric Company have their several plants tied together; an accident in one or two plants simultaneously would not cause a discontinuance in

P. G. & E. service.
This brings us to but one conclu-

sion:

San Francisco's Hetch Hetchy crop is not sufficient nor one hundred per cent dependable for assuming entire distribution of power in San Francisco, and what is best to be done?

An inferior street lighting is costing San Francisco \$600,000 a year. A superior street lighting, including the parks and water's edge, would

cost at least \$1,500,000.

A total cost of power for street railways in San Francisco for the year 1923 was \$1,812,041.

In 1929 sixty per cent of the Mar-ket Street Railway tranchises re-vert to the city. At that time it might be advisable that San Francisco should purchase the remaining forty per cent of the franchises, and therefore the city will require:

its power to the street railways should be decided upon now.

Properly lighting San Francisco is of greatest importance and should

have first consideration

City Engineer O'Shaughnessy states cost of installing a first-class 500,000. It will take many months to install.

Inasmuch as Hetch Hetchy power crop will be ready March 1, 1925. and the crop is insufficient in quantity at this time to take over distribution of all the power in San Francisco, if I owned it, my plan would be to enter into a contract for five years (positively no longer) with Pacific Gas and Electric Comwhereby I would receive \$2,000,000 a year.

(How this can be done in compliance with Raker Act remains for

City Attorney to decide.)
If the city enters into a contract
for sale of entire Hetch Hetchy crop for \$2,000,000 for longer than five years, in 1930 the city will be buying back from Pacific Gas and Electric Company about one-half the Hetch Hetchy power crop for \$3,000,000 for street lighting and power for the street railways. That would be bad business.

In consideration of contract with Pacific Gas and Electric Company, I would request \$1,000,000 cash advance payment. That would provide the million to complete the Might also nower construction. mention that Spring Valley should pay that 5 per cent on the \$5,000,000 when they begin using the pipe line. That would bring in another \$250,-000, and help on the deficiency.

One million dollars a year of the income should be used to immediately install a one hundred per cent street lighting. On this basis of a million a year it will take five years

to complete.

At the expiration of the five-year contract with P. G. & E. the city comes into possession and will operate our street lighting. We won't as matters stand now.

The contracts now being entered into with Pacific Gas & Electric Company for the lighting of the district between Van Ness and Presidio avenue, Geary and California streets, should be cancelled. city should make this installation, and then have Pacific Gas and Electric furnish the current for same.

We should have a unified system of electric lighting fixtures in keeping with our beautiful city.

Yours truly,

ADOLPH UHL.

Report of Special Committee on Riding Club Stable.

The following matters were presented and read by the Clerk:

December 8, 1924. Board of Supervisors:

The majority of your Special Committee, heretofore appointed by the Mayor in the matter of the application of Jas. J. Ryan to have transferred to him the permit granted by Resolution No. 15990 (New Series) to Mrs. Marie Gommet to maintain a stable on the west line of Thirty-sixth avenue, distant 150 feet south of Cabrillo street, respectfully reports as follows:

The subject matter was carefully considered, and the undersigned being a majority of the members of your committee, respectfully report in favor of the resolution denying permission to said applicant, Jas. J. Ryan, to conduct a stable at said premises.

Respectfully submitted, JOHN A. McGREGOR, JESSE C. COLMAN. MARGARET MARY MORGAN.

Minority Report, Special Committee. December 8, 1924.

Board of Supervisors:

I, the undersigned, as member of the Special Committee appointed by his honor the Mayor in the matter of Jas. J. Ryan to have transferred to him the permit granted by Resolution No. 15990 (New Series) to Mrs. Marie Gommet to maintain a stable on the west line of Thirtysixth avenue, distant 150 feet south of Cabrillo street, respectfully present this as a minority report as tollows:

In my vote I sustain the action of the Health Committee in denying the transfer of the permit to the applicant, Jas. J. Ryan, but I do not feel justified in voting to legislate Mr. Ryan out of business until such time as he is able to find

another location.

Respectfully submitted, J. B. BADARACCO.

Privilege of the Floor. F. J. Perry, F. Hansen, A. J. Gallagher and John O'Connell were granted the privilege of the floor and addressed the Board on the pending matter. Communication From Health Officer.

The following was read by the

Clerk:

December 5, 1924. Board of Supervisors City Hall, San Francisco, California.

Gentlemen:

In order that there may be no confusion in the minds of the members of the Board of Supervisors as to the position the Board of Health has taken on the question of the stable located on Thirty-sixth avenue between Fulton and Cabrillo streets, and formerly used as a housing place for horses of certain members of the riding and driving club in the park, please be informed that this stable has been condemned as a nuisance; that it is a detriment to the surrounding territory; that it does not comply with the building laws and should condemned and removed.

This letter is written because of the fact that in the past temporiz-ing measures have been agreed to because the case was to have been brought again to the attention of the Board Health after certain temporary remedies were applied.

The Board of Health is of record herewith that the stable should be closed and eliminated from this

residential district.

Very truly yours, WM. C. HAS HASSLER, Health Officer.

Motion.

Supervisor McSheehy moved as a substitute for this report that a committee of nine be appointed by the Acting Mayor, three representing the Riding Club; three representing the protestants, and three members of the Board.

Seconded by Supervisor Welch. Supervisor Badaracco raised point of order that this matter is not properly before the Board, that the Board has no power to transfer

a permit that does not exist.

Chair ruled point of order not well taken, that the matter is properly before the Board.

Supervisor McSheehy raised the point of order that this special committee is not the committee authorized to be appointed by his mo-

Point of order not well taken.

Explanation of Vote.

Supervisor Schmitz explained his vote as follows: "I have friends on both sides. I know Mr. Ryan very well indeed. I am favorable to having matter go over six months so that he can secure a new loca-But, I have always taken tion. this position, where a neighborhood protests almost unanimously as this has done. I believe the wishes of those who live in the neighborhood should be respected, and I will vote to sustain the protest."

Motion.

Supervisor McShechy renewed his motion, amended as follows: "That the matter be postponed for one month and that the committee of nine, as above constituted, be appointed by the Mayor to make an investigation and report."

Motion lost by the following

Ayes - Supervisors Badaracco, Deasy, McSheehy, Welch- 4.

Noes-Supervisors Bath, Colman, street lighting system will be \$4,-Harrelson, Hayden, Katz, McGregor, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-

Absent—Supervisor Shannon—1.

Resolution Adopted.

Whereupon, the resolution was adopted by the following vote:

Resolution No. 23281 (New Series), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission to James J. Ryan to have transferred to him the permit granted by Resolution No. 15990 (New Series) to Mrs. Marie Gomest transferred to the stable of the stab met to maintain a stable on the west line of Thirty-sixth avenue, distant 150 feet south of Cabrillo street, be and is hereby denied.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robh, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Motion.

Supervisor McSheehy moved that the Acting Mayor appoint a committee of five members of this Board to see what could be done to provide stabling for the horses of the Riding Club.

So ordered.

HEARING OF APPEALS.

Joy Street.

Hearing of appeal of Richard J. Welch et al. from the assessment issued for the improvement of Joy street between Brewster street and Holladay avenue, including the intersection of Joy street, Holladay avenue and Oakdale avenue.

Over two weeks. Wilde Avenue.

Hearing of appeal of property owners from the assessment issued for the following street work, viz .:

The improvement of Wilde avenue between the westerly line of Delta street produced, and the westerly line of San Bruno avenue, including the intervening crossings and intersections, and that portion of the intersection of Wilde avenue and Goettingen street that lies between the property lines of Wilde

Robert J. Baunon, Mrs. Frances Noehl, Kathryn Barron and Mrs. War, representing Mrs. Lawler and Francis I. Wenshell, were heard in

UNFINISHED BUSINESS.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 23255 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Water Construction Fund Bond Issue 1910.

(1) Associated Oil Co., fuel oil, Hetch Hetchy Water Construction (claim dated Nov. 24, 1924), \$1,-667.95.

(2) M. M. O'Shaughnessy, revolv-

(2) M. M. O Shaughtessy, revolving fund expenditures, per vouchers (claim dated Nov. 24, 1924), \$807.48.
(3) M. M. O'Shaughnessy, revolving fund expenditures per vouchers (claim dated Nov. 24, 1924), \$541.18.
(4) M. M. O'Shaughnessy, revolving fund expenditures per vouchers (claim dated Nov. 24, 1924), \$709.71

(claim dated Nov. 24, 1924), \$709.71. (5) Universal Concrete Gun Co., concrete lining in Moccasin Creek Power Tunnel, royalty (claim dated Nov. 24, 1924), \$1,064.20.

(6) West Side Lumber Co., lumber (claim dated Nov. 24, 1924),

\$562.99.

(7) Ohio Brass Co., second and final payment, furnishing, insulating, etc., of bus supports, Moccasin Creek Power Plant (claim dated Nov. 24, 1924), \$3,234.38.

Ov. 24, 1924), 25,254.00.

General Fund, 1924-1925.

(8) City Construction Co., gradmaking and paving Capitol ing, curbing and paving Capitol avenue between Lobos and Minerva streets (claim dated Nov. 26, 1924), \$1,300.

(9) Eaton & Smith, improvement Flora street between Bay View

and Thornton avenues (claim dated Nov. 26, 1924), \$3,115.

(10) Alfred I. Coffey, second payment, architectural services, Southment, architectural services, Southern Police Station (claim dated Nov. 26, 1924), \$2,400.

(11) Louis Abrams, lamps, chairs, etc., for election booths (claim dated Nov. 24, 1924), \$2,150.55.

(12) San Francisco Chronicle, of the control of the c

ficial advertising (claim dated Dec.

ficial advertising (claim dated Dec. 1, 1924), \$903.21.

(13) D. J. O'Brien, Chief of Police, police contingent expense (claim dated Nov. 24, 1924), \$750.

(14) A. Ginocchio & Son, alfalfa for Relief Home (claim dated Oct. 31, 1924), \$1,288.90.

(15) Shell Company, fuel oil, Relief Home (claim dated Oct. 31, 1924), \$1,824.

1924), \$1,824.

(16) Shell Oil Company, fuel oil, in Francisco Hospital (claim San

dated Oct. 31, 1924), \$2,880.

(17) Spring Valley Water Co.,
water furnished through Fire Department hydrants (claim dated Nov. 25, 1924), \$13,589.80.

Water Construction Fund. Bond Issuc 1910.

(18) Pacific Coast Steel Co., fifth payment, furnishing and delivering transmission line towers for Moccasin Creek Power Plant (claim dated Nov. 28, 1924), \$38,400.

Fund.

Hetch Hetchy Operative Revenue

(19) Railroad Commission of the State of California, for expense of valuation of electric properties of the Pacific Gas and Electric Company and Great Western Power Company in San Francisco (claim dated Dec. 1, 1924), \$10,000.

Park Fund.

(20) State Compensation Insurance Fund, insurance premium on park employments (claim dated Nov. 28, 1924), \$639.52.

(21) Pacific Gas and Electric ('o...

22) Spring Valley Water Company, water service for parks (claim dated Nov. 22, 1924), \$1,655.25.

(22) Spring Valley Water Company, water service for parks (claim dated Nov. 28, 1924), \$1,-177.23.

General Fund, 1924-1925.

(23) Barrett & Hilp, concrete sur-Ocean Beach bath house dated Nov. 28, 1924), \$1,facing, (claim 260.75.

(24) Gladding, McBean & Co., roofing tile, Ocean Beach bath house (claim dated Nov. 28, 1924).

(25) Montague Range & Furnace Co., equipment, Ocean Beach bath house (claim dated Nov. 28, 1924). \$3,950.10.

(26) Fink & Schindler Co. Inc., woodwork, Ocean Beach bath house (claim dated Nov. 28, 1924),

\$614.75. (27) United Soda Fountain Co., (21) United Soda Foundam Ce, fixtures, Ocean Beach bath house (claim dated Nov. 28, 1924), \$685. (28) Wm. F. Wilson Co., prumoing, Ocean Beach bath house (claim dated Nov. 28, 1924), \$1,854.45. (29) Wm. F. Wilson Co., 'equipment fittings, Ocean Beach bath house (claim dated Nov. 28, 1924).

house (claim dated Nov. 28, 1924), \$543.

(30) Wm. F. Wilson Co., extra plumbing, Ocean Beach bath house (claim dated Nov. 28, 1924). \$703.95.

Park Commission, (31)furnished, Ocean Beach bath house (claim dated Nov. 28, 1924), \$2,-345.74.

(32) Park Commission, labor, Herbert Fleishhacker Playfield (claim dated Nov. 28, 1924), \$6, 749.72.

(33) H. N. McClure, rock furnished Ocean Beach swimming pool (claim dated Nov. 28, 1924), \$1,-

(34) A. J. Raisch, construction of tennis courts, Ocean Beach (claim dated Nov. 28, 1924), \$2,of 452.80.

(35) Architects & Engineers Association, services in connection with construction of Stadium (claim dated Nov. 28, 1924), \$2,

(36) Park Commision, labor furnished, Stadium construction (claim dated Nov. 28, 1924), \$3,006.98.
(37) California Academy of

Sciences, expense of maintenance of

Steinhart Aquarium (claim dated Dec. 1, 1924), \$3,394.32.
(38) Park Commission, labor furnished, Lake Merced Municipal Golf Links (claim dated Nov. 28, 1924),

\$4,233.75.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Appropriation, \$14,000, Payment Adeline Leopold, Land for War Memorial Site.

Resolution No. 23256 (New Se-

ries), as follows:

Resolved, That the sum of \$14,000 be and the same is hereby set aside and appropriated by Resolution No. 22724 (New Series) for purchase of lands, etc., for War Memorial purposes, and authorized in payment to Adding Leonald in payment to Adeline Leopold, being payment for property situate at the intersection of the northeast corner of Grove and Franklin streets, of dimensions 82 feet 6 inches by 68 feet 9 inches, and being a portion of Western Addition block No. 75, as per acceptance of offer by Resolution No. 23248 (New Series), and required for War Memorial purposes (claim dated December 1, 1924).

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Appropriation, \$2,000, Employment of Blacksmith's Helper, Fire Department.

Resolution No. 23257 (New Series), as follows:

Resolved. That the sum of \$2,000

be and the same is hereby set aside, appropriated and authorized to be expended out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Appropriation No. 41-A (Fire Department), being for the employment of an additional blacksmith and blacksmith's helper for the period December 1, 1924, to June 30, 1925, required for the construction of apparatus. (Recommendation of Fire Commission, dated November 17, 1924.)

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1.

Oil Tank Permits.

Resolution No. 23258 (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

Christensen Bros., south side of Francisco street, 200 feet west of Octavia street, 1500 gallons capac-

C. Cuneo, 2237 Mason street, 1500

gallons capacity.

Dr. P. H. Flood, No. 1 Jordan avenue (California street side), 600 gallons capacity.

Mrs. J. Gould, west side of Van Ness avenue, 60 feet north of Union street, 1500 gallons capacity.

Harris Bread Shop, 1623 Haight

street, 600 gallons capacity.

Axel Johnson, west side of Van Ness avenue, 120 feet north of Lombard street, 1500 gallons capacity.

Axel Johnson, west side of Van Ness avenue, 70 feet north of Lom-bard street, 1500 gallons capacity.

Mrs. B. Lipman, No. 2 Common-wealth avenue (California street

side), 600 gallons capacity.

Maher & Rawles, west side of Dolores street, 200 feet north of Seventeenth street, 1500 gallons capac-

C. W. Marwedel, 78 First street, 600 gallons capacity

Guido Musto, 3423 Washington

street, 600 gallons capacity.

The rights granted under resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Authorizations.

Resolution No. 23259 (New Se-

ries), as follows:

Resolved, that the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Library Fund.

Macmillan Company, library books (claim dated Oct. 31, 1924),

(2) G. E. Stechert & Co., libaryr books (claim dated Oct. 31, 1924).

\$2,688.23.

San Francisco News Co., library books (claim dated Oct. 31, 1924), \$2,860.36. (4) Foster & Futernick Co., bind-

ing library books (claim dated Oct.

31, 1924), \$1,491.75.

(5) American Building Maintenance Co., jamitor service, public libraries (claim dated Oct. 31, 1924), \$615.

Tearing Up Streets Fund.

(6) Santa Cruz Portland Cement to., (ement for sidesewer construction (claim dated Nov. 17, 1924),

Auditorium Fund.

(7) Pacific Gas and Electric Co., torium (claim dated Nov. 12, 1924),

Municipal Railway Depreciation Fund.

(8) F. Bocken, Municipal Railway Contingent Fund expenditures, per vouchers (claim dated Nov. 14,

(9) Hancock Bros., printing railway transfers (claim dated Nov. 14,

1924), \$780. (10) Market Street Railway Co., reimbursement under agreement of Dec. 12, 1918 (claim dated Nov. 14, 1924), \$1,816.21.

(11) Market Street Railway Co., electric power furnished Municipal kailways (claim dated Nov. 15,

1924), \$3,131.76.

(12) Pacific Gas and Electric Co., electric power furnished Municipal Railways (claim dated Nov. 15,

Special Sheool Tax.

Rucker-Fuller Desk (°o., chairs for Horace Mann S hool auditorium (claim dated Nov. 1921), \$915.42.

Water Construction Fund, Bond Is-

(14) California Peach and Fig Growers, lumber, Hetch Hetchy

construction *claim dated Nov. 14, 1924), \$513.13.

(15) Del Monte Meat Co., meats (claim dated Nov. 14, 1924), \$3.-

148.03.

(16) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 14, 1924), \$1,019.77.

(17) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Nov. 14.

1924), \$1,105.10.

(18) Old Mission Portland Cement Co., cement (claim dated Nov.

14. 1924), \$9,097.47.
(19) Western Meat Co., meats (claim dated Nov. 14, 1924),

\$998.90.

(20) Wilsey-Bennett Co., and eggs (claim dated Nov. 14, 1924), \$2,837.61.
(21) Leonard F. Youdall, exce-

vation and concrete work, Bay Pulgas Pumping Station (claim dated

Nov. 14, 1924), \$1,591.75. (22) Healy-Tibbitts Construction Co., tenth payment, construction substructures, Dumbarton steel bridge (claim dated Nov. 17, 1924),

\$\frac{\partial \text{table dates}}{\partial \text{Cast Iron Pipe}}\$\$\frac{\partial \text{23}}{\partial \text{United States Cast Iron Pipe}}\$\$\frac{\partial \text{Country}}{\partial \text{Country}}\$\$ (claim flexible joint cast iron pipe (claim flexible joint cast iron pipe) (claim flexible joint c dated Nov. 17, 1924), \$33,242.98.

(24) United States Cast Iron Pipe & Foundry Co., fifth payment, flex-ible joint cast iron pipe (claim deted Nov. 17, 1924), \$36.076.11.

(25) United States Steel Products Company, seventh payment, steel bridge superstructures, Bay Crossing Pipe Line (claim dated Nov. 17, 1924), \$7,071.24.

General Fund. 1924-1925.

(26) Phillips & Van Orden Co. printing. Dept. of Elections (claim dated Nov. 10, 1924), \$1,019.45. (27) Phillips & Van Orden Co..

printing, Dept. of Fle tions (claim

dated Nov. 10, 1924), \$1,019 50.
(28) Phillips & Van Orden Co., sample ballots, Dept. of Elections (claim dated Nov. 10, 1924), 10,

(29) W. R. Ballinger & Son., mov-Nov. 10, 1924), \$1,766.50.

(30) Louis Abrams, furnishing election booth equipment (claim dated Nov. 10, 1921), \$1,182.01

(31) Pacific Gas and Fleetric Co., street lighting (claim dated Nov. 24, 1921), \$16,049,80,

(32) Martin Baking Co., bread for County Jails (claim dated Oct. 31, 1921), \$60231.

bread for County Jails (claim dated

Oct. 31, 1924), \$646.07. (34) Del Monte Meat Co., meats, County Jails (claim dated Oct. 31, 1924), \$689.01. (35) D. J. O'Brien, Police contin-

gent expense (claim dated Oct. 20,

1924), \$750.

(36) Howard Automobile Co., two Buick autos, Police Dept. (claim dated Oct. 27, 1924), \$3,-263.10.

(37) Tansey-Crowe Co., auto tires, Police Dept. (claim dated Oct.

27, 1924), \$1,053.12. (38) The American Multigraph Sales Co., one electric multigraph machine, Police Dept. (claim dated Oct. 27, 1924), \$665. (39) Preston School of Industry,

maintenance of minors (claim dated Nov. 18, 1924), \$750.33.

- (40) The Fay Improvement Co., grading, paving, etc., at city property, San Fernando way between Ocean avenue and Darien way (claim dated Nov. 19, 1924), \$2. 398.62.
- (41) Edward R. Bacon Co., one concrete paving mixer, Dept. Publie Works (claim dated Nov. 17, 1924), \$4,995.

(42) Niles Sand, Gravel & Rock Co., gravel and sand for street repair (claim dated Nov. 17, 1924),

\$1,099.18.

. (43) Western Rock Products Co., sand tor street repair (claim dated Nov. 17, 1924), \$1,126.08. (44) Pacific Gas & Electric Co.,

lighting public buildings (laim

aated Nov. 12, 1924), \$2,220.72.
(45) Baumgarten Bros, meats. Relief Home (claim dated Oct. 31, 1924), \$2,907.82.

(46)Del Monte Meat Co., meats. Relief Home (claim dated Oct. 31, 1924), \$1.262.05.

(47) J. T. Freitas Co., eggs, Relief Home (claim dated Oct. 31,

1924), \$1,024.90.

(48) Makins Produce Co., butter and cheese, Relief Home (claim

dated Oct. 31, 1924), \$896.87. (49) A. Paladini, fish, Relief Home (claim dated Oct. 31, 1924), \$825.42.

(5)) Louis Strauss, clothing, Relief Home (claim dated Oct. 31, 1924), \$1,250.

(51) Virden Packing Co., Dicets. Relief Home (claim dated Oct. 31, 1924), \$1,178.27.

(52) Spring Valley Water dated Oct. 31, 1921), \$1,265.38 (53) Spring Valley Water ('o.

water for Relief Home (claim dated

(54) Virden Packing Co., meats, S. F. Hospital (claim dated Oct. 31, 1924), \$1,432.35.

(55) A. Paladini, Inc., fish, S. F. Hospital (claim dated Oct. 31.

1924), \$509.39.

(56) Standard Oil Co., gasoline, Police Dept. (claim dated Oct. 27, 1924), \$962.70.

Auditorium Fund.

(57) California Industries Exposition, refund of deposit of \$2,000 as bond for occupancy of Auditorium (claim dated Nov. 24, 1924). \$1,224.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1. Appropriation, \$14,750, Payment to Joseph Quast for Property Required for Everett School.

Resolution No. 23260 (New Se-

ries), as follows:

Resolved, That the sum of \$14,750 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment for land and improvements situate and commencing on the east line of Dehon street, 85 feet north from the north line of Seventeenth street; thence northerly along the east line of Dehon street 25 feet: as per acceptance of offer by Resolution No. 23192 (New Series), and required for the Everett School. (Claim dated Nov. 24, 1924)

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon 1 Appropriation, \$5,000, Payment to Carley & Hamilton Inc. for Property for Fire Department Purposes.

Resolution No. 23261 (New So-

ries) as follows:

and approprieted out of Bulget Item No. 54 (Fire Depure of Building), and authorized in a ment to Carley & Hamilton Inc: heing payment for lands commen-ing at a point of the east by ide erly line of Twontie h strot, thorning thence southerly along said

feet; being of uniform dimensions 50 x 100 feet; as per acceptance of offer by Resolution No. 23149 (New Series), required for Fire Department purposes. (Claim dated Nov. 10, 1924.)

A y e s — Supervisors Badaracco, eth. Colman. Deasy, Harrelson, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—17.

Absent-Supervisor Shannon-1.

Appropriations, Virginia Avenue Widening and Lincoln Park Boulevard.

Resolution No. 23262 (New Se-

ries), as follows:

That the following Resolved, amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds the following purposes, to-wit:

Virginia Avenue Widening Fund. (1) For the improvement of Virginia avenue between Mission and Coleridge streets, including engineering, inspection and incidentals (contract awarded to James M.

County Road Fund.

(2) For the construction boulevard through Lincoln Park to Sutro Heights, to enable final payment on contract of James Mc-Elroy, \$15,500.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wet Wetmore-17.

Absent—Supervisor Shannon—1. Appropriation \$1,000, Rat Traps, Etc., Department of Health.

Resolution No. 23263 (New Se-Smith at \$6,470.59), \$7,000. ries), as follows:

Resolved. That the sum of \$1,000 be and the same is hereby set aside, appropriated and anthorized to be expended out of Urgent Necessity, Budget Item No. 26, Fiscal Year 1924-1925, to the credit of Appro-priation No. 43-D, Department of Public Health, for the purchase of rat traps, bait and poison, and the employment of two additional men. to combat possible pneumonic and bubonic plague entrance into San Francisco. (Request of Board of Health dated Nov. 18, 1924.)

A yes - Supervisors Badaraeco, Bath, Colman, Deasy, Harrelson Hayden, Katz, McGregor, McLeran, McSheeliy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Appropriations to Pay Tax Judgments.

Resolution No. 23264 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of moneys provided in the Tax Levy, by Ordinance No. 6331 (New Series), for the payment of final judgments, and authorized in payment to the hereinafter named persons of the payment of the payment to the hereinafter named persons of the payment of the payme sons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedule attached to vouchers; being payments of one-tenth of the amount of final judgments, plus interest, against the City and County, in accordance with writs of mandate, the same first having been approved by the City Attorney, towit:

(1) To Garret W. McEnerney, attorney (claim dated July 24, 1924),

\$9,020.59.

(2) To Garret W. McEnerney, attorney (claim dated Nov. 19, 1924), \$9,197.77.

(3) To Robert H. Morrow, attorney (claim dated Dec. 9, 1924),

\$650.39.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Boiler Permits.

Resolution No. 23265 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

Matzger Chocolate Co., 780 Harrison street, 8 horse power. Shepard Sales Book Co., 460 Na-

toma street, 5 horse power.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Blasting Permits.

Resolution No. 23266 (New Series), as follows:

Resolved, That Clinton Construction Company is herbey granted permission, revocable at will of the Board of Supervisors, to explode mission, blasts while grading property in the Relief Home Tract, provided said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Clinton Construction Company, then the privileges and all the rights accruing thereunder shall immediately become null and

Ayes — Supervisors Bádaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Resolution No. 23267 (New Series), as follows:

Resolved, That B. Rosenberg is hereby granted permission, revo-cable at will of the Board of Super-visors, to explode blasts while grad-ing property in block bounded by Geary and Anza streets, Thirtieth and Thirty-first avenues, provided and Thirty-first avenues, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said B. Rosenberg, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Leasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent—Supervisor Shannon—1. Resolution No. 23268 (New Series) as follows:

Resolved. That Farrar & Carlin is hereby grarted permission, revo-cable at will of the Board of Supervisors, to explode blasts while grading on property at the northeast corner of Second and Bryant streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blastic shall be performed to the satisfication. ing shall be performed to the satisfaction of the Board of Public Works, and that if any of the con-ditions of this resolution be violated by said Farrar & Carlin, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent—Supervisor Shannon—1.

Transfer of Garage Permit. Resolution No. 23269 (New Se-

ries), as follows:

Resolved, That J. D. Hannah be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Harriette DeWitt granted Harriette Kittle for premises on west side of Sansome street, 68 feet 9 inches north of Pacific street by Resolution No. 18857 (New Series).

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Garage Permit.

Resolution No. 23270 (New Se-

ries), as follows:

Resolved, That the Merchants Ice and Cold Storage Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the southeast corner of Lombard and Montgomery streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and yoid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon-1. Auto Parking Station Permit.

Resolution No. 23271 (New Series), as follows:

Resolved, That B. E. Vanderburg be and is hereby granted permis-sion, revocable at will of the Board

of Supervisors, to conduct and maintain an automobile parking station at 58 McAllister street. No greasing or washing racks will be al-

lowed in this parking station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Boiler Permits.

Resolution No. 23272 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

M. Steuer, 4587 Mission street, 25 horse power.

Perfection Silk Mill, Inc., 883-887 Bryant street, 100 horse power.

G. E. Austin, 453 Grove street, 10 horse power.

F. Thomas Dye Works, 27 Tenth

street, 308 horse power.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Automobile Parking Station.

Resolution No. 23273 (New Se-

ries), as follows:

Resolved, That W. L. Karstens be and is hereby granted permission. revocable at will of the Board of Supervisors, to conduct and maintain an automobile parking station on the south side of Stevenson street, 175 feet west of Seventh street. No greasing or washing racks will be allowed in this station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes - Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more 17.

Absent Supervisor Shannon 1.

Oil Permits.

Resolution No. 23274 (New Se-

Resolved, That the following rev-

ocable permits be and are hereby granted:

Oil Tanks.

A. Barnatt, 1192 Turk street, 600 gallons capacity.

P. Burke, east side of Dolores street, 50 feet south of Fourteenth street, 1500 gallons capacity. F. S. Botsford, 2404 Broadway,

1500 gallons capacity. Carmel Bakery, 1508 Church

street, 600 gallons capacity.

Congregational Emanuel Church, northwest corner of Arguello boulevard and Lake street, 1500 gallons capacity.

Haas Bros., Grocers' Terminal, Third and Channel streets, 600 gal-

lons capacity.

Hyman Bros. Co., 74 Third street,

1500 gallons capacity.

Ladies Protection and Relief Society, east side of Laguna street, 75 feet south of Bay street, 1500 gallons capacity.

Quandt Bros., north side of 121 feet east of Laguna Broadway,

street, 2000 gallons capacity.

W. R. Voorhies, northeast corner of Tenth avenue and Lake street, 1500 gallons capacity.

W. R. Voorhies, north line of Lake street, 40 feet east of Tenth avenue. 1500 gallons capacity.

W. R. Voorhies, north line of Lake street, 96 feet 3 inches east of Tenth avenue, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Authorizing Board of Public Works to Enter Into Contracts, etc.

Bill No. 6904, Ordinance No. 6419 (New Series), as follows:

Repealing Ordinance No. (New Series), entitled "Authorizing the Board of Public Works to enter into contracts for the construction of public utilities and for work to be performed or materials or equipment to be furnished in connection with the construction, maintenance and operation of the same; pre-scribing the procedure to be followed in awarding, executing and carrying out said contracts and in making payments thereunder and authorizing the Board in its discretion to perform work through its own employees, and in certain specified cases to purchase, without

first advertising for competitive bids, supplies, materials and equip-ment required in connection with the construction, maintenance or operation of such utilities, and repealing Ordinance No. 4824 (New Series)," approved January 13, 1921.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5294 (New Series), the title of which is above recited, is hereby repealed. Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, MrGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Plans, Etc., Lighting Dome of City Hall.

Bill No. 6900, Ordinance No. 6420 (New Series), as follows:

Ordering the preparation of plans and specifications for the lighting of the dome of the City Hall, and the installation of a lighting system in the dome of the City Hall in ac-cordance with said plans and speci-fications prepared therefor, authorizing and directing the Board of Public Works to enter into contract for the installation of said lighting system.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for a lighting system for the dome of the City Hall, and to enter into contract for the installation of a lighting system in the dome of the City Hall in accordance with the plans and specifications prepared therefor.

Section 2. This ordinance shall

take effect immediately.

A yes—Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco vieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Establishing Set-Back Lines.

Bill No. 6898, Ordinance No. 6421 (New Series), as follows:

Establishing set-back lines along portions of North Point street, Seventeenth avenue, Twenty-third avenue, Thirty-eighth avenue and Forty-third avenue.

Be it ordained by the People of

the City and County of San Francisco as follows:
Section 1. It is hereby recited that on the 3rd day of November. 1924, the Board of Supervisors adopted Resolution of Intention No. 53 to establish set-back lines along North Point street, Seventeenth Thirty-eighth avenue and Forty-third avenue, and fixed the 1st day of December, 1924, at 2 o'clock p. m.. at the chambers of the Board of Supervisors as the at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overpiled properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along both sides of North Point street, commencing at points 87.5 feet easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6

Along the westerly side of Seventeenth avenue between Kirkham street and Judah street, said set-back line to be 10 feet; along the easterly side of Seventeenth avenue, commencing street and at Kirkham street and running thence northerly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said setback line to be 31-3 feet.

Along the easterly side of Twenty-third avenue, commencing at Judah street and running thence northerly 500 feet, said set-back line to be 21 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

Along the westerly side of Thirtyeighth avenue between Judah street and Irving street, said set back line to be 12 feet; along the easterly side of Thirty-eighth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly to Irving street. said set-back line to be 2.5 feet.
Along the westerly side of Forty-

third avenue between Judah street

and Irving street, said set-back line to be 15 feet; along the easterly side of Forty-third avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 250 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 5 feet.

As shown on the maps filed in the office of, the Board of Supervisors and to which reference is hereby made for further particulars

and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan Robb, Roncovieri, Rossi, Schmitz, Welch, Wct-

more-17.

Absent—Supervisor Shannon—1. Bill No. 6899, Ordinance No. 6422

(New Series), as tollows:

Establishing set-back lines along portions of Thirtieth avenue, Thirty-first avenue and Forty-first avenue.

Be it ordained by the People of the City and County of San Fran-

eisco as follows:

Scetion 1. It is hereby recited that on the 3rd day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 54 to establish set-back lines along Thirtieth avenue, Thirty-first avenue and Forty-first avenue, and fixed the 1st day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the fore-

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back live to be 31-3 feet; thence northerly 25 feet,

said set-back line to be 62-3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 31-3 feet; along the easterly side of Thirtieth avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 325 feet, said set-back line to be 12 feet.

Along both sides of Thirty-first avenue, commencing at points 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back lines to be 31-3 feet; thence northerly 25 feet, said set-back lines to be 62-3 feet; thence northerly 300 feet, said set-back lines to be 10 feet; thence northerly 25 feet, said set-back lines to be 62-3 feet; thence northerly 25 feet, said set-back lines to be 62-3 feet; thence northerly 25 feet, said set-back lines to be

3 1-3 feet.

Along the easterly side of Fortyfirst avenue, commencing at Irving street and running thence northerly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said setback line to be 31-3 feet.

Along the westerly side of Forty-first avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back line to be 31-3 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly 25 feet, said set-back line to be 31-3 feet; along the easterly side of Forty-first avenue, commencing at a point 100 feet northerly from Judah street and running thence northerly to a point 100 feet southerly from Irving street, said set-back line to be 6 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars

made for further particulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Havden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-

vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Amend Additional Positions Ordinance, Sheriff's Office.

Bill No. 6893, Ordinance No. 6423

(New Series), as follows:
Amending Ordinance No. (New Series), known as the "Ordinance of Additional Positions," by adding a new subdivision to Section 15 thereof, to be designated

(u).

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5460 (New Series), known as the "Ordinance of Additional Positions," is hereby amended by adding a new subdivision to Section 15 thereof, to be designated (u), to read as follows:

(u). One deputy (female), Sher-

iff's office, at \$1,800 per annum. Section 2. This ordinance shall

take effect immediately.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1.

Establishing Set-back Lines.

Bill No. 6894, Ordinance No. 6424

(New Series), as follows: Establishing set-back lines along portions of Jefferson street, Capra way, Scott street and Pierce street. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 27th day of October, 1924, the Board of Supervisors adopted Resolution of Intention No. 52 to establish set-back lines along Jefferson street, Capra way, Jefferson street, Capra way, Scott street and Pierce street, and fixed the 24th day of November, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said and notrees of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the northerly side of Jefferson street, commencing at a point 81.25 feet easterly from Broderick street and running thence easterly to a point 81.25 feet westerly from Divisadero street, said set-back line to be 6 feet; along the southerly side of Jefferson street, commencing at a point 87.5 feet easterly from Broderick street and running thence easterly to a point 87.5 feet westerly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Capra way between Pierce street and Mallorca way, said set-back line to be 10 feet; along the southerly side of Capra way, commencing at Pierce street and running thence easterly to a point 79.123 feet westerly from Mallorca way, said set-back line to be 10 feet.

Along the westerly side of Scott. street between Francisco street and North Point street said set-back line to be 5 feet; along the easterly side of Scott street between Alhambra street and Capra way, said set-back line to be 5 feet.

Along the westerly side of Scott street between North Point street and Beach street, said set-back line to be 5 feet; along the easterly side of Scott street between Capra way and Beach street, said set-back line to be 5 feet.

Along both sides of Pierce street between Alhambra street and Capra way, said set-back line to be 7 feet. As shown on the maps filed in the office of the Board of Supervisors

and to which reference is hereby

made for further particulars, Section 3. No structures shall be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Establishing Set-back Lines, fwentieth Avenue.

Bill No. 6895, Ordinance No. 6425

(New Series), as follows: Establishing set-back lines along portions of Twentieth avenue, Bay street, North Point street and Broderick street.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited

that on the 27th day of October, 1924, the Board of Supervisors adopted Resolution of Intention No. 51 to establish set-back lines along Twentieth avenue, Bay street, North Point street and Broderick street, and fixed the 24th day of November, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearobjections thereto; that thereafter and more than ten days prior to said hearing the said resolution was published and notices of the passage of said resolution were posted along the line of said streets. in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordi-nance No. 5636 (New Series), setback lines are hereby established

as follows:

Along the westerly side of Twentieth avenue, commencing at a point 106 feet northerly from California street and running thence northerly to a point 104 feet southerly from Lake street, said set-back line

to be 15 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Broderick street running thence easterly to a point 87.5 feet westerly from visadero street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Broderick street and running thence easterly to a point 93.75 feet west-erly from Divisadero street, said set-back line to be 6 feet.

Along the northerly side of Bay street, commencing at a point 87.5 feet easterly from Divisadero street and running thence easterly to a point 87.5 feet westerly from Scott street, said set-back line to be 6 feet; along the southerly side of Bay street, commencing at a point 93.75 feet easterly from Divisadero street and running thence easterly to a point 93.75 feet westerly from street, said set-back line to Scott

he 6 feet.

Along both sides of North Point street, commencing at points 87.5 feet easterly from Broderick street points 87.5 feet westerly from Divisidero street visadero street, said set-back lines to be 6 feet.

Along both sides of Broderick street between Bay street and North Point street, said set-back lines to be 5 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.
Section 3. No structures shall

be erected in the area between said set-back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more-17.

Absent-Supervisor Shannon-1. Aquatic Park Lands Accepted from State and Placed Under Control of Park Commission.

Bill No. 6901, Ordinance No. 6426 (New Series), as follows:

Accepting from the State of California a grant of certain lands to be used as an aquatic park and placing such lands under the control of the Park Commission.

Be it ordained by the People of the City and County of San Fran-

cisco as follows.

Section 1. The City and County of San Francisco hereby accepts from the State of California the grant of certain lands to be used as an aquatic park as described and set forth in an act of the Legis-lature entitled: "An act conveying certain lands situated in the City and County of San Francisco to the said City and County of San Francisco. to be used as an aquatic park," approved May 2, 1923

Section 2. The lands described in said act of the Legislature are hereby placed under the control of the Park Commission of the City and

County of San Francisco.

Badaracco, Ayes — Supervisors Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran. McSheehy, Morgan, Robb, Roncovicri, Rossi, Schmitz, Welch, Wet-more—17.

Absent—Supervisor Shannon—1.

Accepting Lands from State and Placing Under Control of Park Commission.

Bill No. 6902, Ordinance No. 6427 (New Series), as follows:

Accepting from the State of California a grant of certain lands upon certain trusts and conditions, and placing such lands under the control of the Park Commission.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The City and County

of San Francisco hereby accepts from the State of California a grant of certain lands upon certain trusts and conditions, as described and set forth in an act of the Legislature entitled: "An act granting to the City and County of San Francisco certain lands of the State of Cali-fornia, located in the City and County of San Francisco, upon certain trusts and conditions, proved June 14, 1923.

Section 2. The lands described in and conveyed by said act, excepting the lands dedicated for street purposes, are hereby placed under the control of the Park Commission of

the City and County.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-ici, Proc. Compiter Wolch, Wot vieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Rat Shield for Domestic Commerce

Ships.

Bill No. 6903, Ordinance No. 6428 (New Series), as follows: Amending Ordinance No. 369 (New Series) entitled, "Providing sanitary regulations for the protection of the public health in the City and County of San Francisco, and particularly to prevent the propaga-tion and spread of the bubonic plague through the medium of " by adding a new section thereto to be known as Section 4-B.

Section 1. Ordinance No. 369 (New Series), the title of which is above recited, is hereby amended by adding a new section thereto to be known as Section 4-B, as fol-

lows:

Section 4-B. Whenever plague, either the pneumonic or bubonic type, exists in any domestic port, all vesels engaged in domestic commerce touching at any such port shall comply with the provisions of Section 4-A.

This ordinance shall Section 2.

take effect immediately.

Badaracco, Ayes - Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Ordering Street Work.

Bill No. 6896, Ordinance No. 6429

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the

Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors September 12, 1922, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improve-ment Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, re spectively, may be pald in ten in-stallments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding install-ment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Beverley Garfield street, by grading to official line and grade; by the construction of concrete curbs, and by the construction struction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLaren, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Fixing Sidewalk Widths on Lurline

Street.

Bill No. 6897, Ordinance No. 6430

(New Series), as follows:

Amending Ordinance entitled "Regulating the Width of Sidewalks," approved December 18. 1903, by adding thereto new sections to be numbered Eight Hundred and Fifty-four to Eight Hun-

dred and Seventy-three, inclusive. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office November 20, 1924, by adding thereto new sections to be numbered Eight Hundred and Fifty-four to Eight Hundred and Seventy-three, inclusive, to read as follows:

Section 854. The width of side walks on Lurline street between Funston avenue and Fourteenth avenue shall be as shown on that certain map entitled "Map o Golden Gate Heights District, "Map of showing the location of street and curb lines and the width of side-

walks.

Section 855. The width of sidewalks on Lawton street between Funston avenue and Seventeenth avenue shall be as shown on that certain map entitled "Map of Heights District, Golden Gate showing the location of street and curb lines and the width of sidewalks.

Section 856. The width of sidewalks of Moraga street between Funston avenue and Seventeenth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

The width of side-Section 857. walks on Noriega street between Eleventh avenue and Seventeenth avenue shall be as shown on that map entitled "Map o Gate Heights District, certain showing the location of street and curb lines and the width of sidewalks.

Section 858. The width of sidewalks of Ortega street between Eleventh avenue and Sixteenth avenue shall be as shown on that certain map entitled "Map of Gate Heights District." showing the location of street and curb lines and the width of sidewalks.

Section 859. The width of side-walks on Pacheco street between Tenth avenue and Fifteenth ave-nue shall be as hown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 860. The width of sidewalks on Quintara street between Twelfth avenue and Fifteenth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines

and the width of sidewalks. Section 861. The width of sidewalks on Eleventh avenue between Noriega street and Quintara street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewalks.

Section 862. The width of sidewalks on Twelfth avenue between Moraga street and Quintara street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewelks.

Section 863. The width of sidewalks on Funston avenue between Lawton street and Rockridge drive shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewalks.

Section 864. The width of sidewalks on Fourteenth avenue between Fifteenth avenue and Quintora street shall be as shown on that certain map eutitled "Map of Colden Gate Heights District. showing the location of street and curb lines and the width of sidewalks.

Section 865. The width of sidewalks on Fifteenth avenue between Lirkham street and Quintara street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 866. The width of sidewalks on Sixteenth avenue between Kirkham street and Ortega street shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewalks.

Section 867. The width of side-walks on Seventeenth avenue between Kirkham street and Moraga street shall be as shown on that map entitled "Map of certain Golden Gates Heights District. showing the location of street and curb lines and the width of sidewalks.

Section 868. The width of side-walks on Lomita avenue between Lawton street and Sixteenth avenue shall be as shown on that certain

map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewalks.

Section 869. The width of sidewalks on Aloha avenue between Lomita avenue and Fifteenth avenue shall be as shown on that certain map entitled "Map of Golden Gates Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 870. The width of side-walks on Aerial way between Ortega street and Fourteenth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and

the width of sidewalks.

Section 871. The width of sidewalks on Radio Terrace between Twelfth avenue and Fourteenth avenue shall be as shown on that certain map entitled "Map of Gate Heights District, showing the location of street and cur blines and the width of sidewalks.

Section 872. The width of sidewalks on Fanning way between Fourteenth avenue and Fifteenth avenue shall be as shown on that "Map of map entitled Gate Heights certain Golden District, showing the location of street and curb lines and the width of sidewalks.

Section 873. The width of sidewalks on Rockridge drive between Eleventh avenue and Twelfth avenue shall be as shown on that certain map entitled "Map of Golden Gate Heights District," showing the location of street and curb lines and the width of sidewalks.

Section 2. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Action Deferred.

The following bill, heretofore passed for printing, was taken up and, on motion, laid over one week: Building Law Amendment, Jackson Street.

Bill No. ---, Ordinance No. -

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said

purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Jackson street between Fillmore street and Steiner street, and to the depth of the rear lot lines, in the first residential district instead of the second residential district.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$32.829.91, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Urgent Necessity.
Morrell Vecki, payment of award by Industrial Accident Commission, covering expense due to having contracted scarlet fever while employed as interne at the San Francisco Hospital, \$427.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Auditorium Fund. (1) W. A. Plummer Mfg. Co., final payment, installation of curtains in Auditorium (claim dated Dec. 3, 1924), \$7,835.25.
(2) Ward & Blohme, final pay-

ment, architectural services in con-

nection with installation of electrically operated curtains in Auditorium (claim dated Dec. 3, 1924), \$850.50.

County Road Fund.

- (3) Municipal Construction Co., fourth payment, improvement of Marina boulevard—Tonquin street from Steiner to Lyon streets (claim dated Dec. 4, 1924), \$21,000.
- (4) James M. Smith, final payment, construction of concrete parapet roadway in Sutro Heights (claim dated Dec. 4, 1924), \$1,353.24. Relicf Home Construction Fund, Bond Issue 1923.
- (5) Frederick W. Snook Co., first payment, mechanical equipment and ice making and refrigerating plant in Relief Home buildings (claim dated Dec. 3, 1924), \$2,418.75. (6) Frederick W. Snook Co., first

payment, plumbing and gas fitting work, Relief Home buildings (claim dated Dec. 3, 1924), \$4,164.37.

Municipal Railway Fund.

(7) American Steel Foundries, 75 steel car wheels (claim dated Nov. 26, 1924), \$2,347.

Municipal Railway Depreciation Fund.

(8) Vukicevich & Bagge, second payment, construction of second story to the Seventeenth street car barn (claim dated Dec. 3, 1924), \$21,750.

(9) Carrie Cavanagh and James Cavanagh, in full settlement of injuries sustained June 24, 1923action No. 142486 (claim court dated Dec. 3, 1924), \$2,600.

Nolan, compromise May agreement, in full settlement for all damages sustained in accident of June 2, 1924 (claim dated Dec. 3, 1924), \$1,350.

School Construction Fund, Bond Issue 1923.

(11) Mahony Bros., third payment, general construction of addition to High School of Commerce (claim dated Dec. 3, 1924), \$12,720. Special School Tax.

(12)A. Lettich, first payment, plumbing contract, Francisco School (claim dated Dec. 3, 1924), \$2,035.35.

(13) I. M. Sommer, sixth payment, general construction of Francisco School (claim dated Dec. 3, 1924), \$18,295.63.

General Fund, 1923-1924

(14) Henry J. Mahony, fourth payment, construction of Mint avenue Fire Department (claim dated Dec. 3, 1924), \$2,813.93.

(15) Municipal Construction Co.,

sixth payment, improvement of Collingwood, Twenty-first and Twentysecond streets (claim dated Dec. 4, 1924), \$5,400.

General Fund, 1924-1925.

- (16) United Materials Co., sand furnished playgrounds (claim dated Dec. 3, 1924), \$645.35.
- (17) Shell Co. of Cal., fuel oil, Hall of Justice (claim dated Dec. 2, 1924), \$528.
- (18) Santa Cruz Portland Cement Co., cement for street repair (claim dated Dec. 2, 1924), \$959.30.
- (19) Louis J. Cohn, full payment, construction of sewer and appurtenances in the Great Highway from Ortega to Rivera streets (claim dated Dec. 4, 1924), \$12,287.25.
- (20) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding. etc., of animals (claim dated Dec. 8, 1924), \$1,125.
- (21) San Francisco Chronicle, official advertising (claim dated Dec. 8, 1924), \$1,006.38.
- (22) Lazare Klein Co., sheeting, Relief Home (claim dated Nov. 29, 1924), \$910.76.
- (23) Walton N. Moore Dry Goods Co., dry goods for Relief Home (claim dated Nov. 29, 1924), \$568.43.
- (24) O'Brien, Spotorno & Mitchell, turkeys, Relief Home (claim dated Nov. 29, 1924) \$745.46.

Appropriation, \$24,609.74, Payment of Tax Judgments.

motion of Supervisor Mc-On Leran:

Resolution No. - (New Se-

ries), as follows: Resolved, That the sum of \$24,-

609.74 be and the same is hereby set aside and appropriated out of moneys provided in the tax levy by Ordinance No. 6331 (New Series) for the payment of final judgments, and authorized in payment to Cushing & Cushing, as agents and attorneys for and in behalf of judgment creditors whom they represent and as per schedule attached to voucher; being payment of one-tenth of the amount of final judgment, plus interest, against the City and County, in accordance with writ of mandate, the same first having been approved by the City Attorney. (Claim dated Dec. 5, 1924.)

Appropriations for Payment of Properties Required for School poses.

Also, Resolution No. -- (New Series), as follows:

That the following Resolved. amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for properties required for school purposes, to-wit:

- (1) To Charles Rademaker, for land and improvements on the easterly line of Douglass street, commencing 305 feet southerly from Twenty-second street; thence southerly 25 feet; of uniform dimensions 25 x 134 feet 3 inches; as per acceptance of offer by Resolution No. 23247 (New Series); required for the Alvarado School (claim dated Dec. 8, 1924), \$7,000.
- (2) To Genevieve Lame, for land and improvements on the westerly line of Church street, commencing 100 feet southerly from the southerly line of Sixteenth street, running thence southerly 28 feet; of uniform dimensions 28 x 85 feet; as per acceptance of offer by Resolu-tion No. 23249 (New Series), required for the Everett School (claim dated Dec. 8, 1924), \$10,750.
- (3) To Louise Smith, for land and improvements, commencing at point formed by intersection of the south-erly line of Sixteenth street with the westerly line of Church street, running thence westerly along the southerly line of Sixteenth street x 100 feet; of uniform dimensions 30 x 100 feet; as per acceptance of offer by Resolution No. 23250 (New Series); required for the Everett School (claim dated Dec. 8, 1924). \$18,500.

Appropriation, \$4,125 for Land on Grove Street Required for War Memorial Site.

Also, Resolution No. —— (New Series), as follows:

Resolved, That the sum of \$4,125 be and the same is hereby set aside and appropriated out of the \$100,000 set aside and appropriated by Resolution No. 22724 (New Series) for War Memorial purposes, and authorized in payment to George S. McMemony for property situations McMenomy for property situate on the north line of Grove street, com-mencing 137½ feet easterly from the northeasterly corner of Grove and Franklin streets, running thence easterly 27½ feet; of uniform dimensions 27½ x 68¾ feet; being a portion of Western Addition Block No. 75. As per acceptance of offer by Resolution No.

New Series (claim dated Dec. 8, 1924).

Ordering Construction of Emergency Hospital on Sacramento Street.

Also, Bill No. 6905, Ordinance No.

— (New Series), as follows: Ordering the construction Harbor Emergency Hospital building, to be erected on the north side of Sacramento street between Drumm street and The Embarcadero, in accordance with plans and specifications prepared therefor and approved by the Board of Health; authorizing and directing the Board of Public Works to enter into contract for said construction and permitting progressive payments to be made during the progress of construction.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of Harbor Emergency Hospital building, to be erected on the north side of Sacramento street between Drumm street and The Embarca-dero, in accordance with plans and approved by the Board of Health.
Section 2. The said Board of

Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said Harbor Emergency Hospital building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter.

Section 3. This ordinance shall take effect immediately.

Ordering Construction of Great Highway Outfall Sewer.

Also, Bill No. 6906, Ordinance No.
— (New Series), as follows:

Ordering the construction of the Great Highway and Vicente Street Outfall Sewer System, in accordance with plans and specifications prepared therefor; authorizing and directing the Board of Public Works to enter into contract for said construction, and permitting progressive payments to be made during the progress of said con-struction; the cost of said work to be borne out of Budget Item No. 42.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Great Highway and Vicente Street Outfall Sewer System in accordance with plans and specifica-tions prepared therefor. The cost of said construction to be borne out of Budget Item No. 42.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said sewer construction, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter. Section 3. This ordinance shall

take effect immediately.

Transfer of Municipal Railway Funds to Cover Deficit.

Supervisor McLeran presented: Resolution No. 23275 (New Se-

ries), as follows:

Resolved, That the sum of \$1,-538.82 be and the same is hereby set aside and appropriated out of Municipal Railway Depreciation Fund to the credit of Municipal Railway Operating Fund, representing operating deficit in Municipal Railways for the month of October, 1924.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Accepting Offers to Sell Land Required for Hetch Hetchy Right of Way.

Supervisor McLeran presented: Resolution No. 23276 (New Se-

ries) as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco. from the following named owners, of the following described parcels of land, situated in the County of Alameda, State of California, required as a right of way for the aqueduct on the Hetch Hetchy Water Supply project, for the sums set forth opposite their names, viz.:

The following lands, shown on map entitled "Map of the Town of Namark Alamada, Carette Call."

Newark, Alameda County, Cal.," filed May 6, 1878, in Liber 17 of Maps, page 10, in the office of the County Recorder of Alameda Coun-

ty, California:

A. T. Trainor, \$75. Portion of Lots 10 and 11, Block 20 (as per written offer on file).

Katherine M. Day, \$40. Portion of Lot 14, Block 56 (as per written)

of Lot 14, Block 56 (as per written

offer on file).

Now, therefore, be it

Resolved, That in accordance with the recommendation of the City Engineer, the above described offers of the above named property owners to sell to the City and County of San Francisco the above mentioned parcels of land for the sums set forth opposite their names be and the same are hereby accepted. Be it Further Resolved, That the

Special Counsel for the Hetch Hetchy Water Supply is hereby authorized and directed to notify said parties of the acceptance of their offers, to examine the titles to said properties and if the same are found in satisfactory condition, to accept in behalf of the City and County of San Francisco, deeds con-veying title thereto, and file the same for record with a copy of this resolution attached thereto, as evidence of acceptance by the City and

County of San Francisco.

Adopted by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1. Also, Resolution No. 23277 (New

Series), as follows:

Whereas, the City Engineer has recommended the purchase by the City and County of San Francisco, from the following named owners. of the following described parcel of land, situated in the County of Stanislaus, State of California, required as a right of way for the aqueduct and electric transmission line in counection with the Hetch Hetchy Water Supply project, for the sum set forth opposite their names, viz.

William H. Sisk and Minnie Sisk, \$300. 0:57, being a portion of Lot 43 of Sisk Addition to the Roselle Tract; said Lot 43 being shown and designated on map entitled. "Map of Sisk Addition to the Roselle Tract," filed in the office of the County Recorder of Stanislans County Recorder of Stanislaus County, January 12, 1914, in Vol. 8 of Maps, page 6. (As per written offer on file.)

Now, therefore, be it

Resolved, That in accordance with

the recommendation of the City Engineer, the above described offer of the above named property owners to sell to the City and County of San Francisco the above mentioned parcel of land for the sum set forth opposite their names and upon the conditions therein set forth, be and the same is hereby accepted.

Be it Further Resolved, That the Counsel for the Special Hetch Hetchy Water Supply is hereby anthorized and directed to notify said parties of the acceptance of their said offer, to examine the title to said property, and if the same is

found in satisfactory condition, to accept in behalf of the City and County of San Francisco, a deed conveying title thereto, containing the conditions and reservations agreed upon in said offer, and to file the same for record with a copy of this resolution attached thereto evidence of acceptance by the City and County of San Francisco.

Adopted by the following vote:
Ayes—Supervisors Badaracco.
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—17.

Absent-Supervisor Shannon-1. Passed for Printing.

The following matters were passed for printing:

Amending Zoning Ordinance, Van Ness Avenue and Chestnut Street.

On motion of Supervisor Mc-Gregor

Gregor, Grundan Bill No. 6907, Oruman Bill No. 6907, Oruman Continuo No. 5464

Amending Ordinance No. 5464

Amending Ordinance "Regulation of ing and establishing the location of trades, industries and the location of buildings for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended

as follows:

Section 1 of the Use of Property Zene Map constituting a part of said ordinance is hereby ordered changed so as to place the south-east corner of Van Ness avenue and Chestnut street for a distance of 102 feet 6 inches on Van Ness avenue and a distance of 109 feet on Chestnut street in the Commercial District instead of the Second Residential District.

Section 2. This ordinance shall

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety (90) days there-after, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the Second Residential Dis-

trict.

Amending Zoning Ordinance, North Point Street.

Also, Bill No. 6908, Ordinance No. (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and

establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 1 of the Use of Property Zone Map constituting a part of said ordinance is hereby ordered changed so as to place the south-erly side of North Point street between Polk street and Larkin street and to a depth of the rear lot lines in the Commercial District instead of the Second Residential District.

Amending Zoning Ordinance, Ocean Avenue and Watson Street.

Also, Bill No. 6909, Ordinance No. — (New Series), as follows:

Amending Ordinance No. (New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 12 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Ocean avenue and son place for a distance of 101 feet 25% inches on Ocean avenue and 52 feet 9½ inches on Watson place in the Commercial District instead of the First Residential District.

Antending Zoning Ordinance, Arguello Boulevard.

Also, Bill No. 6910, Ordinance No. (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of industries and the location trades, of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 7. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 3 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly

side of Arguello boulevard 150 feet southerly from Geary street running thence southerly 50 feet and to the depth of the rear lot line in the Commercial District instead of the Second Residential Dis-

Amending Zoning Ordinance, Vermont and Nineteenth Streets.

Also, Bill No. 6911, Ordinance No.
— (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northwest corner of Vermont street and Nineteenth street for a distance of 50 feet on Vermont street and a distance of 75 feet on Nineteenth street in the Commercial District instead of the Second Residential District.

Amending Zoning Ordinance, Union Street.

Also, Bill No. 6912, Ordinance No.

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries, and the location of the lo of buildings for specific uses and establishing the boundaries for said purposes, and providing penal-ties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Union street between Lyon street and a point 55 feet westerly from Baker street, and to the depth of the rear lot lines, in the first residential district instead of the second residential district.

Resolution of Intention to Establish Set-back Lines No. 62.

Supervisor McGregor presented: Resolution No. 23278 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Fortyfourth avenue, commencing at a point 135 feet northerly from Fulstreet and running thence northerly to Cabrillo street, said set-back line to be 5 feet.

Along the northerly side of Judah street between Sixteenth avenue and Seventeenth avenue, said set-back line to be 2 feet; along the southerly side of Judah street between Sixteenth avenue and Seventeenth avenue, said set-back line to be 2.5 feet.

Along both sides of Judah street between Twenty-fourth avenue and Twenty-fifth avenue, said set-back

lines to be 4.5 feet.

Along the northerly side of Judah street between Twenty-eighth avenne and Twenty-ninth avenue, said set-back line to be 8 feet.

Along the westerly side of Twentieth avenue, commencing at Judah street and running thence northerly 125 feet, said set-back line to be 14 feet; thence northerly 225 feet, said set-back line to be 18 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet.

And notice is hereby given that Monday, the 5th day of January, 1925, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roneovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Resolution of Intention to Establish Set-back Lines No. 63.

Supervisor McGregor presented: Resolution No. 23279 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Thirtyfourth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 391 feet 8 inches, said set-back line to be 9 feet; thence-northerly 29 feet 2 inches, said set-back line to be 6 feet; thence northerly 29 feet 2 inches, said set-back line to be 3 feet; along the easterly side of Thirty-fourth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 336 feet 11 inches, said set-back line to be 12 feet; thence northerly 36 feet 1 inch, said set-back line to be 8 feet; thence northerly 25 feet, said set-back line to be 4 feet.

Along the westerly side of Thirty-

fifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 4 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly to Santiago street, said set-back line to be 12 feet; along the easterly side of Thirtyfifth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 5 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly to Santiago street, said

set-back line to be 12 feet.

Along the westerly side of Thirtysixth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 4 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly to Santiago street, said

set-back line to be 12 feet; along the easterly side of Thirty-sixth avenue, commencing at a point 100 feet northerly from Taraval street, and running thence northerly to Santiago street, said set-back line to be

13 feet.

And notice is hereby given that Monday, the 5th day of January, 1925, at the hour of 2 o'clock p. m., at the chambers of, the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the estab-lishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-

more—17.

Absent—Supervisor Shannon—1. Resolution of Intention to Establish Set-back Lines No. 64.

Supervisor McGregor presented: Resolution No. 23280 (New Sc-

ries), as follows: Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

Along the westerly side of Twentieth avenue, commencing at a point 100 feet northerly from Santiago street and running thence northerly to Rivera street, said set-back line to be 5 feet; along the easterly side of Twentieth avenue, commencing at a point 100 feet northerly from Santiago street and running thence northerly to Rivera street, said setback line to be 15 feet.

Along both sides of Twentieth enue between Ulloa street and avenue Taraval street, said set-back lines to

be 15 feet.

Along both sides of Twenty-first avenue between Ulloa street and Taraval street, said set-back lines to be 15 feet.

Along the westerly side of Twenty-third avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northerly

to a point 100 feet southerly from Taraval street, said set-back line to be 91/2 feet; along the easterly side of Twenty-third avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northerly to a point 100 feet southerly from Taraval street, said set-back line to be 10 feet.

Along the easterly side of Twenty-fourth avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northerly to a point 100 feet southerly from Taraval street, said set-back

lime to be 12½ feet.

And notice is hereby given that Monday, the 5th day of January, 1925, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place been fixed as the time and place when and where any and all per-sons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote: A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Passed for Printing.

The following resolution was passed for printing: Oil Permits.

On motion of Supervisor Deasy: Resolution No. - (New Se-

ries), as follows: Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks. Mrs. B. Beard, 1736 Grove street,

600 gallons capacity.

Cox Bros., south side of Chestnut street, 100 feet west of Gough street, 1500 gallons capacity.

Fred R. Grannis, southwest corner of Jackson and Octavia streets,

1500 gallons capacity.

J. A. Hatter, Santa Ana bouleard, Lot 4, Block 10, St. Francis vard.

Wood, 1500 gallons capacity. Mrs. R. Hinsicker, northeast cor-ner of Eighth avenue and Califor-

nia street, 1500 gallons capacity.
P. M. Midbust, north side of
Union street, 250 feet west of
Steiner street, 1500 gallons capacity.

Sisters of the Holy Family, north side of Hayes street, 190 fect east of Fillmore street, 1500 gallons capacity.

P. Storheim, north side of Grove street, 25 feet east of Cole street, 1500 gallons capacity.

Val Franz & Lager, northwest corner of Sixth avenue and Fulton street, 1500 gallons capacity.

Boiler.

Geo. M. Moore, northwest corner of Van Ness avenue and Ellis street,

20 horse power boiler.

The rights granted this under resolution shall be exercised within this under six months, otherwise said permits become null and void.

Action Deferred.

The following resolution was presented by Supervisor Deasy and, on motion, laid over one week:

Garage Permit.

Resolution No. (New Series), as follows:

Resolved, That E. W. N. Bowes be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate a public garage on south side of Ellis street, 137 feet 6 inches east of Larkin street; also to store 1200 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Passed for Printing.

The following matters were passed for printing:

Automobile Parking Station.

Supervisor Deasy presented: Resolution No. ——— (New - (New Series), as follows:

Resolved, That Frank Martinelli be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station in vacant lot off Broadway be-tween Kearny and Montgomery No greasing or washing streets. racks will be allowed in this station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Action Deferred.

The following matter was laid over one week:

Garage Permit.

Resolution granting Joseph Pasqualetti permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Powell street, 68 feet 9 inches north of Washington street.

Passed for Printing.

The following matters Were passed for printing:

Amending Ordinance Relating to the Storage of Crude O.I.

On motion of Supervisor Deasy: Bill No. 6913, Ordinance No. (New Series), as follows:

Amending Ordinance No. 302 (New Series), entitled "Providing for the regulation and controlling of the storage of crude petroleum, by adding a new section thereetc.,

to, to be known as Section 1-A.

Be it ordained by the People of
the City and County of San Fran-

cisco as follows:

Ordinance No. Section 1. (New Series), the title of which is above recited, is hereby amended

by adding a new section thereto to be known as Section 1-A as follows:
Section 1-A. The following described area is hereby excluded from the above described district in which it shall be unlawful to store crude petroleum:

Commencing at the intersection

Commencing at the intersection of Sixteenth and Carolina streets, thence southerly to its intersection with the center line of Seventeenth street; thence easterly along the center line of Seventeenth street to its intersection with the center line of Wisconsin street; thence northerly along the center line of Wisconsin street to the center line of Sixteenth street: thence westerly along the center line of Sixteenth street to the point of commencement.

Section 2. This ordinance shall take effect immediately.

Stable Permit.

On motion of Supervisor Badaraeco:

Resolution No. -- (New Se-

ries), as follows:
Resolved. That E. J. Rogers be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a stable for twelve horses at Thirtieth avenue and Moraga street, Block 1914, Lots 17 and 18, while grading in the neighborhood. This permit expires March 8,

1925.

Action Deferred.

The following matters were presented by Supervisor Schmitz and laid over one week:

Install Street Lights.

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the Pacific Gas and Electric Company be and is hereby instructed to install, remove and change street lights as follows:

Remove Gas Lamps.

Northeast and southwest corners Fillmore and Lombard streets.
West side Fillmore street, first

south of Chestnut street.

Install 400 M. R. Faxon avenue between Holloway and Grafton avenues.

Staples street between Detroit and Edna streets.

Staples street between Edna and

Foerster streets.

Chestnut street between Laguna and Buchanan streets.

between Chestnut street chanan and Webster streets.

Fillmore street between Chestnut

and Lombard streets. Fillmore and Lombard streets. Broderick and Francisco streets. Divisadero and Francisco streets. Scott and Francisco streets.

Scott and Bay streets. Alhambra and Avila streets. Alhambra and Pierce streets. Avila street between Chestnut

and Alhambra streets.

Avila street between Beach street

and Capra way. Bay Shore and Wheeler avenue. Pierce street between Chestnut and Alhambra streets.

Capra way and Avila street.

Install 600 M. R.

Woodside avenue between Laguna Honda and Vasquez avenue. Woodside and Vasquez avenues.

Woodside avenue, 600 feet south Vasquez avenue.

Woodside avenue, 1200 feet south of Vasquez avenue.

Install 100 C. P.

North junction Vasquez and La guna Honda.

South junction Balceta and Laguna Honda.

West junction Balceta and Vas-

quez avenues. Northeast corner Laguna Honda and Vasquez avenue.

Install 600 C. P.

North side of Eddy street be-Jones and Leavenworth tween streets.

South side of Eddy street be-Jones and Leavenworth tween

streets.

Eddy and Leavenworth streets. North and south sides of Eddy street between Leavenworth and Hyde streets.
Eddy and Hyde streets.

North and south sides of Eddy street between Hyde and Larkin

Eddy and Larkin streets.

North and south sides of Eddy street between Larkin and Polk streets.

North and south sides of Eddy street between Polk and Van Ness avenue.

Remove 400 M. R.

Northwest corner Turk and Taylor streets.

Northwest corner Taylor and Turk streets.

Northeast corner Taylor and Eddy streets.

Remove Gas Lamps.

North side Fifteenth street, first east of Market street.

North and south sides Ash avenue between Laguna and Buchanan streets.

Ash avenue and Buchanan street. West side Buchanan street, first north of Fulton street.

Joice street between Pine and

California streets.

North and south sides Filbert street between Polk and Van Ness avenue.

Seventeenth street, opposite Eu-

reka street.

West side Eureka street, south of

Seventeenth street.

Seventeenth and Diamond streets. North side Seventeenth street, first east of Diamond street.

McAllister street between Steiner

and Pierce streets.

McAllister street between Scott and Divisadero streets.

McAllister street between Pierce and Scott streets.

North side Seventeenth street, first east of Eureka street.

South side Fourteenth street between Dolores and Ramona streets. Waller and Downey streets.

East side of Dehon street, and second north of Seventeenth street.

West side of Dehon street, first and second north of Seventeenth street.

Lombard and Hyde streets.

North side and south side Green street between Steiner and Pierce streets.

Northwest corner Seventeenth

and Dehon streets.

East side Harlow street, 227 feet

South of Sixteenth street.

West side Harlow street, 115 and 381 feet south of Sixteenth street.

North side of Eddy street, 103 and 309 feet west of Jones street.

South side of Eddy street, 218 feet west of Jones street.

Northwest and southeast corners of Eddy street and Leavenworth street.

South side Eddy street, 137 and 309 feet west of Leavenworth street. North side of Eddy street, 206 feet west of Leavenworth street.

Northeast and southwest corners Eddy and Hyde streets. North side Eddy street, 117 and

309 feet west of Leavenworth street. South side Eddy street, 207 feet west of Leavenworth street. Northwest and southeast corners of Eddy and Larkin streets. South side Eddy street, 107 and

309 feet west of Larkin street.

North side Eddy street, 206 feet west of Larkin street.

North side Eddy street, 95 feet west of Polk street. South side Eddy street, 192 feet

west of Polk street.

Light Gas Standards

San Anselmo avenue between San Buenaventura way and St. Francis boulevard.

Portola Drive and San Anselmo avenue.

Portola Drive and Santa Ana ave-

nue. Camino del Mar and Lake street.

Change 400 M. R. Brussels street near Felton street, to corner Felton and Brussels streets.

Change Lamp Post.

Hampshire street, opposite 1221, about 3 feet south.

Install 600 M. R.

Southwest corner Beach and Larkin streets.

Northwest corner Hyde and Beach streets.

Waller street.

Levant street, first pole north of Lower Terrace.

Levant street, fourth pole north Lower Terrace.

Flint street, north of Sixteenth street.

Natoma street, 200 feet east of

Eighth street. Chicago wa way between Cordova and Naylor streets.

Key avenue between Keith and Lane.

Shrader street between Fell and Hayes streets.

Seventeenth street, opposite 4374, north side.

Ashbury street between Waller and Haight streets.

Install 400 M. R.

Forty-sixth avenue and Santiago street.

Lombard and Hyde streets.

Ash avenue between Laguna and Buchanan streets.

Saturn street, opposite No. 18. Joice street between Pine an California streets, at stairs

Filbert street between Polk street and Van Ness avenue.

Thirty-sixth avenue between "A" and "B" streets.

Thirty-ninth avenue and Irving

street. Conkling street, north of Silver

avenue. Huron and Niagara streets.

Williar avenue between Mount Vernon and Niagara.

Wheeler avenue and Raymond

Wheeler avenue and Bay Shore

Peninsula avenue and Bay Shore boulevard.

hetween San Leland avenue Bruno and Alpha avenues.

Peabody street between Visita-

cion and Sunnydale avenues.

Seventeenth street, opposite Eureka street.

Seventeenth street between Eu-

reka and Diamond streets.

Seventeenth and Diamond streets. Seventeenth street between Diamond and Collingwood streets

Miramar avenue between Ocean

and Holloway avenues.

Twenty-fifth avenue between "A" and "B" streets.

Twentieth avenue between Rivera

and Santiago streets.

Florentine street between Mission

and Morse streets. South side Beach street between

Hyde and Larkin streets. Morse Florentine Corner and

streets.

Ellington avenue between Mount Vernon and Ottawa avenues.

Green street between Steiner and Pierce streets.

Green street in front of church, between Steiner and Pierce streets. Thirtieth street between Castro and Diamond streets.

Forty-sixth avenue and Noriega

street.

Install 600 C. P. Ornanmental Type Lamps.

Mission street between The Em-

South side Mission street, west line of The Embarcadero.

North side Mission street, 15 feet east of Steuart street.

South side Mission street, 20 feet west of Steuart street.

North side Mission street, 130 feet

west of Steuart street.

South side Mission street, 35 feet

east of Spear street.
North side Mission street, 5 feet

west of Spear street. South side Mission street, 115 feet

west of Spear street. North side Mission street, 35 feet

east of Main street.

South side Mission street, 10 feet west of Main street. North side Mission street, 132 feet

west of Main street.

South side Mission street, 25 feet

east of Beale street.

North side Mission street, 10 feet west of Beale street.

South side Mission street, 130 feet west of Beale street. North side Mission street, 20 feet

east of Fremont street.

South side Mission street, west

line of Fremont street.

North side Mission street, 100 feet west of Fremont street. South side Mission street, 40 feet

east of First street.

North side Mission street, 10 feet west of First street.

South side Mission street, 120 feet west of First street.

North side Mission street, 230 feet west of First street.

South side Mission street, 328 feet

west of First street. North side Mission street, 451 feet

west of First street. South side Mission street, 568 feet west of First street.

North side Mission street, 100 feet

east of Second street. South side Mission street, 10 feet

east of Second street.

North side Mission street, 15 feet west of Second street.

South side Mission street, 120 feet

west of Second street. North side Mission street, 15 feet east of New Montgomery street

North side Mission street, 35 feet west of New Montgomery street. South side Mission street, 120 feet west of New Montgomery street. North side Mission street, at east

line of Annie street.

North.side Mission street, 35 feet

east of Third street.

South side Mission street, 35 feet west of New Montgomery street.

South side Mission street, 15 feet west of Third street.

North side Mission street, 125 feet west of Third street.

South side Mission street, 245 feet west of Third street.

North side Mission street, 365 feet west of Third street.

South side Mission street, 476 feet west of Third street.

North side Mission street, 591 feet west of Third street.

South side Mission street, 711 feet

west of Third street.

North side Mission street, 790 feet west of Third street, South side Mission street, 18, 248,

468 and 688 feet west of Fourth street.

North side Mission street, 128, 348 and 558 feet west of Fourth street.

North side Mission street, 5 feet west of Fifth street.

Remove 300 Watt Lamps at the South Side of Mission Street at

West Line of The Embarcadero. South side Mission street, 125 feet west of Steuart street.

South side Mission street, 135 feet west of Spear street

South side Mission street, 130 feet

west of Main street. South side Mission street, 130 feet west of Beale street.

Mission and

west of Frement street

South side Mission street at west

South side Mission street, 448 feet west of First street.

North side Mission street, 110 feet

east of Second street.

North side Mission street at west line of Second street.

Northwest corner Mission and Annie streets.

Remove 600 M. R.

North side Mission street, 125 feet west of Third street.

South side Mission street, 365 feet west of Third street.

North side Mission street, 591 feet

west of Third street.
South side Mission street, 711 feet

west of Third street.

North side Mission street, 128 feet

west of Third street.

South side Mission street, 243 feet west of Third street.

South side Mission street, 468 feet

west of Third street. South side Mission street, 688 feet

west of Third street.

side Mission street, 6 feet North east of Fifth street.

Remove Double Inverted Gas

Lamps.

Geary and Broderick Corner

streets. South side Geary street and St.

Joseph's avenue.

Install Double Inverted Gas Lamps.
East side Thirty-first avenue, 100 feet north of California street. West side Thirty-first avenue, 50

feet north of California street.

Southwest corner Thirtieth avenue and Seaview Terrace.

North side Seaview Terrace, 80

feet west of Thirtieth avenue. South side Seaview Terrace, 160

feet west Thirtieth avenue. North side Seaview Terrace in

center of Thirty-first avenue.
South side Seaview Terrace, 80

feet west of Thirty-first avenue.

Remove 400 M. R. Thirty-first avenue and Seaview

Terrace.

Change seventeen 5-globe electroliers Ninth street, Market to Harrison streets, to single globe ornamental type 400 watt.

Connect 400 Watt Electrolier.

West side Ninth street, 150 feet south of Market street.

435 feet south of Mission street. 440 feet south of Howard street.

440 feet south of Folsom street. Disconnect Electrolier.

Southwest corner of Ninth and Mission streets.

Underground District Ordinance.

Bill No. ——, Ordinance No. —— (New Scries), as follows: Amending Order No. 214 (Second Scries), entitled "Providing for

placing electric wires and conductors underground in the City and County of San Francisco," by adding a new section thereto to be

Rection 15.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Order No. 214 (Second Series) is hereby amended by adding a new section to be known as Section 15 to read as follows:

Section 15. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1925, is hereby designated, to-wit:

Underground District 15, No. Union street from Columbus avenue to Van Ness avenue.

Section 2. This ordinance shall

take effect immediately.

Mayor Authorized to Sell Improvements on Eureka Street Required for School Site.

Supervisor Wetmore presented: Resolution No. 23282 (New Se-

ries), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to sell at public aucand requested to sen at public data tion, in accordance with provisions of the Charter, the following frame buildings belonging to the City and County and situate on lands recently purchased for school and playground purposes, to-wit

The buildings known as Nos. 520, 528, 532 and 546 Eureka street, west line, between Twenty-second and

Twenty-third streets.

Also the building situate at Silliman and Hamilton streets (sheep corrals).

Also the frame building situate northeast corner of Twenty-first and

Shotwell streets.

Adopted by the following vote: Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Accepting Offer to Sell Property Re-

guired for War Memorial Site. Supervisor Wetmore presented:

Resolution No. 23283 (New Series), as follows:

Whereas, an offer has been re-ceived from George S. McMenomy to convey to the City and County of San Francisco certain land situate on the northerly line of Grove street, distant 137 feet 6 inches street, distant 137 feet 6 inches easterly from Franklin street, required for War Memorial purposes in accordance with the provisions set forth in Resolution No. 22724 (New Series), approved August 6,

1924; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,-125, be and the same is hereby accepted, the said land being described as follows, to-wit:

Beginning at a point on the northerly line of Grove street, distant thereon 137 feet and 6 inches easterly from the northeasterly corner of Grove and Franklin streets, and running thence easterly along the funding there easterly along the northerly line of Grove street 27 feet and 6 inches; thence at a right angle northerly 68 feet and 9 inches; thence at a right angle westerly 27 feet and 6 inches, and thence at a right angle southerly (85 feet and 9 inches to the point of the second 9 inches to the second 9 inches 10 inche beginning. Being a portion of Western Addition Block No. 75, also known as Block No. 791 on Assessing Man Peek. sessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote: Adopted by the following vote:

Ay es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1.

Accepting Offer of Precita Valley Comnunity Club to Sell Land Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 23284 (New Series), as follows:

Whereas, an offer has been received from The Precita Valley Communty Club, a corporation, and the City Construction Co., a corporation, to convey to the City and County of San Francisco certain land and improvements situate on the northwesterly line of Precita avenue and Harrison street, required for school purposes, and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be

Resolved. That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land and improvements, free of all encumbrances, for the sum of \$7,648, it being understood and agreed that the owner of the building, the said Precita Valley Community Club, is to retain the said building thereon and cause said lot of land to be cleared of same within thirty days from the passage of this resolution without cost to the purchaser, be and the same is hereby accepted, the said land being described as follows, to-wit:

Beginning at the point of intersection of the northerly line of Precita avenue with the westerly line of Harrison street, and running thence westerly along the northerly line of Precita avenue 33 feet; thence northerly parallel with the westerly line of Harrison street 143 feet and 6% inches; thence at a right angle easterly 33 feet, more or less, to the westerly line of Harrison street, and thence southerly along the westerly line of Harrison street 143 feet and 634 inches, more or less, to the point of beginning. Being a portion of Precita Valley Lands.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owners, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon 1.

Prescribing Procedure. Power of Board of Public Works Over Public Utilities.

The following bill heretofore presented by Supervisor Colman and referred to the Public Utilities Committee was, on motion, passed jor printing:

Bill No. 6914, Ordinance No. -

(New Series), as follows: Prescribing the procedure under which the Board of Public Works may construct public utilities as provided in Article VI, Chapter I, Section 9, Subdivision 8 of the Charter, and limiting such construction to work which shall first have been approved in character and amount by the Board of Super-Visors.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. In carrying out the powers granted to the Board of Public Works under the provisions of Sundivision 8, Section 9, Chapter I, Article VI of the Charter, in so far as said powers relate to the construction of public utilities, the Board of Public Works shall ob-serve the procedure set forth in

this ordinance.

Section 2. Before undertaking the performance of any work for the construction of any public utility with its own employees, or purchasing equipment, materials or supplies to be used in such con-struction work hereunder and be-fore calling for bids for any contract for such construction work, the Board of Public Works shall procure from the City Engineer and submit in writing to the Board of Supervisors a budget of proposed expenditures showing the estimated cost of each unit of such construc-tion work which it desires to un-dertake, and also a report setting torth a general description and specification of the work which it proposes to do showing the type and character of structures which it is proposed to build, construct, or install, together with a statement of why such type of structure has been recommended and the rea-son why it is necessary to con-struct the same. Said budget and recommendations as to the type and character of structures shall be approved by resolution of the Board of Supervisors before any of said work shall be undertaken or persons hired or equipment or macalled for on contracts for the per-formance of said work. Upon ap-proval of said hudget and recom-mendations by resolution of the

Board of Supervisors, the Board of Public Works may thereafter pro-ceed to the performance of the work covered by said budget and described in the accompanying report of the City Engineer, but under no circumstances shall said Board of Public Works enter into contracts or make commitments of any kind for services or equipment or materials which shall exceed in the aggregate the estimate set forth in the budget approved by the Supervisors as aforesaid unless and until said Board of Public Works shall submit new estimates if they become necessary, and the same shall be approved by further resolution of the Board of Supervisors. Provided, that a budget of expenditures for the completion of all units of work actually under construc-tion at the date when this ordi-nance becomes effective shall be submitted to the Board of Supervisors by the Board of Public Works within five days from and after said date, and said work actually under construction may be prosecuted to the extent that it is permitted by resolution of the Board of Supervisors.

It is hereby declared to be the purpose of this section that the Board of Supervisors shall limit the sums to be expended under authorization of this ordinance to such total amount as in their discretion shall seem best, and in further unce of such discretion the Board of Supervisors may order the elimination of any one or more items of work set forth in budgets submitted un-der the provisions of this section. and if so eliminated no work shall be undertaken on such items of construction until further authorization from the Board of Supervisors.

Section 3. Before the award of any contract for doing any work authorized by this ordinance, the Board shall cause notice to be pested conspicuously in its office for not less than five days, and oublished for the same time, inviting scaled preparate for the work conresident for the same time, inviting scaled proposits for the work contemplated; except, bowever, hat when any repairs or improvements, not exceeding an estimated cost of five hundred dollars shall be ments may be made by the Board, under written contract or other

Section 1. All proposits dall be the Board, and furnished gratuitously upon application, with a form for the affidavit bereinafter appropriate for the affidavit bereinafter bid shall have thereon the affidavit of the bidder that such bid is genuine and not collusive or sham; that he has not collusive or sham; that he has not colluded, conspired, connived, or agreed, directly or indirectly, with any other bidder or person to put in a sham bid, or that such other person shall refrain from bidding; and has not in any manner sought by collusion to secure any advantage against the City and County, or any person interested in said improvement for himself or any other person. All bids shall be clearly and distinctly written, without any crasure or interlineation, and if any bid shall have an erasure or interlineation it shall not be received or considered by the Board. Any contract made in violation of any of the foregoing provisions shall be accompliant.

All proposals offered shall be accompanied by a cheek certified by a responsible bank, payable to the order of the Clerk of the Supervisors, for an amount not less than ten per centum of the aggregate of the proposal, and no proposal shall be considered unless accompanied

by such check.

No person, corporation or firm shall be allowed to make, file, or be interested in more than one bid for the same work. If on the opening of said bids more than one bid appear in which the same person, corporation or firm is interested, all such bids shall be rejected.

Section 5. On the day and at the hour specified in said notice inviting sealed proposals the Board shall assemble and remain in session for at least one heur, and all bids shall be delivered to the Board while it is so in session, and within the hour named in the advertisement. No bid not so delivered to the Board shall be considered. Each bid, as it shall be received, shall be num-bered and marked "Filed" by the president and authenticated by his signature. At the expiration of the hour stated in the advertisement within which the bids will be re-ceived the Board shall, in open session, open, examine and publicly declare the same, and an abstruct of each bid shall be recorded in the minutes of the Board by the secretary. Before adjourning the Board shall compare the bids with the record made by the secretary, and shall ther upon, at said time or at such time not exceeding twenty days thereafter, as the Poord may adjourn to, award the contract to the lowest responsible bidder, except as otherwise herein provided. Notice of such award shall forthwith be posted for five days by the secretary of the Board

in some conspicuous place in the office of the Board, and be published for the same period of time.

The Board may reject any and all bids, and must reject the bid of any party who has been delinquent or unfaithful in any former contract with the City and County, and all bids other than the lowest regular bid of a responsible bidder; and on accepting said lowest bid shall thereupon return to the proper parties the checks corresponding to the bids so rejected. If all the bids are rejected, the Board shall return all the checks to the proper parties and again invite sealed proposals as in the first instance.

The check accompanying the accepted bid shall be held by the Secretary of the Board until the contract for doing said work, as hereinatter provided, has been entered into, whereupon said certified check shall be returned to said bidder.

If said bidder fails or refuses to enter into the contract to do said work, as hereinafter provided, then the certified check accompanying his bid, and the amount therein mentioned, shall be forteited to the City and County, and shall be collected and paid into the General Fund. Neither the Board of Public Works nor the Supervisors shall have power to relieve from or remit such torfeiture.

If at any time it shall be found that the person to whom a contract has been awarded has, in presenting any bid or bids, colluded with any other party or parties, for the purpose of preventing any other bid being made, then the contract so awarded shall be null and void, and the Board shall advertise for a new

contract for said work.

Section 6. If the contractor who may have entered into any contract does not complete the same within the time limited in the contract, or within such further time as is hereinafter provided, the Board may relet the unfinished portion of said work in accordance with the provisions in this ordinance prescribed for the letting of the whole, or may complete the contract with its own forces, any excess over the original contract price to be charged to the contractor in either event.

Section 7. All contracts shall be drawn under the supervision of the City Attorney, and shall contain detailed specifications of the work to be done, the manner in which it shall be executed, and the quality of the material to be used.

Every contract entered into by the Board shall be signed by at least two of the members thereof, and by

the other contracting party. contracts shall be signed in triplicate, one of which, with the speci-fications and drawings, if any, of the work to be done, and materials to be furnished, shall be filed with the Clerk of the Supervisors; one thereof, with said specifications and drawings, shall be kept in the office. of the Board, and the other, with said specifications and drawings, shall be delivered to the contractor. At the same time with the execution of the contract the contractor shall execute to the City and County and deliver to the Secretary of the Board a bond in the sum named in the notice for proposals, with sufficient surety or sureties to be approved by the Board, or shall deposit with the Secretary a certified check upon some solvent bank for said amount, for the faithful per-formance of the contract, also a bond for the protection of laborers and materialmen conditioned as required in Section 7 of Article II, Chapter III, of the Charter, in an amount to be fixed by the Board of Public Works, not exceeding in any case the sum of five hundred thousand dollars, with sufficient surety or sureties to be approved by the Board. No surety on any bond other than lawfully authorized surety companies shall be taken.

Section 8. The contract shall specify the time within which the work shall be commenced, and when to be completed, as was specified in the notice inviting proposals therefor. The time for performance of such contracts may be extended by the Board of Public Works upon the written request of the contractor, duly approved by the City Engineer, showing grounds satisfactory to the Board of Public Works for such extension.

In case of failure on the part of the contractor to complete his contract within the time fixed in the contract, or within such extension of said time as is herein provided, his contract shall become void.

Section 9. Any of said contracts may provide for progressive payments to the contractor. But no progressive payments can be provided for or made at any time which, with prior payments, if there have been such, shall exceed in amount at that time ninety (90) per cent of the value of labor done and materials furnished and used up to that time, and no contract shall provide for, authorize or permit the payment of more than ninety (90) per cent of the contract price before the completion and acceptance by the Board of the work

done under said contract, except in the cases hereinafter specifically provided for; provided, that the limit of progress payments as above provided shall be seventy-five (75) per cent instead of ninety (90) per cent, until the twenty-five (25) per cent thus retained by the City in making such payments amounts to the sum of ten thousand dollars.

Section 10. In the case of contracts for the construction, purchase or installation of machinery or equipment required in connection public utility project, with any where a guaranty is required of the contractor as to the quality of workmanship and materials, or as to the performance of the said machinery or equipment under actual operating tests to be made over a period of time after it shall have been installed, the Board of Public Works may, in its discretion, upon completion of the delivery or installation of such machinery or equipment to the satisfaction of said Board, award to the contractor a certificate of conditional acceptance. Upon receipt of such certificate the contractor shall be entitled to receive the unpaid balance due him under the terms of said contract upon final acceptance of his work, less such amount as the Board may deem necessary or proper to protect the City and County against loss in the event that such machinery or equipment fails to meet the contractor's guaranties under the working tests provided for in the contract.

Section 11. The work in this ordinance provided for must be done under the direction and to the satisfaction of the Board of Public Works; and the materials used must be in accordance with the specifications and be to the satisfaction of said Board, and all contracts provided for in this ordinance must contain a provision to that effect.

When said work shall have been completed to the satisfaction and acceptance of the Board, it shall so declare by resolution, and thereupon the Board shall deliver to the contractor a certificate to that effect.

Section 12. In any case where the Board of Public Works has advertised for bids in accordance with the procedure outlined in this ordinance, for articles, supplies, materials or equipment required for any public utility, and no bids have been received within the period specified in the advertisement, or in any case where the said Board has advertised for bids and all bids received are identical in amount or have been rejected, or where the articles, supplies, materials or

equipment sought to be purchased or acquired are entirely owned or controlled by one person, firm or corporation, and no satisfactory substitute therefor exists, in the opinion of said Board, so that advertising for bids would be a useless formality, or the City Engineer reports that the necessities of construction require immediate purchase of said articles, supplies, materials or equipment in the open market at the lowest price obtain-able, then, and in such cases, said able, then, and in such cases, said Board of Public Works is authorized to purchase such article, supplies, materials or equipment in the open market at the lowest obtainable price, not exceeding, however, any price which may have been submitted in the bids last previously received under the foregoing provisions of this ordinance within three months preceding the purchase.

Section 13. This ordinance shall take effect immediately.

Extension of Time, Fay Improvement Company.

Supervisor Harrelson presented: Resolution No. 23285 (New Series), as follows:

Resolved, That the Fay Improvement Company is hereby granted an extension of ninety days' time from and after December 11, 1924, within which to complete the improvement of Kirkham street between Fourteenth and Sixteenth avenues, for the reason that contractor has been delayed by shortage of material.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Extension of Time, W. J. O'Connor. Also, Resolution No. 23286 (New

Series), as follows:

Resolved, That W. J. O'Connor is reby granted an extension of hereby ninety days' time from and after December 11, 1924, within which to complete the construction of sidewalks on Pope street between Mission and Morse streets, for the reason that contractor has been de-layed by building material left on sidewalk area.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy. Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent-Supervisor Shannon-1.

Map Showing Widening of Toledo Way Approved.

Also, Resolution No. 23287 (New

Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 84279 (Second Series), approve a map showing the realignment and widening of Toledo way between Pierce street and Mallorca way, the widening of Pierce street between Chestnut and Alhambra streets, and the closing of portions of Toledo way; therefore be it Resolved, That the map showing

the realignment and widening of Toledo way between Pierce street and Mallorca way, the widening of Pierce street between Chestnut and Alhambra streets, and the closing of portions of Toledo way, is hereby

approved and adopted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1. Map Showing Widening of Fifteenth Avenue Approved.

Also, Resolution No. 23288 (New

Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 84207 (Second Series), approve a showing the widening of Fifteenth, avenue from Quintara street to Fanning way, and from Mandalay lane

to Pacheco street; therefore, be it Resolved, That the map showing the widening of Fifteenth avenue from Quintara street to Fanning way, and from Mandalay lane to Pacheco street, is hereby approved and

adopted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—17.

Absent—Supervisor Shannon—1. Extension of Time, M. J. Treacy.

Also, Resolution No. 23289 (New

Series), as follows:

Resolved, That M. J. Treacy be and is hereby granted an extension of sixty days' time from and after November 18, 1924, within which to complete the improvement of Follows. som street between Crescent and Ogden avenues, under public contract, for the reason that the work is practically completed and the extension of time is desired pending the acceptance.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent—Supervisor Shannon—1.

Passed for Printing.

The following matters were passed for printing:

Repealing Ordinance No. 6411, Ordering Street Work on Anza Street.

On motion of Supervisor Harrel-

Bill No. 6915, Ordinance No. -

(New Series), as follows: Repealing Ordinance No. 6411 (New Series), ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting the specifications therefor, and authorizing the Board of Public Works to enter into contract for

doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section J. Ordinance No. 6411 (New Series), ordering the provement of northerly one-half of Anza street, from the easterly line of Thirty-eighth avenue to a line 132 feet 6 inches easterly therefrom, by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Fixing Sidewalk Widths on Laidley Street.

Also, Bill No. 6916, Ordinance No. (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and seventy-six.

Be it ordained by the People of the City and County of San Fran-

Section 1. Ordinance No. 1061, ertitled "Regulating the Width of Sidewalks," approved December 18. 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office December 4 1924, by adding thereto a new section to be

numbered eight hundred and seventy-six, to read as follows:

Section 876. The width of side-walks on Laidley street between Miguel street and Harper street shall be as shown on that cert in man entitled "Map of Laidley street between Miguel street and Harper" hetween Miguel street and Harper street," showing the location of street and curb lines and the widh

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Fixing Sidewalk Widths on Sutter Street.

Also, Bill No. 6917, Ordinance No.
—— (New Series), as follows:
Amending Ordinance No. 1061,
entitled "Regulating the Width of
Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and seventy-five.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18. 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office December 4, 1924 by adding thereto a new section to be numbered eight hundred ard seven-

ty-five, to read as follows: Section 875. The width of side-walks on Sutter street between Van

Ness avenue and Fillmore street shall be twelve (12) feet.
Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Changing Street Names.

Also. Bill No. 6918, Ordinance No. (New Series), as follows:

Changing the names of certain streets, avenues and terraces in the City and County of San Francisco. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The names of the following streets, terraces and avenues, as shown on man of Roosevelt nues, as shown on man of Roosevelt way, etc., approved by Resolution 22240 (New Series) of the Board of Supervisors, December 1, 1924, in the City and Courty of San Fracisco, are hereby changed as hereinafter specified and said streets, terraces and avenues, as shown on map of Roosevelt way etc., approved by Resolution 22240 (New Series) of the Board of Supervisors Series) of the Board of Supervisors. December 1, 1924 in the City and County of San Francisco, shall here Inafter he known and designated by names to which they are bereby changed to-wit:

Park Hill avenue (from Masonic avenue to Fifteenth street and Park Hill avenue) to Roosevelt

Masonic avenue (from Park Hill avenue to Albany street) to Fair-

banks street;

Masonic avenue (from a point 75.84 feet west of Lavant street, easterly to Park Hill avenue and

Sixteenth street) to Roosevelt way; Plato street (from a point 136.81 feet south of Masonic avenue to Lower Terrace) to Roosevelt way

Lower Terrace (from Seventeenth street northeasterly to the northerly line of Lower Terrace at the angle point west of Plato street) to Roosevelt way;

Lower Terrace (from Seventeenth street to Deming street) to Uranus

Terrace.

Section 2. The attention of the Assessor, the Recorder, the Board of Public Works, the City Engineer of Public Works, the City English and other offices and departments of the City and County of San Francisco is hereby called to the provisions of this ordinance and said departments and offices are hereby authorized and instructed to change their maps, plats and records accordingly.

Section 3. This ordinance shall

take effect immediately.

Changing Sidewalk Widths on Union Street.

Also, Bill No. 6919, Ordinance No. (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a rew section to be numbered eight hundred and seventy-four.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061. entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby americal in the section of the sec accordance with the communication of the Board of Public Works filed in this office December 21, 1924, by adding thereto a new section to be numbered eight hundred and seven-

ty-four, to read as follows: Section 874. The width of side-walks on Union street between Columbus avenue and Van Ness avenue shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Approval and Adoption of Plan for Automobile Runways.

Surervisor Harrelson presented: Bill No. 6920, Ordinance No. -(New Series), as follows:
Approving and adopting a plan

for the construction of automobile

runways in the City and County of San Francisco extending from the roadways of improved streets to and upon the sidewalk areas of such streets, and providing regulations applicable to such construction and the obtaining of a permit therefor; permitting the maintenance, under and subject to the conditions preand subject to the conditions pre-scribed in this ordinance, of such automobile runways as have here-tofore been constructed; and impos-ing an obligation for the restora-tion of the portion of an improved street altered or changed in consequence of the construction of an automobile runway in case of a discontinuance or an abandonment of the use thereof; and providing a penalty for the violation of certain provisions thereof.

tain provisions thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. That certain plan for the construction of automobile runways extending from the roadways of the improved public streets in of the improved public streets in the City and County of San Francisco to and upon a portion of the sidewalk area adjacent to the curb line of the roadway of any such streets prepared by the Bureau of Engineering of the Department of Public Works and on file in the said Bureau of Engineering and entitled and designated as "Plan for Construction of Automobile Runway. File L-6964," is hereby approved and adopted as the plan in conformity with which any automobile runway extending from the roadway of an improved public street in the said City and County to and upon a portion of the sidewalk area adjacent to the curb line of the roadway of such street is required hereafter to be constructed and maintained, and any such automobile runway hereafter constructed and maintained in any manner not strictly conforming to the design and measurements indicated on such approved and adopted plan approved and adopted plan such shall be unlawful.

Section 2. It shall be unlawful for any person firm or corporation. to commence or proceed with the construction of any such automo-bile runway within the City and County of San Francisco, unless a permit therefor shall have been first obtained from the Board of Public

Works.

Before the issuance of such permit the applicant therefor shall be required to pay to the said Board. as an inspection fee, the sum of one dollar and fifty cents (\$150) for each nine (9) feet of the sidewalk frontage of the proposed automo-hile runway or the fractional part of such frontage. Section 3. The permit referred

to in Section 2 of this ordinance, and required to be first obtained, shall be granted only to the owner of the real property in front of which any such automobile runway as provided for in this ordinance s to be constructed and maintained upon the application of such owner or the authorized agent thereof, and such owner, or the successor of such owner, or the ownership of such property, shall be obligated, in case such automobile runway be discontinued in the use thereof, or abandoned as to such use, to restore to its former or original condition the portion of the street altered or changed in consequence of the construction of such automobile runway

Section 4. Such automobile runways from the roadways of improved public streets in the City and County of San Francisco to and upon portions of the sidewalk areas adjacent to the curb lines of the roadways of such streets, as have heretofore been constructed under sanction and to the satisfaction of the Board of Public Works and are now being maintained as so constructed, and such other automobile runways as have already been constructed and which, as to method of construction are within the restrictions denoted on the approved and adopted plan referred to in Section 1 of this ordinance, are hereby permitted to be so maintained, subject, however, to the obligation imposed by the provisions of Section 3 of this ordinance.

Section 5. Any person, firm or corporation violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and shall be purished by a fine of not more than five hundred (500) dollars, or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and

imprisonment.

Section 6. This ordinance shall be in force imme-

diately.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Municipal System of Garbage Disposal. Supervisor McSheehy presented: Resolution No. - (New Se-(New Se-

ries) as follows:

Whereas, the present system for the collection and disposition of gerhage and refuse in Sen Franeisco is objectionable in many respects; therefore, be it

Besolved, That the Public Utilities and Health Committees of this Board make a survey of the present system and report on same and consider and report on the proposition of instituting a municipal system, such report to include an estimate of the cost of installing and maintaining the same and the possible sources of revenue by which such cost may be met.

Referred to Public Utilities and Health Committees jointly.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 23291 (New Se-

ries), as follows:

Resolved, That hereby granted Cheora Shaaree Refooah to conduct a masanered Refooah to conduct a masquerade ball at Puckett's Hall, 1268 Sutter street, Sunday evening, March 15, 1925, upon payment of the usual license fee.

Adopted under suspension of the rules by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. Absent—Supervisors Schmitz, Shannon-2,

Also, Resolution No. 23292 (New

Series), as follows:

Resolved, That permission is hereby granted the Colored Non-Partisan Leagues of California to conduct a masquerade ball at Wilson's Hall, 38 Fifth street, on Wednesday evening, December 31, 1924, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Welch, Wetmore—16, Absent—Supervisors Schmitz, Shannon—2.

Committee on Arrangments, Reception to Japanese Fleet.

Supervisor McGregor presented: Resolution No. 23293 (New Se-

ries), as follows:

Whereas, the Japanese Cruising Squadron will arrive in San Francisco on January 23, 1925, and will remain until January 30th, bringing to the City two thousand seven bundred officers, cadets and crew; therefore.

Resolved, That the Mayor be authorized to appoint a committee of citizens to arrange for the reception and entertainment of the visitors during the time that they are to

be with us.

tdo ted under suspension of the

pulse he the following yets

A ves — Supervisors Badaracco, Path. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran

McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wet-more—17.

Absent-Supervisor Shannon-1. Mayor Authorized to Appoint Three Additional Members on Committee on State Laws and Legislation.

Supervisor Robb presented: Resolution No. 23294 (New Se-

ries), as follows:

Resolved, That the Mayor be requested to appoint three additional members of the Committee on State Laws and Legislation, and that the committee be increased from six to nine members and au-thorized to interest itself in such measures before the State Legislature as are of interest to the City and County.

under suspension of the Adopted

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore-17.

Absent-Supervisor Shannon-1. Death of Former United States District Attorney Frank Silva.

The following was presented by Supervisor Deasy and unanimously adopted by rising vote: Resolution No. 23290

(New Se-

ries), as follows:

Whereas, Frank M. Silva. formerly United States District Attorney, has passed away, mourned by a host of friends, who have held him in the highest esteem; there-

Resolved, That this Board, by these words, adds to the testimony of his associates, and expresses its high regards for Mr. Silva, regard-ing him as a man of high character and gifted with rare attainments of mind and heart. The City has lost a worthy citizen and the community a distinguished member, and his death is a just cause for sorrow; and

Further rther Resolved, That when Board adjourns, it shall be considered to be in respect to his

memory.

Relative to Rescinding Executive Order for Hetch Hetchy Work Curtailment.

The following resolution was presented by Supervisor Rossi, who moved suspension of the rules for its immediate consideration:

- (New Se-Resolution No. ries), as follows:

Whereas, on November 24, 1924, the Acting Mayor issued an executive order directing the Board of Public Works to discontinue all work on the Hetch Hetchy project

except certain specified items comprising the completion of the Moccasin Creek power plant and transmission line and the Bay Crossing Division; and

Whereas, the execution of said order will entail great delay in the completion of the Mountain Division of the Hetch Hetchy project and great additional expense due to disorganization and reorganization of construction forces; and

Whereas, it appears to the Board of Supervisors that the deficiency in construction funds which is stated by the Acting Mayor to be the reason for his executive order can be met by an immediate transfer from the Hetch Hetchy Operative Revenue Fund to the Water Construction Fund, Bond Issue of 1910, and by the sale of bonds of the 1924 issue and a charge to the proceeds of said sale of the salvage value of equipment required for driving the tunnels to be financed by said 1924 Bond Issue, and the corresponding credit of the Water Construction Fund, Bond Issue of 1910, with the salvage value equipment purchased from said fund and transferred to construction work under the 1924 issue as aforesaid;

Whereas, the Superior Court has decided that the Mayor was without legal authority to issue the order above recited; therefore,

Resolved, That the Board of Pub-c Works be and it is hereby requested to rescind any orders which it may have issued curtailing construction work on the Hetch Hetchy project and to continue the employment of the forces engaged in such work, and be it

That Further Resolved, Board of Supervisors will, by proper transfers and appropriation. make adequate provision for paying such obilgations as may be incurred pursuant to this request.

Discussion: Supervisors

Leran and Rossi. Adolph Uhl's letter (see page) was read and declared not pertinent by the chair.

Resolution Defeated.

Whereupon, the roll was called and the foregoing resolution de-feated by the following vote:

Ayes-Supervisors Colman, Hay-

den, Rossi-3.

Moes — Supervisors Badaracco, Bath, Deasv. Katz, McGregor Mc-Leran, McSheehv, Morgan, Robb, Ropcovieri, Welch. Wetmore—12. Absent—Supervisors Harrelson.

Schmitz, Shannon-3.

ADJOURNMENT.

There being no further business, the Board at 6:30 p. m., adjourned. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 2, 1925.

Pursuant to Resolution No.*3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

JOHN S. DUNNIGAN,
Clerk of the Board of Supervisors,
City and County of San Francisco

Monday, December 15, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, DECEMBER 15, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 15, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor, Shannon—2.

His Honor Mayor Rolph being absent, Supervisor McLeran was called to the chair.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of October 20 and 27 and November 3, 1924, were consid-ered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

San Francisco Riding Club Commit-

December 9, 1924.

Hon. Ralph McLeran, Acting Mayor, City Hall, San Francisco, Cal.

Dear Sir:

Respectfully reminding you that the Board of Supervisors, on motion of Supervisor McSheehy, authorized the appointment of a committee of five to investigate and report on some method for care of horses of San Francisco Riding Club, etc., heretofore stabled on Thirty-sixth avenue.

Very truly, J. S. DUNNIGAN,

Clerk.

The following committee was appointed by the Acting Mayor: Supervisors Badaracco, Welch, Mc-Sheehy, Roncovieri and Katz.

Confirming Sale of City Land. The following was presented by

the Clerk:

Communication from acting Mayor McLeran, transmitting communication from Mrs. Anna A. Anderson relative to a strip of land adjoining her property on Twentieth street, approving bid and recommending confirmation of sale.

Referred to Building Committee.

Relative to Deficit in Hetch Hetchy Construction Funds.

Communication from San Francisco Bureau of Governmental Research urging that no necessity exists for borrowing \$1,000,000 to continue Hetch Hetchy work, and alleging that funds now available to the amount of \$1,057,000 are ample to cover deficit in Hetch Hetchy construction funds.

Filed.

Street Lighting.

Communication from San Francisco Labor Council opposing present system of changing gas to electric lighting and requesting favor-able consideration of a policy re-specting same as set forth in resolution attached.

Referred to Lighting Committee.

Absence, Supervisor Mc-Gregor. The following was presented and

adopted: Resolution No. 23319 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Mc-Lcran, Hon. John A. McGregor, member of the Board of Supervisors, is hereby granted a leave of absence for a period of five days, commencing December 13, 1924, with permission to leave the State.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schnitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

PRESENTATION OF PROPOSALS. Foodstuffs.

Sealed proposals were received between the hours of 2 and 3 p. m., and publicly opened at the latter hour, for foodstuffs.

Referred to Supplies Committee.

Supplies.

Sealed proposals were received between the hours of 2 and 3 p. m. for furnishing supplies in the following classes:

Class 6-Engineer and plumbing

supplies.
Class 7—Hardware and castings. Class 9-Paints, painters' supplies and glass.

Referred to Supplies Committee.

Turkeys.

Sealed proposals were received between the hours of 2 and 3 p. m., and publicly opened at the latter hour, for turkeys.

Referred to Supplies Committee.

Band Instruments.

Seiled proposals were received between the hours of 2 and 3 p. for band instruments for School Department,

Referred to Supplies Committee.

Lumber.

Sealed proposals were received between the hours of 2 and 3 p. m. for lumber.

Referred to Supplies Committee.

SET-BACK LINES HEARINGS-2 P. M.

Hearing of objections to the establishing of set-back lines along portions of Toledo way, Beach street, Pierce street and Jefferson street.

Privilege of the Floor.

Mr. O'Malley appeared in opposition to proposed set-back lines on northerly side of Filbert street from Lyon street easterly to 75 feet westerly from Baker street.

Whereupon, said matter was laid

over one week.

Passed for Printing.

Thereupon, the following bill was passed for printing: Bill No. 6927, Ordinance No. —

(New Series), as follows:

Establishing set-back lines along portions of Toledo way, Beach street, Pierce street and Jefferson street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 55, to establish set-back lines along Toledo way, Beach street, Pierce street and Jefferson street, and fixed the 15th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the lines of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the northerly side of Toledo way, commencing at Pierce street and running thence easterly to a point 95.625 feet westerly from Mallorca way, said set-back line to be 5 feet; along the southerly side of Toledo way, commencing at Pierce street and running thence easterly to a point 92 feet westerly from Mallorca way, said set-back line to be 5

Along both sides of Beach street, commencing at points 87.5 feet easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6 feet.

Along both sides of Pierce street between Chestnut street and Alhamhra street, said set-back lines to be

7 feet.

Along both sides of Jefferson street, commencing at points 87.5 feet easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6

As shown on the maps filed in the office of the Board of Supervisors. and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Hearing of objections to the establishing of set-back lines along portions of Judah street.

There being no objections, the following hill was passed for printing:

Bill No. 6928, Ordinance No. -

(New Series), as follows:

Establishing set-back lines along portions of Judah street, Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 56, to establish set-back lines along Judoh street, and fixed the 15th day

of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the northerly side of Judah street, commencing at a point \$2.5 feet easterly from Twenty-fourth avenue and running thence easterly 25 feet, said set-back line to be 3.5 feet; thence easterly 25 feet, said set-back line to be 7 feet; thence easterly to Twenty-third avenue, said set-back line to be 11 feet.

Along the southerly side of Judah street between Twenty-sixth avenue and Twenty-seventh avenue, said set-back line to be 11 feet.

Along the northerly side of Judah street between Twenty-seventh avenue and Twenty-eighth avenue, said set-back line to be 8 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars

made for further particulars.
Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Hearing of objections to the establishing of set-back lines along portions of Capitol avenue, Thirty-ninth avenue, Thirty-second avenue

and Irving street.

There being no objections the following bill was passed for printing: Bill No. 6929, Ordinance No.

(New Series), as follows:

Establishing set-back lines along portions of Capitol avenue, Thirty-ninth avenue, Thirty-second avenue and Irving street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of November, 1924. the Board of Supervisors adopted Resolution of Intention No. 57, to establish set-back lines along

Capitol avenue, Thirty-ninth avenue, Thirty-second avenue and Irving street, and fixed the 15th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the lines of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Capitol avenue, commencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 6 feet; along the easterly side of Capitol avenue, commencing at Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 8 feet.

Along both sides of Thirty-ninth avenue between Irving street and Lincoln way, said set-back lines to

be 10 feet.

Along the westerly side of Thirty-second avenue, commencing at a point 175 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 7.5 feet; thence northerly 100 feet, said set-back line to be 15 feet; thence northerly to Santiago street, said set-back line to be 12 feet; salong the easterly side of Thirty-second avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 125 feet, said set-back line to be 14 feet; thence northerly 25 feet, said set-back line to be 12 feet; thence northerly to Santiago street, said set-back line to be 10 feet.

Along the northerly side of Irving feet easterly from Thirtieth avenue and running thence easterly to a point 70 feet westerly from Twenty-ninth avenue, said set-back line to be 2.5 feet; along the southerly side of Irving street between Thirtieth avenue and Twenty-ninth avenue, said set-back line to be 8 feet.

Along the northerly side of Irving street, commencing at a point 70 feet easterly from Twenty-ninth ave-

nue and running thence easterly to a point 70 feet westerly from Twenty-eighth avenue, said set-back line to be 2.5 feet; along the southerly side of Irving street between Twenty-ninth avenue and Twenty-eighth avenue, said set-back line to be 8 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

REPORTS OF COMMITTEES.

The following committees. their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Streets Committee, by Supervisor

Harrelson, chairman.

Streets and Commercial Development Committees, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote

Authorizations.

Resolution No. 23295 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) W. A. Plummer Mfg. Co., final payment, installation of curtains in Auditorium (claim dated Dec. 3, 1924), \$7,835.25.

(2) Ward & Blohme, final payment, architectural services in connection with installation of electrically operated curtains in Auditorium (claim dated Dec. 3, 1924), \$850.50.

County Road Fund.

Municipal Construction Co. fourth payment, improvement of Marina boulevard-Tonquin street from Steiner to Lyon streets (claim

dated Dec. 4, 1924), \$21,000.
(4) James M. Smith, final payment, construction of concrete parapet roadway in Sutro Heights (claim dated Dec. 4, 1924), \$1,353.24. Relief Home Construction Fund, Bond Issue 1923.

(5) Frederick W. Snook Co., first payment, mechanical equipment and ice making and refrigerating plant in Relief Home buildings (claim

dated Dec. 3, 1924), \$2,418.75.
(6) Frederick W. Snook Co., first payment, plumbing and gas fitting work, Relief Home buildings (claim dated Dec. 3, 1924), \$4,164.37.

Municipal Railway Fund. (7) American Steel Foundries, 75 steel car wheels (claim dated Nov. 26, 1924), \$2,347.

Municipal Railway Depreciation Fund.

(8) Vukicevich & Bagge, second payment, construction of second story to the Seventeenth street car barn (claim dated Dec. 3, 1924), \$21,750.

(9)Carrie Cavanagh and James Cavanagh, in full settlement of injuries sustained June 24, 1923dated Dec. 3, 1924), \$2,600.

(10) May Nolan, compromise

agreement, in full settlement for all damages sustained in accident of June 2, 1924 (claim dated Dec. 3, 1924), \$1,350.

School Construction Fund, Bond Issue 1923.

Mahony Bros., third pay-(11)ment, general construction of addition to High School of Commerce (claim dated Dec. 3, 1924), \$12,720.

Special School Tax.

(12) A. Lettich, first payment, plumbing contract, Francisco School (claim dated Dec. 3, 1924), \$2,035.35.

(13) I. M. Sommer, sixth payment, general construction of Francisco School (claim dated Dec. 3, 1924), \$18,295.63.

General Fund, 1923-1924 (14) Henry J. Mahony, fourth payment, construction of Mint avenue Fire Department building (claim dated Dec. 3, 1924), \$2,813.93.

(15) Municipal Construction Co., sixth payment, improvement of Collingwood, Twenty-first and Twentysecond streets (claim dated Dec. 4, 1924), \$5,400.

General Fund, 1924-1925.

(16) United Materials Co., sand

furnished playgrounds (claim dated Dec. 3, 1924), \$645.35. (17) Shell Co. of Cal., fuel oil, Hall of Justice (claim dated Dec. 2, 1924), \$528.

(18) Santa Cruz Portland Cement Co., cement for street repair (claim dated Dec. 2, 1924), \$959.30. (19) Louis J. Cohn, full payment, construction of sewer and appurtenances in the Great Highway from Ortega to Rivera streets (claim dated Dec. 4, 1924), \$12,287.25.

(20) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated Dec. 8,

1924), \$1,125.
(21) San Francisco Chronicle, official advertising (claim dated Dec.

8, 1924), \$1,006.38.

(22) Lazare Klein Co., sheeting, Relief Home (claim dated Nov. 29, 1924), \$910.76.
(23) Walton N. Moore Dry Goods Co., dry goods for Relief Home (claim dated Nov. 29, 1924), \$568.43.

(24) O'Brien. Spotorno & Mitchell, turkeys, Relief Home (claim dated Nov. 29, 1924) \$745.46.

A y e s — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy. Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Appropriation, \$24,609.74, Payment of Tax Judgments.

Resolution No. 23296 (New Se-

ries), as follows:

Resolved, That the sum of \$24,-609.74 be and the same is hereby set aside and appropriated out of moneys provided in the tax levy by Ordinance No. 6331 (New Series) for the payment of final judgments, and authorized in payment to Cushing & Cushing, as agents and attorneys for and in behalf of judgment creditors whom they represent and schedule per attached being payment of onevoucher; tenth of the amount of final judgment, plus interest, against the City and County, in accordance with writ of mandate, the same first having been approved by the City Attorney. (Claim dated Dec. 1924.)

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Appropriations for Payment of Properties Required for School Purposes.

Resolution No. 23297 (New Se-

ries), as follows:

That Resolved, the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons; being payments for properties required for school purposes, to-wit:

- (1) To Charles Rademaker, for land and improvements on the éasterly line of Douglass street, commencing 305 feet southerly from Twenty-second street; thence southerly 25 feet; of uniform dimensions 25 x 134 feet 3 inches; as per acceptance of offer by Resolution No. 23247 (New Series); required for the Alvarado School (claim dated Dec. 8, 1924), \$7,000.
- (2) To Genevieve Lame, for land and improvements on the westerly line of Church street, commencing 100 feet southerly from the southerly line of Sixteenth street, running thence southerly 28 feet; of uniform dimensions 28 x 85 feet; as per acceptance of offer by Resolu-tion No. 23249 (New Series), required for the Everett School (claim dated Dec. 8, 1924), \$10,750.
- (3) To Louise Smith, for land and improvements, commencing at point formed by intersection of the southerly line of Sixteenth street with the westerly line of Church street, running thence westerly along the southerly line of Sixteenth street 30 feet; of uniform dimensions 30 x 100 feet; as per acceptance of offer by Resolution No. 23250 (New Series); required for the Everett School (claim dated Dec. 8, 1924), \$18,500.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Appropriation, \$4.125 for Land on Grove Street for War Required Memorial Site.

Resolution No. 23298 (New Se-

ries), as follows:

Resolved, That the sum of \$4,125 be and the same is hereby set aside and appropriated out of the \$100,-000 set aside and appropriated by Resolution No. 22724 (New Series) for War Memorial purposes, and authorized in payment to George S. McMenomy for property situate on the north line of Grove street, com-mencing 137½ feet easterly from the northeasterly corner of Grove and Franklin streets, running thence easterly 27½ feet; of uniform dimensions 27½ x 68¾ feet; being a portion of Western Addition Block No. 75. As per acceptance of offer by Resolution No. New Series (claim dated Dec.

8, 1924).

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Oil and Boiler Permits.

Resolution No. 23299 (New Series), as follows:

Resolved, That the following revo-cable permits be and are hereby granted:

Oil Tanks. Mrs. B. Beard, 1736 Grove street, 600 gallons capacity.

Cox Bros., south side of Chestnut street, 100 feet west of Gough street, 1500 gallons capacity.

Fred R. Grannis, southwest corner of Jackson and Octavia streets,

1500 gallons capacity.

J. A. Hatter, Santa Ana boulevard, Lot 4, Block 10, St. Francis Wood, 1500 gallons capacity.
Mrs. R. Hinsicker, northeast corner of Eighth avenue and California

ner of Eighth avenue and Califor-nia street, 1500 gallons capacity. P. M. Midbust, north side of Union street, 250 feet west of Steiner street, 1500 gallons capacity. Sisters of the Holy Family, north side of Hayes street, 190 feet east of Fillmore street, 1500 gallons ca-

pacity.

M. P. Storheim, north side of Grove street, 25 feet east of Cole

street, 1500 gallons capacity. Val Franz & Lager, northwest corner of Sixth avenue and Fulton street, 1500 gallons capacity.

Boiler.

Geo. M. Moore, northwest corner

of Van Ness avenue and Ellis street, 20 horse power boiler. The rights granted this under resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Ayes — Supervisors Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Automobile Parking Station.

Resolution No. 23300 (New Se-

ries), as follows:

Resolved, That Frank Martinelli be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking sta-tion in vacant lot off Broadway be-tween Kearny and Montgomery streets. No greasing or washing racks will be allowed in this station.

The rights granted under this

resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Stable Permit.

Resolution No. 23301 (New Se-

ries), as follows:

Resolved, That E. J. Rogers be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a stable for twelve horses at Thirtieth avenue and Moraga street, Block 1914, Lots 17 and 18, while grading in the neighborhood. This permit expires March 8,

1925.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Ordering Construction of Emergency Hospital on Sacramento Street.

Bill No. 6905, Ordinance No. 6431 (New Series), as follows: Ordering the construction of

Ordering Harbor Emergency Hospital building, to be erected on the north side Sacramento street between Drumm street and The Embarcadero, in accordance with plans and specifications prepared therefor and approved by the Board of Health; authorizing and directing the Board of Public Works to enter into contract for said construction and permitting progressive payments to be made during the progress of con-

struction. Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of Harbor Emergency Hospital building, to be erected on the north side of Sacramento street between Drumm street and The Embarca-dero, in accordance with plans and specifications prepared therefor and approved by the Board of Health.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for the construction of said Harbor Emergency Hospital building conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI, of the Charter. Section 3. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor,

Shannon-2.

Ordering Construction of Great Highway Outfall Sewer.

Bill No. 6906, Ordinance No. 6432

(New Series), as follows:

Ordering the construction of the Great Highway and Vicente Street Outfall Sewer System, in accordance with plans and specifications prepared therefor; authorizing and directing the Board of Public Works to enter into contract for said construction, and permitting progressive payments to be made during the progress of said con-struction; the cost of said work to be borne out of Budget Item No. 42.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contract for the construction of the Great Highway and Vicente Street Outfall Sewer System in accordance with plans and specifications prepared therefor. The cost food constructions became and specifications of soid constructions to be became and the street of the street o of said construction to be borne out of Budget Item No. 42.

Section 2. The said Board of Public Works is hereby authorized and permitted to incorporate in the contract for said sewer construc-tion, conditions that progressive payments shall be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter. Section 3. This ordinance shall

take effect immediately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Amending Zoning Ordinance, Van Ness Avenue and Chestnut Street.

Bill No. 6907, Ordinance No. 6433 (New Series), as follows: Amending Ordinance No. 5464 No. 5464 (New Series), entitled "Regulating and establishing the location of industries and the location of buildings for specific uses, and establishing the boundaries for said

purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 1 of the Use of Property Zone Map constituting a part of said ordinance is hereby ordered changed so as to place the south-east corner of Van Ness avenue and Chestnut street for a distance of 102 feet 6 inches on Van Ness avenue and a distance of 109 feet on Chestnut street in the Commercial District instead of the Second Residential District,

Section 2. This ordinance shall take effect on date of its approval and shall continue in effect for the period of ninety (90) days there-after, at which time it shall cease to be in effect and the premises herein described shall revert to and be in the Second Residential Dis-

triet.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor.

Shannon-2.

Amending Zoning Ordinance, North Point Street.

Bill No. 6908, Ordinance No. 6434

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 1 of the Use of Property Zone Map constituting a part of said ordinance is bereby ordered changed so as to place the south-erly side of North Point street between Polk street and Larkin street and to a depth of the rear lot lines in the Commercial District instead of the Second Residential District.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—16. Rossi,

Absent - Supervisors McGregor,

Shannon-2,

Amending Zoning Ordinance, Ocean Avenue and Watson Street.

Bill No. 6909, Ordinance No. 6435

(New Series), as follows: Amending Ordinance No. 5464 (New Series), entitled, "Regulating trades, industries and the location and establishing the location of of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties

for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. (New Series), the title of which is above recited, is hereby amended

as follows:

Section 12 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the southeast corner of Ocean avenue and Watson place for a distance of 101 feet 2½ inches on Ocean avenue and 52 feet 9½ inches on Watson place in the Commercial District instead of the First Residential District.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Antending Zoning Ordinance, Arguello Boulevard.

Bill No. 6910, Ordinance No. 6436

(New Series), as follows: Amending Ordinance No. (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions." Be it ordained by the People of

the City and County of San Francisco as follows:

Section 7. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 3 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the easterly side of Arguello boulevard 150 feet southerly from Geary street and running thence southerly 50 feet and to the depth of the rear lot line in the Commercial District instead of the Second Residential District.

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy. Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor, Shannon—2.

Amending Zoning Ordinance, Vermont and Nineteenth Streets.

Bill No. 6911, Ordinance No. 6437

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled, "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as

follows:

Section 9 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the north-west corner of Vermont street and Nineteenth street for a distance of distance of 75 feet on Nineteenth street in the Commercial District instead of the Second Residential District.

A y e s - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor,

Shannon-2.

Amending Zoning Ordinance, Union Street.

Bill No. 6912, Ordinance No. 6438

(New Series), as follows: Amending Ordinance No. Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries, and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penal-ties for the violation of its provisions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as follows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Union street between Lyon street and a point 55 feet westerly from Baker street, and to the depth of the rear lot lines, in the first residential district instead of the second residential district

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor,

Shannon-2.

Amending Ordinance Relating to the Storage of Crude Oil.

Bill No. 6913, Ordinance No. 6439

(New Series), as follows: Amending Ordinance No. 302 (New Series), entitled "Providing for the regulation and controlling of the storage of crude petroleum, etc.," by adding a new section thereto, to be known as Section 1-A.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 302 (New Series), the title of which is above recited, is hereby amended by adding a new section thereto to be known as Section 1.4

be known as Section 1-A as follows:
Section 1-A. The following described area is hereby excluded from the above described district in which it shall be unlawful to

store crude petroleum:

Commencing at the intersection of Sixteenth and Carolina streets, thence southerly to its intersection with the center line of Seventeenth street; thence easterly along the center line of Seventeenth street to its intersection with the center line of Wisconsin street; thence northerly along the center line of Wisconsin street to the center line of Sixteenth street; thence westerly along the center line of Sixteenth street to the point of commence-

Section 2. This ordinance shall

take effect immediately.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheeby, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon—2.

Prescribing Procedure, Power Board of Public Works Over Public Utilities.

Bill No. 6914, Ordinance No. 6440

(New Series), as follows:
Prescribing the procedure under which the Board of Public Works may construct public utilities as provided in Article VI, Chapter J, Section 9, Subdivision 8 of the Charter, and limiting such construction to work which shall first have been approved in character and amount by the Board of Supervisors.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. In carrying out the powers granted to the Board of Public Works under the provisions of Subdivision 8, Section 9, Chapter 1, Article VI of the Charter, in so tar as said powers relate to the construction of public utilities, the Board of Public Works shall ob-serve the procedure set forth in this ordinance.

Before undertaking Section 2. the performance of any work for the construction of any public utility with its own employees, or purchasing equipment, materials or supplies to be used in such con-struction work hereunder and before calling for bids for any contract for such construction work, the Board of Public Works shall procure from the City Engineer and submit in writing to the Board of Supervisors a budget of proposed expenditures showing the estimated cost of each unit of such construc-tion work which it desires to un-dertake, and also a report setting forth a general description and specification of the work which it proposes to do showing the type and character of structures which it is proposed to build, construct, or install, together with a statement of why such type of structure has been recommended and the reawhy it is necessary to conson struct the same. Said budget and recommendations as to the type and character of structures shall be approved by resolution of the Board of Supervisors before any of said work shall be undertaken or per-sons hired or equipment or materials ordered or purchased or bids called for on contracts for the per-formance of said work. Upon ap-proval of said budget and recom-mendations by resolution of the Board of Supervisors, the Board of Public Works may thereafter pro-ceed to the performance of the work covered by said budget and described in the accompanying report of the City Engineer, but under no circumstances shall said Board of Public Works enter into contracts or make commitments of any kind for services or equipment or ma-terials which shall exceed in the aggregate the estimate set forth in the budget approved by the Supervisors as aforesaid unless until said Board of Public Works shall submit new estimates if they become necessary, and the same shall be approved by further resolu-tion of the Board of Supervisors. tion of Provided, that a budget of expenditures for the completion of all units of work actually under construc-tion at the date when this ordi-nance becomes effective shall be submitted to the Board of Supervisors by the Board of Public Works within five days from and after said date, and said work actually under construction may be prosecuted to the extent that it is permitted by resolution of the Board of Supervisors.

It is hereby declared to be the purpose of this section that the Board of Supervisors shall limit the sums to be expended under authorization of this ordinance to such total amount as in their discretion shall seem best, and in furtherance of such discretion the Board of Supervisors may order the elimination of any one or more items of work set forth in budgets submitted under the provisions of this section, and if so eliminated no work shall be undertaken on such items of construction until further authorization from the Board of Supervisors.

Section 3. Before the award of any contract for doing any work authorized by this ordinance, the Board shall cause notice to be posted conspicuously in its office for not less than five days, and published for the same time, inviting sealed proposals for the work contemplated; except, however, that when any repairs or improvements, not exceeding an estimated cost of five hundred dollars shall be deemed of urgent necessity by the Board, such repairs or improvements may be made by the Board, under written contract or otherwise, without advertising for sealed proposals.

Section 4. All proposals shall be made upon forms to be prepared by the Board, and furnished gratuitously upon application, with a form for the affidavit hereinafter provided for printed thereon. Each bid shall have thereon the affidavit of the bidder that such bid is genuine and not collusive or sham; that he has not colluded, conspired, connived, or agreed, directly or indirectly, with any other bidder or person to put in a sham bid, or that such other person shall refrain from bidding; and has not in any manner sought by collusion to secure any advantage against the City and County, or any person interested in said improvement for himself or any other person. All bids shall be clearly and distinctly written, without any erasure or interlineation, and if any bid shall have an erasure or interlineation it shall not be received or considered by the Board. Any contract made in violation of any of the foregoing provisions shall be

All proposals offered shall be accompanied by a check certified by a responsible bank, payable to the

order of the Clerk of the Supervisors, for an amount not less than ten per centum of the aggregate of the proposal, and no proposal shall be considered unless accompanied by such check.

No person, corporation or firm shall be allowed to make, file, or be interested in more than one bid for the same work. If on the opening of said bids more than one bid appear in which the same person, corporation or firm is interested, all such bids shall be rejected.

Section 5. On the day and at the hour specified in said notice inviting sealed proposals the Board shall assemble and remain in session for at least one hour, and all bids shall be delivered to the Board while it is so in session, and within the hour named in the advertisement. No bid not so delivered to the Board shall be considered. Each bid, as it shall be received, shall be numbered and marked "Filed" by the president and authenticated by his signature. At the expiration of the hour stated in the advertisement within which the bids will be re-ceived the Board shall, in open session, open, examine and publicly declare the same, and an abstract of each bid shall be recorded in the minutes of the Board by the secretary. Before adjourning the Board shall compare the bids with the record made by the secretary, and shall thereupon, at said time, or at such time, not exceeding twenty days thereafter, as the thereafter, as the Board may adjourn to, award the contract to the lowest responsible bidder, except as otherwise herein provided. Notice of such award shall forthwith be posted for five days by the secretary of the Board in some conspicuous place in the office of the Board, and be pub-lished for the same period of time.

The Board may reject any and all bids, and must reject the bid of any party who has been delinquent or unfaithful in any former contract with the City and County, and all bids other than the lowest regular bid of a responsible bidder; and on accepting said lowest bid shall thereupon return to the proper parties the checks corresponding to the bids so rejected. If all the bids are rejected, the Board shall return all the checks to the proper parties and again invite sealed proposals as in the first instance.

The check accompanying the accepted bid shall be held by the Secretary of the Board until the contract for doing said work, as hereinafter provided, has been entered into whereupon said certified check shall be returned to said bidder.

If said bidder fails or refuses to

enter into the contract to do said work, as hereinafter provided, then the certified check accompanying his bid, and the amount therein mentioned, shall be forfeited to the City and County, and shall be collected and paid into the General Fund. Neither the Board of Public Works nor the Supervisors shall have power to relieve from or remit such forfeiture.

If at any time it shall be found that the person to whom a contract has been awarded has, in presenting any bid or bids, colluded with any other party or parties, for the purpose of preventing any other bid being made, then the contract so awarded shall be null and void, and the Board shall advertise for a new

contract for said work.

Section 6. If the contractor who may have entered into any contract does not complete the same within the time limited in the contract, or within such further time as is hereinafter provided, the Board may relet the unfinished portion of said work in accordance with the provisions in this ordinance prescribed for the letting of the whole, or may complete the contract with its own forces, any excess over the original contract price to be charged to the contractor in either event.

Section 7. All contracts shall be

Section 7. All contracts shall be drawn under the supervision of the City Attorney, and shall contain detailed specifications of the work to be done, the manner in which it shall be executed, and the quality of

the material to be used.

Every contract entered into by the Board shall be signed by at least two of the members thereof, and by the other contracting party. All contracts shall be signed in triplicate, one of which, with the specifications and drawings, if any, of the work to be done, and materials to be furnished, shall be filed with the Clerk of the Supervisors; one thereof, with said specifications and drawings, shall be kept in the office of the Board, and the other, with said specifications and drawings, shall be delivered to the contractor. At the same time with the execution of the contract the contractor shall execute to the City and County and deliver to the Secretary of the Board a bond in the sum named in the notice for proposals, with sufficient surety or sureties to be approved by the Board, or shall de-posit with the Secretary a certified check upon some solvent bank for said amount, for the faithful per-formance of the contract, also a bond for the protection of laborers and materialmen conditioned as required in Section 7 of Article II, Chapter III, of the Charter, in an amount to be fixed by the Board of Public Works, not exceeding in any case the sum of five hundred thousand dollars, with sufficient surety or sureties to be approved by the Board. No surety on any bond other than lawfully authorized surety companies shall be taken.

Section 8. The contract shall specify the time within which the work shall be commenced, and when to be completed, as was specified in the notice inviting proposals therefor. The time for performance of such contracts may be extended by the Board of Public Works upon the written request of the contractor, duly approved by the City Engineer, showing grounds satisfactory to the Board of Public Works for such extension.

In case of failure on the part of the contractor to complete his contract within the time fixed in the contract, or within such extension of said time as is herein provided, his contract shall become void.

Section 9. Any of said contracts may provide for progressive payments to the contractor. But no progressive payments can be provided for or made at any time which, with prior payments, if there have been such, shall exceed in amount at that time ninety (90) per cent of the value of labor done and materials furnished and used np to that time, and no contract shall provide for, authorize or permit the payment of more than ninety (90) per cent of the contract price before the completion and ac-ceptance by the Board of the work done under said contract, except in the cases hereinafter specifically provided for; provided, that the limit of progress payments as above provided shall be seventy-five (75) per cent instead of ninety (90) per cent, until the twenty-five (25) per cent thus retained by the City in making such payments amounts to the sum of ten thousand dollars.

Section 10. In the case of tracts for the construction, purchase or installation of machinery or equipment required in connection with any public utility project, where a guaranty is required of the contractor as to the quality of workmanship and materials, or as to the performance of the said machinery or equipment under actual operating tests to be made over a period of time after it shall have been installed, the Board of Public Works may, in its discretion, upon completion of the delivery or installation of such machinery or equipment to the satisfaction of said Board.

award to the contractor a certificate of conditional acceptance. Upon receipt of such certificate the contractor shall be entitled to receive the unpaid balance due him under the terms of said contract upon final acceptance of his work, less such amount as the Board may deem necessary or proper to protect the City and County against loss in the event that such machinery or equipment fails to meet the contractor's guaranties under the working tests provided for in the contract.

Section 11. The work in this or-

dinance provided for must be done under the direction and to the satisfaction of the Board of Public Works; and the materials used must be in accordance with the specifications and be to the satisfaction of said Board, and all contracts provided for in this ordinance must contain a provision to that effect.

When said work shall have been completed to the satisfaction and acceptance of the Board, it shall so declare by resolution, and thereupon the Board shall deliver to the contractor a certificate to that effect.

Section 12. In any case where the Board of Public Works has advertised for bids in accordance with the procedure outlined in this ordinance, for articles, supplies, materials or equipment required for any public utility, and no bids have been received within the period specified in the advertisement, or in any case where the said Board has advertised for bids and all bids received are identical in amount or have been rejected, or where the articles, supplies, materials or equipment sought to be purchased or acquired are entirely owned or controlled by one person, firm or controlled by one person in the corporation, and no satisfactory substitute therefor exists, in the opinion of said Board, so that advertising for bids would be a useless formality, or the City Engineer reports that the necessities of construction require immediate purchase of said articles, supplies, materials or equipment in the open market at the lowest price obtainable, then, and in such cases, said Board of Public Works is authorized to purchase such article, supplies, materials or equipment in the open market at the lowest obtainable price, not exceeding, however, any price which may have been submitted in the bids last previously received under the foregoing provisions of this ordinance within three months preceding the purchase.

Section 13. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco,

Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Repealing Ordinance No. 6411, Ordering Street Work on Anza Street. Bill No. 6915, Ordinance No. 6441

(New Series), as follows:

Repealing Ordinance No. 6411 (New Series), ordering the per-formance of certain street work to be done in the City and County of San Francisco, approving and adopting the specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of

the City and County of San Francisco as follows:

Section 1. Ordinance No. 6411 (New Series), ordering the improvement of northerly one-half of Anza street, from the easterly line of Thirty-eighth avenue to a line 132 feet 6 inches easterly therefrom, the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof is hereby repealed

Section 2. This ordinance shall

take effect immediately.
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Fixing Sidewalk Widths on Laidley Street. Bill No. 6916, Ordinance No. 6442

(New Series), as follows:

Amending Ordinance No. 1061, cutitled "Regulating the Width of Sidewalks," approved December 18, Sidewalks," 1903, by adding thereto a new section to be numbered eight hundred and seventy-six.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No 1061 titled "Regulating the Width of entitled Sidewalks." approved December 18. 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office December 4 1924, by adding thereto a new section to be numbered eight hundred and seven-

ty-six, to read as follows:

Section 876. The width of sidewalks on Laidley street between
Miguel street and Harner street shall be as shown on that certain man entitled "Man of Laidley street between Miguel street and Harper street." showing the location of street and curb lines and the width

of sidewalks.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Fixing Sidewalk Widths on Sutter Street.

Bill No. 6917, Ordinance No. 6443

(New Series), as follows:
Amending Ordinance No. 1061,
entitled "Regulating the Width of
Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred and seventy-five.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office December 4, 1924, by adding thereto a new section to be numbered eight hundred and seven-

ty-five, to read as follows:
Section 875. The width of sidewalks on Sutter street between Van Ness avenue and Fillmore street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor,

Shannon-2.

Changing Street Names.

Bill No. 6918, Ordinance No. 6444 (New Series), as follows:

Changing the names of certain streets, avenues and terraces in the City and County of San Francisco. Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The names of the following streets, terraces and avenues, as shown on map of Roosevelt way, etc., approved by Resolution 23240 (New Series) of the Board of

Supervisors, December 1, 1924, in the City and County of San Francisco, are hereby changed as here-inafter specified and said streets, terraces and avenues, as shown on map of Roosevelt way, etc., ap-proved by Resolution 23240 (New Series) of the Board of Supervisors, December 1, 1924 in the City and December 1, 1924, in the City and County of San Francisco, shall here-inafter be known and designated by names to which they are hereby

changed, to-wit:
Park Hill avenue (from Masonic
avenue to Fifteenth street and
Park Hill avenue) to Roosevelt

way

Masonic avenue (from Park Hill avenue to Albany street) to Fair-

banks street:

Masonic avenue (from a point 75.84 feet west of Lavant street, easterly to Park Hill avenue and Sixteenth street) to Roosevelt way

Plato street (from a point 136.81 feet south of Masonic avenue to Lower Terrace) to Roosevelt way;
Lower Terrace (from Seventeenth

street northeasterly to the northerly line of Lower Terrace at the angle point west of Plato street) to

Roosevelt way; Lower Terrace (from Seventeenth street to Deming street) to Uranus

Terrace.

Section 2. The attention of the Assessor, the Recorder, the Board of Public Works, the City Engineer and other offices and departments of the City and County of San Francisco is hereby called to the provisions of this ordinance and said departments and offices are hereby authorized and instructed to change their maps, plats and records accordingly.

Section 3. This ordinance shall take effect immediately.
A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.
Absent — Supervisors McGregor, Shannon—2

Shannon-2.

Changing Sidewalk Widths on Union Street.

Bill No. 6919, Ordinance No. 6445

(New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eight hundred

and seventy-four.

Be it ordained by the People of the City and C cisco as follows and County of San Fran-

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication

of the Board of Public Works, filed in this office December 21, 1924, by adding thereto a new section to be numbered eight hundred and seven-

Section 27.4. The width of sidewalks on Union street between Columbus avenue and Van Ness avenue shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths

by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect and be in force from and

after its passage.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Approval and Adoption of Plan for Automobile Runways.

Bill No. 6920, Ordinance No. 6446 (New Series), as follows:

Approving and adopting a plan for the construction of automobile runways in the City and County of San Francisco extending from the roadways of improved streets to and upon the sidewalk areas of such streets, and providing regulations applicable to such construction and the obtaining of a permit therefor; permitting the maintenance, under and subject to the conditions preand subject to the conditions pre-scribed in this ordinance, of such automobile runways as have here-tofore been constructed; and impos-ing an obligation for the restora-tion of the portion of an improved street altered or changed in conse-quence of the construction of an quence of the construction of an automobile runway in case of a discontinuance or an abandonment of the use thereof; and providing a penalty for the violation of certain provisions thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. That certain plan for the construction of automobile runways extending from the roadways of the improved public streets in the City and County of San Fran-cisco to and upon a portion of the sidewalk area adjacent to the curb line of the roadway of any such streets prepared by the Bureau of Engineering of the Department of Public Works and on file in the said Bureau of Engineering and entitled and designated as "Plan for Construction of Automobile Runway. File L-6964," is hereby approved and adopted as the plan in conformity with which any automobile runway extending from the roadway of an improved public street in the said City and County to and in the said City and County to and

upon a portion of the sidewalk area adjacent to the curb line of the roadway of such street is required hereafter to be constructed and maintained, and any such automo-bile runway hereafter constructed and maintained in any manner not strictly conforming to the design and measurements indicated on approved and adopted plan such shall be unlawful.

Section 2. It shall be unlawful for any person, firm or corporation to commence or proceed with the construction of any such automobile runway within the City and bile runway within the City and County of San Francisco, unless a permit therefor shall have been first obtained from the Board of Public

Works.

Before the issuance of such permit the applicant therefor shall be required to pay to the said Board, as an inspection fee, the sum of one dollar and fitty cents (\$\frac{9}{1}\$ 50) for each nine (9) feet of the sidewalk frontage of the proposed automobile runway or the fractional part

of such frontage.

Section 3. The permit referred to in Section 2 of this ordinance, and required to be first obtained, shall be granted only to the owner of the real property in front of which any such automobile runway as provided for in this ordinance s to be constructed and maintained upon the application of such owner or the authorized agent thereof, and such owner, or the successor of such owner, or the ownership of such property, shall be obligated. in case such automobile runway be discontinued in the use thereof, or abandoned as to such use, to restore to its former or original condition the portion of the street altered or changed in consequence of the construction of such automobile runway.

Section 4. Such automobile run-ways from the roadways of imways from the roadways of improved public streets in the City and County of San Francisco to and upon portions of the sidewalk areas adjacent to the curb lines of the roadways of such streets, as have heretofore been constructed under sanction and to the satisfaction of the Board of Public Works tion of the Board of Public Works and are now being maintained as so constructed, and such other automobile runways as have already been constructed and which, as to method of construction, are within the restrictions denoted on the approved and adopted plan referred to in Section 1 of this ordinance, are hereby permitted to be so main-tained, subject, however, to the obligation imposed by the provi-sions of Section 3 of this ordinance.

Section 5. Any person, firm or corporation violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than five hundred (500) dollars, or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and

imprisonment.

Section 6. This ordinance shall take effect and be in force imme-

diately.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Action Deferred.

following bill, heretofore The passed for printing was taken up, and, on motion, laid over one week: Zoning Ordinance Amendment, Jackson Street.

Bill No. 6880, Ordinance No. --

(New Series), as follows:
Amending Ordinance No. 5464
(New Series), entitled "Regulating
and establishing the location of
trades, industries and the location
of buildings for specific uses and
establishing the boundaries for said purposes, and providing penalties for the violation of its provisions.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended as fol-

lows:

Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Jackson street, between Fillmore street and Steiner street, and to the depth of the rear lot lines, in the first residential dis-trict instead of the second residential district.

Building Law Amendment, Exterior Walls.

following bill, heretofore passed for printing was, on motion, laid over four weeks;

Bill No. —, Ordinance No. — (New Series), as follows: Amending Section No. 146, Ordi-nance No. 1008 (New Series), known as the "Building Law," pernance No. taining to walls.

Be it ordained by the People of the City and County of San Fran-

cisco as folows:

Section 1. Section No. 146. The exterior walls of frame or wooden buildings shall be constructed with studding covered with weather-boarding, or with approved fibre lumber, or with a steel reinforce-ment consisting of a wire mesh made of not less than No. 14 gauge galvanized steel wires spaced not more than two inches on centers in each direction to which must be securely attached a heavy waterproofed paper backing, to be properly nailed to each studd with approved wide-headed galvanized wire nails not more than six inches apart vertically, and covered on the exposed surface with Portland cement plaster not less than threefourths of an inch in thickness. No uncovered studding will be allowed against the wall of an adjoining building or structure.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print, and amounting to \$56,674.25, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Urgent Necessity.

Spring Valley Water Company,

water, public troughs, \$71.29.
Bert Potter, inspector, Hoof and Mouth quarantine, December, 1924,

Wm. F. Carroll, inspector, Hoof and Mouth quarantine, December,

1924, \$208.

Helen Parker, stenographer, Hoof and Mouth quarantine, December, 1924, \$150.

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented:

Resolution No. 23302 (New Se-

ries), as follows:

Resolved, That the following organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Islam Temple, use of Main, Polk and Larkin halls December 27, 1924. 8 a. m. to 12 p. m., for purpose of

holding ceremonial.

Homeless Children Committee, N. S. G. W., use of Main and Polk halls December 5, 1925, 6 p. m. to 1 a. m., for purpose of holding

dance.

Community Chest of San Francisco, use of Main Hall February 9, 1925, 6 p. m. to 12 p. m., for purpose of holding entertainment.

Joint Rizal Day Celebration, Filipino residents, use of Main Hall December 28, 1924, 6 p. m. to 12 p. m., for purpose of holding literary exercises, to which the public are invited to attend free.

Loyal Order of Moose, use of Main Hall March 25, 1925, 6 p. m. to 12 p. m., for the purpose of holding

membership initiation.

San Francisco Opera Company, use of Main Hall September 14 to October 5, 1925, 6 p. m., for purpose of holding Grand Opera.

Auxiliary to the Children's Hospital, use of Main, Polk and Larkin halls January 23 and 24, 1925, for purpose of holding Mardi Gras. Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. ----(New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Musical Association of San Francisco, services of San Francisco Symphony, concerts of November 10 and 26, 1924 (claim dated Dec. 15, 1924), \$4,000.

School Construction Fund, Bond

lssue 1918.
(2) Heywood-Wakefield Co., desks for Horace Mann School (claim dated Dec. 2, 1924), \$9,375.

Heywood-Wakefield Co., chairs (3)for Horaco Mann School (claim dated Dec. 2, 1924), \$2,446.50.

County Road Fund.

(4) James R. McElroy, final payment in full for construction of boulevard through Lincoln Park to Sutro Heights (claim dated Dec. 10, 1924), \$15,112.57.

Special School Tax. (5) Dan P. Maher Co., paints for

school buildings (claim dated Dec. 5, 1924), \$770.50. (6) John Reid, Jr., fourth payment, architectural services, Francisco School (claim dated Dec. 10, 1924). 1924), \$783.26.

Municipal Railway Fund.

(7) Standard Oil Co., gasoline for

(7) Standard Oil Co., gasoline for Municipal Railways (claim dated Dec. 9, 1924), \$760.65.
(8) R. D. Nuttall Co., railway motor parts (claim dated Dec. 10, 1924), \$2,464.70.
(9) Market Street Railway Co., reimbursement for November, under agreement of December 12, 1918 (claim dated Dec. 10, 1924), \$1375.18 \$1,375.18.

(10) Market Street Railway Co., electric power furnished Municipal Railway (claim dated Dec. 10,

1924), \$3,012.86. (11) San Fi (11) San Francisco City Employees' Retirement System, pensions, etc., for Municipal Railway employees (claim dated Dec. 8, 1924), \$6,234.11.

Municipal Railway Depreciation Fund.

(12) F. Boeken, Superintendent of Municipal Railways, contingent fund reimbursement, per voucher (claim dated Dec. 8, 1924), \$550. (13) Stanley H. Ray, compromise agreement payment for personal in-

juries and damages to property, in accident of June 14, 1924 (claim dated Dec. 8, 1924), \$1,300, (14) Robert W. Jamison, second

payment, installing electrical conductors, Ocean View extension of Municipal Railways (claim dated Dec. 10, 1924), \$2,475.

Park Fund. (15) The Anglo & London Paris National Park, expense of transportation of French inaugural exhibit at the California Palace of the Legion of Honor, and of representatives from France, etc. (claim dated Dec. 12, 1924), \$14,756. (16) The James H. Barry Co.,

printing catalog, etc. (claim dated Dec. 12, 1924), \$2,522.

(17) Barrett & Hilb, third payment, covstruction of Beach Chalet (claim dated Dec. 12, 1924), \$7,500.

(talm dated Dec. 12, 1924), \$7,500.

(18) Eaton & Smith, second payment.
grading at Lincoln Park
(claim dated Dec. 12, 1924), \$3,200.

(19) Eaton & Smith, third payment,
grading at Lincoln Park

(claim dated Dec. 12, 1924), \$3,200,
(20) P. J. Enright, installation
of boilers, de Young Memorial
Museum (claim dated Dec. 12,

Museum retains and 1924). \$3,370.38. (21) St. Francis Riding School, fertilizer furnished parks (claim dated Dec. 12 1924), \$750. (22) Russell Grader Mfg. Co., one grader machine (claim dated Dec. 1924). \$1,285.

(23) DeWitt Markham, by Mercantile Trust Co., assignee, plants for parks (claim dated Dec. 12, 1924), \$1,650.
(24) Holland Bulb & Nursery Co., bulbs for parks (claim dated Dec. 12, 1924), \$812.60.

Sharp Park Fund.
(25) A. McSweeney, Tax Collector, San Mateo County, for payment of taxes on property known as Sharp Park, in San Mateo County, for fiscal year ending June 30, 1925 (claim dated Nov. 24, 1924), \$1,-371.28.

Hetch Hetchy Operative Revenue Fund.

(26) John J. Dailey, legal services, valuation of electric properices, valuation of electric proper-ties, per Resolution No. 22251, New Series (claim dated Dec. 13, 1924),

\$850. (27) N. Randall Ellis, engineering service, valuation of electric properties, month of December (claim dated Dec. 13, 1924), \$750. Construction Fund Bond Water Issue 1910.

(28) Healy-Tibbitts Construction Co., first payment, construction of submarine pipe lines at Dumbarton Straits and Newark slough, Contract 105 (claim dated Dec. 10, 1924).

\$2 481.30. (29) Western Pipe & Steel Co.. (29) Western Pripe & Steel Co., sixteenth payment, construction of bay crossing pipe line, Proposition B. Contract 90 (claim dated Dec. 10, 1924), \$26,894.33.
(30) Leonard F. Youdall, sixth payment, construction of timber trestle for bay crossing pipe line, Contract 96 (claim dated Dec. 10

Contract 96 (claim dated Dec. 10,

1924), \$714.61.
(31) Healy-Tibbitts Construction Co., eleventh payment, construction of substructures for steel bridges across Dumbarton Straits, Contract 95 (claim dated Dec. 11, 1924),

\$25.098.77. (32) Westinghouse Electric Mfg. Co., seventh payment, furnishing and delivering transformers, switchboards, etc., Contract 81, for Moccasin Creek power plant (claim dated Dec. 11, 1924), \$37,958.50.

General Fund, 1924-1925. (33) Preston School of Industry, maintenance of minors (claim dated Dec. 10, 1924). \$772.01.
(34) Roman Catholic Orphanage, maintenance of minors (claim dated Dec. 10, 1924). \$3,893.15.
(35) Albertinum Orphanage, maintenance of minors (claim dated Dec. 10, 1924).

(35) Albertinum Orphanase, maintenance of minors (claim dated Dec. 10, 1924), \$1,229,12.
(26) St. Vircent's School, maintenance of minors (claim dated Dec. 10 1924), \$1,979,42.
(37) San Francisco Nursery for Homeless Children, maintenance of Homeless Children, maintenance of minors (claim dated Dec. 10, 1924).

minors (claim dated Dec. 10, 1924), \$671.33.

(38) St. Mary's Orphanage, maintenance of minors (claim dated Dec. 10, 1924), \$532.24.

(39) Boys' Aid Society, maintenance of minors (claim dated Dec. 10, 1924), \$1,256.20.

(40) San Francisco Protestant Orphanage, maintenance of minors (claim dated Dec. 10, 1924), \$731.88.

(41) Children's Agency, maintenance of minors (claim dated Dec.

10, 1924), \$21,338.40.

(42) Little Children's Aid, maintenance of minors (claim dated Dec. 10, 1924), \$10,634.41.

(43) Eureka Benevolent Society, maintenance of minors (claim dated

Dec. 10, 1924), \$3,926.50.

(44) St. Catherine's Training Home, maintenance of minors (claim dated Dec. 10, 1924), \$768.46. (45) Associated Charities, wid-

ows' pensions (claim dated Dec. 12,

1924), \$8,476.82.

(46) Eureka Benevolent Society, widows' pensions (claim dated Dec.

12. 1924), \$932.50.

(47) Little Children's Aid, widows' pensions (claim dated Dec. 12,

1924), \$7,815.68. (48) Del Monte Meat Co., meats for County Jails (claim dated Dec.

1, 1924), \$630.32. (49) Shell Co. of Cal., fuel oil, Civic Center power house (claim dated Dec. 5, 1924), \$1,216.
(50) Spring Valley Water Co.,

water for public buildings (claim dated Dec. 6, 1924), \$1,354.34.

(51) Herbert F. Dugan, surgical supplies. San Francisco Hospital

(claim dated Nov. 21, 1924), \$1,-002,20.

(52) J. H. Newbauer & Co., food supplies, San Francisco Hospital (claim dated Nov. 25, 1924), \$1,-038.04.

(53) Dodge, Sweeney & Co., gro-San Francisco Hospital ceries. (claim dated Nov. 30, 1924), \$1,-589.25.

M. J. Brandenstein & Co., San Francisco Hospital (54)coffee,

collee, San Francisco (claim dated Nov. 21, 1924), \$620. (55) Baumgarten Bros., meats, San Francisco Hospital (claim Francisco Hospital San

dated Nov. 30, 1924), \$597.36. (56) Del Monte Meat Co., meats, San Francisco Hospital (claim

dated Nov. 30, 1924), \$738.53.
(57) Wilsey, Bennett Co., eggs.
San Francisco Hospital (claim dated Nov. 30, 1924), \$2,603.79.

(58) Easterday Supply Co., mops, San Francisco Hospital (claim dated Nov. 30, 1924), \$664.

(59) Sherry Bros., butter, San Francisco Hospital (claim dated Nov. 30, 1924). \$1,304.12. (60) San Francisco Dairy Co.,

milk. Francisco Hosiptal San (claim dated Nov. 30, 1924), \$3,-985.93.

(61)Baking Co., The Martin San bread, Francisco Hospital (claim dated Nov. 30, 1924), \$987.18. (62) Haas Bros., groceries, San Francisco Hospital (claim dated

Nov. 30, 1924), \$2,789.20.
(63) Spring Valley Water Co., (63) Spring Valley Water Co., water for hospitals (claim dated

Nov. 30, 1924), \$1,177.90.

(64) Spring Valley Water Co., water for Relief Home (claim dated Nov. 30, 1924), \$693.02.

(65) Baumgarten Bros., meats, Relief Home (claim dated Nov. 29, 1924), \$2,405.41.

1924), \$2,405.41.

(66) Del Monte Meat Co., meats, Relief Home (claim dated Nov. 29,

1924), \$1,186.12.
(67) L. Dinkelspiel Co., Inc., dry goods, Relief Home (claim dated Nov. 29, 1924), \$1,283.30.
(68) J. T. Freitas Co., eggs, Relief Home (claim dated Nov. 29, 1924), \$1,283.30.

1924), \$1,015.30. (69) Healy & Donaldson, tobacco, Relief Home (claim dated Nov. 29,

1924), \$505.
(70) N. & S. E. Kalischer, blankets, etc., Relief Home (claim dated Nov. 29, 1924), \$502.40.
(71) Makins Produce Co., butter,

Relief Home (claim dated Nov. 29,

1924), \$818.64. (72) A. Paladini, Inc., fish, Relief Home (claim dated Nov. 29.

1924), \$669.86. (73) Sperry Flour Co., flour, Re-lief Home (claim dated Nov. 29,

1924), \$1,120.50. (74) Pacifid Gas and Electric Co., electricity and gas, Fire De-

Co., electricity and gas, Fire Department (claim dated Nov. 30, 1924), \$1,715.56.

(75) Shell Co., fuel oil, etc., Fire Department (claim dated Nov. 30, 1924), \$2,195.57.

(76) Spring Valley Water Co., water service, Fire Department (claim dated Nov. 30, 1924), \$1,006.79 096.79.

(77) Standard Oil Co., gasoline and oils, Fire Department (claim dated Nov. 30, 1924), \$1,163.45.
(78) San Francisco Chronicle, of-

ficial advertising (claim dated Dec

15, 1924), \$788.77.

(79) The Recorder Printing and Publishing Co., printing, etc., of Trial and Law and Motion Calendars, etc. (claim dated Dec. 15.

1924), \$770. (80) Market Street Railway Co., refund of first installment of taxes at Frederick and Willard streets, per agreement of sale dated March 12, 1923 (claim dated Dec. 15, 1924), \$563.88.

Appropriation of \$212,591.25, Transfer From Hetch Hetchy Operative Revenue Fund to Water Construction Fund, Bond Issue 1910, Payment of November Hetch Hetchy Payroll.

Supervisor McLeran presented:

Resolution No. 23303 (New Series), as follows:

Resolved, That the sum of \$212,-591.25 be and the same is hereby set aside and appropriated out of Hetch Hetchy Operative Revenue Fund to the credit of Water Construction Fund, Bond Issue 1910, for the payment of the Hetch Hetchy pay roll for the month of November, 1924.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor.

Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Appropriation, \$382,866.75, for General Construction of The Alamo School.

On motion of Supervisor Mc-Leran:

Resolution No. - (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, to cover the cost of the construction and erection of the Alamo School, on east side of Twenty-third avenue between California and Clement streets, as follows, to-wit:

For general construction, per award of contract to James L. McLaugh-mechanical equipment, per award of con-tract to Knittle-Cashel 13,604.00 For plumbing work, per award of contract to Thomas Skelly 15,009,00 For electrical work, per award of contract to Pacific Electric Construction Co. 10.425.00inspection, extras and incidentals 5,000.00

Total\$382,866.75

7.237.75

For additional architect's

Appropriation, \$35,000, for Delivering and Erecting Steel Bus Structure for Moccasin Power Plant.

Also, Resolution No. - (New

Series), as follows: Resolved, That the sum of \$35,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construc-tion Fund, Bond Issue 1910, to defray cost of furnishing, delivering and erecting steel bus structure for the Moccasin Power Plant, Contract No. 107, Hetch Hetchy Water Supply, as follows, to-wit: Award to California Steel

..\$29,640.00 Company Possible additional weight 2 960.00 400.00 Extras and incidentals... 2,000.00 Possible bonus.....

Total\$35,000.00

Appropriation, \$15,000 out of County Roads Fund for the Improvement and Protection of Sutro Heights.

Also, Resolution No. -(New

Series), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the improvement and protection of Sutro Heights, under the direction of the Park Commission.

Appropriations for Equipment, Health Department Building and Emergency Repairs to Certain Streets.
Also, Resolution No. - (New

Series), as follows:

Resolved. That. the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

Miscellaneous Repairs, etc.. Buildings, Budget Item No. 55.

(1) For cutting walls, carpenter, electric and plumbing work, painting, chimneys and linoleum in Health Department building, 1081 Mission street, \$2,000.

Emergency Repairs to Streets, etc., Budget Item No. 80.

For repairs to roadway of (2)Onondaga avenue between Mission street and Cayuga avenue, by Department of Public Works, \$625.

Appropriations for Tax Refund Judgments.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of moneys provided in the tax levy, by Ordinance No. 6331 (New Series), for the payment of final judgments, and authorized in payment to the hereinafter named persons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedule attached to vouchers; being payments of one-tenth of the amount of final judgments, plus interest, against the City and County, in accordance with writs of mandate; the same first having been approved by the City Attorney, to-wit:
(1) To Alexander D. Keyes, as

(claim dated Dec. attorney

1924), \$8,024.05.
(2) To Hugo D. Newhouse and Russell P. Tyler, as attorneys (claim dated Dec. 12, 1924), \$5. Russell 974.03.

(3) To Oscar Samuels and J. Samuels, as attorneys (claim dated

Dec. 12, 1924), \$548.54.

(4) To Heller, Ehrman, White & McAuliffe. as attorneys (claim dated Dec. 11, 1924). \$5,346.26.

Appropriating \$7,648 in Payment to the Precita Valley Community Club for Property Required for the Le Conte School.

Also, Resolution No. — (New

Series), as follows:

Resolved, That the sum of \$7.648 be and the same is hereby set aside and appropriated out of School Con-struction Fund, Bond Issue 1923, and authorized in payment to The Precita Valley Community Club, a corporation, and the City Construction Company, a corporation, as payment for land and improvements beginning at the intersection of the northerly line of Precita avenue with the westerly line of Harrison street, and running thence westerly along the northerly line of Precita avenue 33 feet, of uniform dimen-sions 33 x 143 feet six and threequarters inches; as per acceptance of offer by Resolution No. 23284 (New Series). Required for the Le Conte School.

Appropriation, \$400 to Defray City's Portion of Cost of Sewer in Carroll Avenue Between Third and Kelth Streets.

Supervisor McLeran presented: Resolution No. 23304 (New Se-

ries), as follows:

Resolved, That the sum of \$400 be and the same is hereby set aside. appropriated and authorized to be expended out of Extension of Main Sewers, Budget Item No. 42, to defray City's portion of cost of constructing a sewer in Carroll avenue between Third and Keith streets, including the crossing of Carroll avenue and Keith street

Adopted by the following vote: Aves - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—16. Rossi.

Absent - Supervisors McGregor,

Shannon-2.

Accepting Statement of Market Street Railway as to City's Percentages of Gross Receipts From Passenger Fares.

Supervisor McLeran presented: Resolution No. 23305 (New Se-

ries), as follows:

Resolved, That the statement heretofore filed by the Market Street Railway Company of San Francisco, showing gross receipts from passenger fares for the month ending October 31, 1924, upon which per-centages in the following amounts are due the City and County under terms of franchises, be and the same are hereby accepted, to-wit: Parnassus and Ninth Avenue,

\$279.46.

Parkside Transit Co., \$463.32.

Gough Street Railroad, \$44.30. Further Resolved, That the Mar-ket Street Railway Company of San Francisco is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Adonted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Passed for Printing.

The following bill was passed for printing:

Board of Public Works to Enter into Agreement With Spring Valley Water Company for Advance of \$1,000,000 to Continue Hetch Hetchy Construction.

On motion of Supervisor McLeran: Bill No. 6921, Ordinance No. (New Series), as follows:

the Authorizing and directing Board of Public Works of the City and County of San Francisco to enter into an agreement with enter into Water Company Valley Spring amendatory of Subdivision (a), Paragraph 6, of that certain agree-ment entered into between the Board of Public Works of the City and County of San Francisco and Spring Valley Water Company upon the 17th day of April, 1922, pursu-ant to Ordinance No. 5599 (New Series), to the end that provision shall be made for the payment of certain installments of the amounts to become due and owing from Spring Valley Water Company to the City and Courty of San Francis,o prior to the due dates thereof, as specified in said agreement of April 17, 1922, and prescribing the form, terms and conditions of said agreement, and providing for the disposition of moneys paid under its terms.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and directed to enter into a written agreement with Spring Valley Water Company amendatory of Subdivision (a), Paragraph 6, of that certain agreement entered into between the said Board of Public Works and the said Spring Valley Water Company on the 17th day of April, 1922, covering the operation and maintenance of that portion of the Hetch Hetchy conduit to be built by the City and County of San Francisco between Crystal Springs Leke in San Mateo County and Irvington in Alameda County.

The form, terms and conditions of said agreement shall be as follows, provided that the Board of Public Works is hereby authorized and directed to fill in the blank spaces provided in the said form with proper words and figures prior

to the execution thereof:

This agreement, made and entered into this day of, 1924, by and between the Board of Public Works of the City and County of San Francisco, State of California, hereinafter referred to as the Board, party of the first part, and Spring Valley Water Company; a corporation organized and exist-ing under and by virtue of the laws of the State of California, hereinafter referred to as the Water Company, party of the second part, witnesseth:

Whereas, the parties hereto have heretofore, to-wit, upon the 17th day of April, 1922, entered into a certain written agreement wherein and whereby it is provided among other things, that the Water Company shall, during the life of said agreement, operate and maintain that certain aqueduct and pumping plant proposed to be constructed by the Board for the transmission of water from a point in the vicinity of Irvington County of Alameda, State of California, to a point in the vicinity of Crystal Springs Reservoir, in the County of San Mateo, State of California, upon the terms in said agreement set forth,

to which reference is hereby made for greater certainty; and

Whereas, it is provided in Sub-division (a) of Paragraph Sixth, of the said agreement that, in consideration of the rights secured to the Water Company by virtue thereof, the Water Company shall make certain payments (hereinafter referred to as installments) to the City and County of San Francisco during each year of the life of said agreement following the completion of the said aqueduct and pumping plant and the receipt of written no-tice by the Water Company from the Board that the same are avail-able to the Water Company for the transmission of water, such installments to be paid in equal semi-annual amounts on or before the 30th day of June and the 31st day of December of each year, all as more particularly set forth in said Sub-division (a) of Paragraph Sixth of said agreement; and

Whereas, it is contemplated that the City and County of San Francisco may desire that certain of the installments for the payment of which provision is made in said Subdivision (a) of Paragraph Sixth of said agreement, or portions of such installments, shall be paid prior to the time when the same shall become due and payable as provided therein; and

Whereas, the Board has heretofore been authorized and directed
by Ordinance No. —— (New Series), of the Board of Supervisors
of the City and County of San
Francisco, approved,
to enter into this agreement with
the Water Company, a copy of said
ordinance being hereunto annexed;

Now, therefore, for and in consideration of the premises and of good and valuable considerations moving from each party to the other, receipt of which is hereby acknowledged, it is agreed as follows:

First: Subdivision (a) of Paragraph Sixth of the said agreement made and entered into upon the 17th day of April, 1922, between the Board and the Water Company is hereby amended so as to read as follows:

Sixth: (a) In consideration of the rights secured to the Water Company by virtue of this agreement, the Water Company shall pay to the City and County of San Francisco, during each year of the life of this agreement following the completion of the said aqueduct and pumping plant and the receipt of

written notice by the Water Com-pany from the Board that the same are available to the Water Company for the transmission of water, a sum determined at the rate of five (5) per cent upon the total cost of constructing the said aqueduct and pumping plant; provided, however, that the amount so to be paid during each year shall not exceed the sum of two hundred and fifty thousand (250,000) dollars. Such payments shall be made in equal semi-annual installments on or before the 30th day of June and the 31st day of December of each year following the completion of the said aqueduct and pumping plant and the receipt by the Water Company from the Board of the written notice hereinabove specified; vided, however, that the initial payment to be made hereunder shall be such proportion of the total amount payable per annum, determined as hereinbefore provided, as the number of days which shall then have elapsed since the receipt by the Water Company from the Board of the written notice aforesaid bears to three hundred and sixty-five days. In order to establish the total cost of constructing the said aqueduct and pumping plant, for the purposes hereof, the Board shall furnish or cause to be furnished to the Water Company, as soon as possible after such construction shall have been completed and not later than sixty (60) days thereafter, a statement, certified by the Board to be correct, setting forth the total cost of such con-It is expressly understruction. s'ood and agreed that such cost shall include only expenditures for superintendence, material, supplies, rights of way, and other expenditures properly chargeable to the construction of such facilities and shall exclude any charge by way of interest during construction. In the event that any difference shall arise between the Board and the Water Company as to the cor-rectness of such statement of cost in any respect, or as to the pro-priety of any item of expense in-cluded therein, such difference, if the parties shall be unable to adjust the same between themselves, shall be submitted to the Railroad Commission of the State of Cali-fornia for determination, and such determination shall be binding upon the parties.

Provided, however, that if the Board of Supervisors of the City and County of San Francisco shall by resolution make request upon

the Water Company that any installment, or a specified portion of any installment, to become due un-der the provisions hereof subseder the provisions hereof subsequently to June 30, 1925, and prior to July 1st, 1929, be paid to the City and County of San Francisco prior to the due date thereof, it is agreed that the Water Company shall pay such installment, or such specified portion thereof, to the City and County of San Francisco in pursuance of such resolution, the amount of such installment, or such portion thereof, to be discounted for the period of time by which such payment shall precede the due date of such installment as hereinbefore specified, such discount to be made at the same rate which the Water Company shall pay as the annual interest rate for the amount so advanced, and any payment so made prior to the due date of such installment as hereinbefore determined shall be in full satisfaction of the obligation of the Water Company to pay such installment or portion thereof.

Provided, further, that if the said aqueduct and pumping plant shall not have been completed and made available to the Water Company prior to July 1st, 1925, all payments which shall have been made pursuant to the terms of this proviso shall be credited on the installments next successively falling due after said aqueduct and pumping plant shall have been so completed and made available, discounting the amounts of such installments in the manner hereinbefore provided. Second: Except as hereinbefore

modified the provisions of the said agreement of April 17, 1922, shall remain in full force and effect.
Third: This agreement shall not

become effective unless and until the same shall be approved by order of the Railroad Commission of the State of California. Upon such approval being given this agreement shall become of full force and effect.

In witness whereof, the Board has caused its members to sign these presents, and the Water Company has caused these presents to be executed by its officers first thereunto duly authorized by reso-lution of its Board of Directors, copy of which is hereunto anrexed, the day and year first above written.

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Section 2. All moneys paid by the Spring Valley Water Company pursuant to the amendment hereby authorized to Subdivision (a) of Paragraph Sixth of said agreement of April 17, 1922, shall be deposited with the Treasurer of the City and County of San Francisco and credited to the Water Bond Fund, 1910 Issue.

Section 3. This ordinance shall

take effect immediately.

A v e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Morgan, Robb, Roncovieri, Wel.h. Wetmore—15. No—Supervisor Schmitz—1.

Absent - Supervisors McGregor,

Shannon-2.

Passed for Printing.

The following matters were passed for printing:

Oil Tanks.

On motion of Supervisor Deasy: Resolution No. --- (New Series), as follows:

Resolved, That the following revocable permits be and are hereby

granted:

Oil Tanks.

Max Goldman, west side of Dore street, 95 feet south of Folsom street, 1500 gallons capacity.

Mrs. M. Hauey, 947 Leavenworth street, 600 gallons capacity.

Helbing Co., south side of Chest-

nut street, 180 feet west of Polk street, 1500 gallons capacity. Helbing Co., south side of Chest-nut street, 140 feet west of Polk street, 1500 gallons capacity.

Karl H. Holmgren, southeast cor-ner of Filbert and Gough streets,

1500 gallons capacity.

H. O. Linderman, north side of Francisco street, 100 feet west of Gough street, 1500 gallons capacity. A. F. Peterson, southwest corner of Diamond and Seventeenth

streets, 1500 gallons capacity.
J. C. Southerland, 467 Eighth ave-

nue, 600 gallons capacity.
D. Thomas, 463 Eighth avenue.

600 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Boller Permits.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

San Francisco Cooperage Co., 145 Clara street, 10 horse power boiler. Max Goldman, west side of Dore

95 feet south of Folsom

street, 50 horse power boiler. The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Dyeing and Cleaning Permit.

Also, Resolution No. -- (New

Series), as follows: Resolved, That Max Goldman be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cleaning and dyeing establishment on the west line of Dore street, 95 feet south of Folsom

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Transfer of Garage Permit.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That J. J. Quimet by and is hereby granted permission, revocable at will of the Board o. Supervisors, to have transferred to him public garage permit here tofore granted Maurice J. O'Cal laghan by Resolution No. 1981. (New Series) for premises at the northeast corner of shotwell and Twentieth streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Cabinet and Woodworking Shop Permit.

Also, Resolution No. - (New

Series), as follows:

Resolved, That E. Schenk be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cabinet and woodworking shop at 141 Stillman street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Parking Station Permit.

Also, Resolution No. -- (New

Series). as follows:

Resolved, That Hotel Whitcomb be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a parking station at the southeast corner of Ninth and No greasing or Stevenson streets. washing racks will be permitted in this parking station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Garage Permit.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That Georgiana M. Nielson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north line of Capp street, 160 feet south of Mission street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Garage Permit.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That Luigi Dallorso be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west side of Columbus avenue, 49 feet 6 inches south of Lombard street; also to store 1200 gallons of gaso-

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Action Deferred.

The following resolution was laid over from a previous meeting, and, on motion, was again laid over one week:

Garage Permit, Joseph Pasqualetti. - (New Se-Resolution No. -

ries), as follows:

Resolved, That Joseph Pasqualetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Powell street, 68 feet 9 inches north of Washington street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Passed for Printing.

The following resolution was passed for printing:

Garage Permit.

On motion of Supervisor Deasy: - (New Se-Resolution No. ries), as follows:

Resolved, That E. W. N. Bowes be and is hereby granted permission, revocable at will of the Board

of Supervisors, to maintain and operate a public garage on the south side of Ellis street, 137 feet 6 inches east of Larkin street; also to store 1200 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Resolution of Intention to Establish Set-back Lines No. 65.

Supervisor Colman presented:

Resolution No. 23306 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendation, to which reference is hereby made for further particulars; therefore, Resolved, That it is the intention

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the easterly side of Twenty-sixth avenue, commencing at a point 25 feet northerly from Irving street and running thence northerly 425 feet, said set-back line to be 11 feet; thence northerly 50 feet, said set-back line to be 9 feet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Lake street and running thence northerly 37 feet 6 inches, said set-back line to be 5 feet; thence northerly 300 feet, said set-back line to be 10 feet; thence northerly 31 feet 3 inches, said set-back line to be 5 feet; thence northerly 31 feet 3 inches, said set-back line to be 2 feet.

Along both sides of Thirtv-seventh avenue, commencing at points 100 feet northerly from Ulloa street and running thence northerly 25 feet, said set-back lines to be 3 1/3 feet; thence northerly 25 feet, said set-back lines to 6 2/3 feet; thence northerly 300 feet, said set-back lines to be 10 feet; thence northerly 25 feet, said set-back lines to be 6 2/3 feet; thence northerly 25 feet, said set-back lines to be 6 2/3 feet; thence northerly 25 feet, said set-back lines to be 3 1/3 feet.

And notice is hereby given that Monday, the 12th day of January, 1925, at the hour of 2 o'clock p. m.. at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place

when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objection which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McLeran, McSheehy,
Morgan, Robb, Roncovieri, Rossi,
Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon—2.

Resolution of Intention to Establish Set-back Lines No. 67.

Supervisor Colman presented:

Resolution No. 23307 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further praitculars; therefore, Resolved, That it is the intention

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Thirtieth avenue, commencing at a point 100 feet northerly from Taraval street, and running thence northerly 25 feet, said set-back line to be 4 feet; thence northerly 25 feet, said set-back line to be 8 feet; thence northerly to Santiago street, said set-back line to be 12 feet; along the easterly side of Thirtieth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 50 feet, said set-back line to be 4.5 feet; thence northerly to Santiago street, said set-back line to be 9 feet.

Along both sides of Thirty-first avenue, commencing at points 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back lines to be 3 feet; thence northerly 25 feet, said set-back lines to be 6 feet; thence northerly 25 feet said set-back lines to be 9 feet; thence northerly to Santiago street, said set-back lines to be 12 feet.

Along the westerly side of Twenty-ninth avenue, commencing at a point 100 fect northerly from Ulloa street and running thence northerly to a point 25 feet southerly from Taraval street, said set-back

line to be 5 feet; along the easterly side of Twenty-ninth avenue, commencing at a point 100 feet northerly from Ulloa street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along both sides of Thirty-second avenue, commencing at points 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back lines to be 3 feet; thence northerly 25 feet, said set-back lines to be 6 feet; thence northerly 300 feet, said set-back lines to be 9 feet; thence northerly 25 feet, said set-back lines to be 6 feet; thence northerly 25 feet, said set-back lines to be 3 feet.

And notice is hereby given that Monday, the 12th day of January, 1925, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objection which they may have to said set-back lines as set forth in this resolution of intention.

Resolution of Intention to Establish Set-back Lines No. 66.

Supervisor Colman presented:

Resolution No. 23308 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines he established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore

further particulars; therefore Resolved. That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the easterly side of Thirty-third avenue, commencing at a point 75 feet northerly from Balboa street and running thence northerly to a point 95 feet southerly from Anza street, said set-back line to be 3 feet.

Along the southerly side of Irving street between Thirty-first avenue and Thirty-second avenue, said setback line to be 8 feet.

Along the southerly side of Irving street between Thirty-second avenue and Thirty-third avenue, said set-

back line to be 8 feet.

Along both sides of Judah street between Thirty-first avenue and Thirty-second avenue, said set-back lines to be 5 feet.

Along both sides of Judah street between Thirty-second avenue and Thirty-third avenue, said set-back

lines to be 5 feet.

Along both sides of Judah street between Thirty-third avenue and Thirty-fourth avenue, said set-back lines to be 5 feet.

Along the northerly side of Kirkham street between Twenty-fourth avenue and Twenty-fifth avenue, said set-back line to be 7 feet.

Along the westerly side of Nineteenth avenue, commencing at a point 46 feet 2½ inches northerly from Judah street and running thence northerly 403 feet 9½ inches, said set-back line to be 8 feet; thence northerly 150 feet, said set-back line to be 5 feet,

And notice is hereby given that Monday, the 12th day of January, 1925, at the hour of 2 o'clock p. n., at the chambers of the Board of Supervisors. City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objection which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McLeran. McSheehy,
Morgan, Robb, Roncovieri, Rossi,
Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Install Street Lights.

Supervisor Schmitz presented:

Resolution No. 23325 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and is hereby instructed to install, remove and change street lights as follows:

Remove Gas Lamps.

Northeast and southwest corners Fillmore and Lombard streets.

West side Fillmore street, first

south of Chestnut street.

Install 400 M. R.

Faxon avenue between Holloway and Grafton avenues.

Staples street between Detroit and Edna streets.

Staples street between Edna and

Foerster streets. Chestnut street between Laguna

and Buchanan streets.

between Bu-Chestnut street chanan and Webster streets.

Fillmore street between Chestnut and Lombard streets.

Fillmore and Lombard streets. Broderick and Francisco streets. Divisadero and Francisco streets. Scott and Francisco streets.

Scott and Bay streets. Alhambra and 'Avila streets. Alhambra and Pierce streets. Avila street between Chestnut

and Alhambra streets.

Avila street between Beach street

and Capra way.

Bay Shore and Wheeler avenue. Pierce street between Chestnut and Alhambra streets.

Capra way and Avila street.

Install 600 M. R.

Woodside avenue between Laguna Honda and Vasquez avenue. Woodside and Vasquez avenues. Woodside avenue, 600 feet south

Vasquez avenue. Woodside avenue, 1200 feet south

of Vasquez avenue

Install 100 C. P.

North junction Vasquez and La guna Honda.

South junction Balceta and Laguna Honda.

West junction Balceta and Vasquez avenues. Northeast corner Laguna Honda

and Vasquez avenue.

Install 600 C. P.

side of Eddy street be-North tween Jones and Leavenworth streets.

South side of Eddy street be-Jones Leavenworth tween and streets.

Eddy and Leavenworth streets. North and south sides of Eddy street between Leavenworth and Hyde streets.

Eddy and Hyde streets. North and south sides of Eddy street between Hyde and Larkin streets.

Eddy and Larkin streets.

North and south sides of Eddy street between Larkin and Polk streets.

North and south sides of Eddy street between Polk and Van Ness avenue.

Remove 400 M. R. Northwest corner Turk and Taylor streets.

Northwest corner Taylor and Turk streets.

Northeast Taylor and corner

Eddy streets.

Remove Gas Lamps.

North side Fifteenth street, first east of Market street.

North and south sides Ash avenue between Laguna and Buchanan streets.

Ash avenue and Buchanan street. West side Buchanan street, first north of Fulton street.

Joice street between Pine and

California streets.

North and south sides Filbert street between Polk and Van Ness avenue.

Seventeenth street, opposite Eu-

reka street.

West side Eureka street, south of Seventeenth street.

Seventeenth and Diamond streets. North side Seventeenth street, first east of Diamond street.

McAllister street between Steiner and Pierce streets.

McAllister street between Scott and Divisadero streets.

McAllister street between Pierce

and Scott streets.

North side Seventeenth street, first east of Eureka street.

South side Fourteenth street be-

tween Dolores and Ramona streets.
Waller and Downey streets.

East side of Dehon street, first and second north of Seventeenth street.

West side of Dehon street, first and second north of Seventeenth street.

Lombard and Hyde streets.

North side and south side Green street between Steiner and Pierce streets.

Northwest corner Seventeenth and Dehon streets.

East side Harlow street, 227 feet

south of Sixteenth street.
West side Harlow street, 115 and
381 feet south of Sixteenth street.
North side of Eddy street, 103
and 309 feet west of Jones street.

South side of Eddy street, 218 feet west of Jones street.
Northwest and southeast corners

of Eddy street and Leavenworth street.

South side Eddy street, 309 feet west of Leavenworth street North side of Eddy street. feet west of Leavenworth street.

Northeast and southwest corners Eddy and Hyde streets. North side Eddy street, 117 and

309 feet west of Leavenworth street. South side Eddy street, 207 feet west of Leavenworth street.

Northwest and southeast corners of Eddy and Larkin streets. South side Eddy street, 107 and

309 feet west of Larkin street.

North side Eddy street, 206 feet west of Larkin street. North side Eddy street, 95 feet

west of Polk street.

South side Eddy street, 192 feet west of Polk street.

Light Gas Standards.

between San Anselmo avenue Buenaventura way and Francis boulevard.

Portola Drive and San Anselmo

avenue.

Portola Drive and Santa Ana ave-

Camino del Mar and Lake street.

Change 400 M. R. Brussels street near Felton street,

to corner Felton and Brussels streets.

Change Lamp Post.

Hampshire street, opposite 1221, about 3 feet south.

Install 600 M. R.

Southwest corner Beach and Larkin streets.

Northwest corner Hyde and

Beach streets.

Install 250 M. R.

Delmar street, third pole from Waller street.

Levant street, first pole north of Lower Terrace.

Levant street, fourth pole north

Lower Terrace.

Flint street, north of Sixteenth

street.

Natoma street, 200 feet east of Eighth street.

Chicago way between and Naylor streets.

Key avenue between Keith and

Shrader street between Fell and

Hayes streets.

Seventeenth street, opposite 4374, north side.

Ashbury street between Waller and Haight streets.

Install 400 M. R.

Forty-sixth avenue and Santiago street.

Lombard and Hyde streets. Ash avenue between Laguna and

Buchanan streets.

Saturn street, opposite No. 18. Joice street between Pine an and California streets, at stairs.

Filbert street between Polk street and Van Ness avenue.

Thirty-sixth avenue between "A" and "B" streets.

Thirty-ninth avenue and Irving street.

Conkling street, north of Silver avenue.

Huron and Niagara streets.

Williar avenue between Mount Vernon and Niagara.

Wheeler avenue and Raymond street.

Wheeler avenue and Bay Shore boulevard.

Peninsula avenue and Bay Shore boulevard.

Leland avenue between San

Bruno and Alpha avenues. Peabody street between Visita-

cion and Sunnydale avenues. Seventeenth street, opposite Eu-

reka street. Seventeenth street between Eu-

reka and Diamond streets. Seventeenth and Diamond streets.

Seventeenth street between Diamond and Collingwood streets. Miramar avenue between Ocean

and Holloway avenues.
Twenty-fifth avenue between "A" and "B" streets.

Twentieth avenue between Rivera and Santiago streets.

Florentine street between Mission and Morse streets. South side Beach street between

Hyde and Larkin streets.

Corner Morse Florentine and streets.

Ellington avenue between Mount Vernon and Ottawa avenues.

Green street between Steiner and Pierce streets.

Green street in front of church, between Steiner and Pierce streets. Thirtieth street between Castro

and Diamond streets. Forty-sixth avenue and Noriega

street.

Cordova

Install 600 C. P. Ornanmental Type Lamps.

Mission street between The Embarcadero and Fifth street.

South side Mission street, west line of The Embarcadero.

North side Mission street, 15 feet

east of Steuart street.

South side Mission street, 20 feet west of Steuart street.

North side Mission street, 130 feet west of Steuart street.

South side Mission street, 35 feet

east of Spear street. North side Mission street, 5 feet west of Spear street.

South side Mission street, 115 feet

west of Spear street.

North side Mission street, 35 feet east of Main street.

South side Mission street, 10 feet west of Main street.

North side Mission street, 132 feet

west of Main street. South side Mission street, 25 feet

east of Beale street.

North side Mission street, 10 feet

west of Beale street. South side Mission street, 130 feet west of Beale street.

North side Mission street, 20 feet east of Fremont street. side Mission South street, west

line of Fremont street. North side Mission street, 100

feet west of Fremont street.

South side Mission street, 40 feet east of First street.

North side Mission street, 10 feet west of First street.

South side Mission street, 120 feet west of First street.

North side Mission street, 230 feet

west of First street.

South side Mission street, 328 feet west of First street.

North side Mission street, 451 feet

west of First street.

South side Mission street, 568 feet west of First street.

North side Mission street, 100 feet

east of Second street.

South side Mission street, 10 feet east of Second street.

North side Mission street, 15 feet west of Second street.

South side Mission street, 120 feet

west of Second street. North side Mission street, 15 feet

east of New Montgomery street. North side Mission street, 35 feet

west of New Montgomery street.
South side Mission street, 120 feet
west of New Montgomery street.
North side Mission street, at east

line of Annie street.

North side Mission street, 35 feet east of Third street.

South side Mission street, 35 feet west of New Montgomery street.

South side Mission street, 15 feet west of Third street.

North side Mission street, 125 feet

west of Third street.

South side Mission street, 245 feet west of Third street.

North side Mission street, 365 feet west of Third street.

South side Mission street, 476 feet west of Third street.

North side Mission street, 591 feet west of Third street.

South side Mission street, 711 feet

west of Third street. North side Mission street, 790 feet

west of Third street.

South side Mission street, 18, 248, 468 and 688 feet west of Fourth street. North side Mission street, 128, 348

and 558 feet west of Fourth street. North side Mission street, 5 feet west of Fifth street.

Remove 300 Watt Lamps at the South Side of Mission Street at West Line of The Embarcadero.

South side Mission street, 125 feet west of Steuart street.

South side Mission street, 135 feet west of Spear street.

South side Mission street, 130 feet west of Main street. South side Mission street, 130 feet

west of Beale street. Northeast corner Mission and

Fremont streets.

South side Mission street, 135 feet west of Fremont street.

South side Mission street at west line of First street.

North side Mission street, 233 feet west of First street.

South side Mission street, 448 feet

west of First street. North side Mission street, 110 feet east of Second street.

North side Mission street at west line of Second street.

Northwest corner Mission Annie streets.

Remove 600 M. R.

North side Mission street, 125 feet west of Third street.
South side Mission street, 365 feet

west of Third street.

North side Mission street, 591 feet west of Third street.

South side Mission street, 711 feet west of Third street.

North side Mission street, 128 feet west of Third street.

South side Mission street, 248 feet west of Third street. South side Mission street, 468 feet

west of Third street. South side Mission street, 688 feet

west of Third street. North side Mission street, 6 feet

east of Fifth street. Remove Double Inverted Gas

Lamps.

Geary Corner Broderick and streets.

South side Geary street and St. Joseph's avenue.

Install Double Inverted Gas Lamps. East side Thirty-first avenue, 100

feet north of California street. West side Thirty-first avenue, 50 feet north of California street. Southwest corner Thirtieth ave-

nue and Seaview Terrace. North side Seaview Terrace, 80

feet west of Thirtieth avenue. South side Seaview Terrace, 160

feet west Thirtieth avenue. North side Seaview Terrace center of Thirty-first avenue.

South side Seaview Terrace, feet west of Thirty-first avenue.

Remove 400 M. R. Thirty-first avenue and Seaview

Terrace. Change seventeen 5-globe electroliers Ninth street, Market to

Harrison streets, to single globe ornamental type 400 watt. Connect 400 Watt Electrolier.

West side Ninth street, 450 feet south of Market street.

435 feet south of Mission street. 440 feet south of Howard street. 440 feet south of Folsom street.

Disconnect Electrolier. Southwest corner of Ninth and Mission streets.

Motion.

Supervisor Welch moved that that part of the resolution providing for ornamental lights on Mission street be re-referred to the committee.

Motion *lost* by the following vote: Ayes — Supervisors Badaracco,

Deasy, McSheehy, Welch-4.

Noes-Supervisors Bath, Colman, Harrelson, Hayden, Katz, McLeran, Robb, Roncovieri, Rossi, Morgan, Robb, Ronco Schmitz, Wetmore—12.

Absent - Supervisors McGregor,

Shannon-

Whereupon, on motion of Supervisor Welch, the resolution was segregated and voted upon as follows:

(a) Miscellaneous lights:

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor

Shannon-2.

Mission street ornamental (b) lights:

Adopted by the following vote:

Aves — Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, Morgan, Robb, Roncovieri, Rossi, Schmitz, Wetmore-14.

Noes — Supervisors McSheehy,

Welch-2.

Absent -- Supervisors McGregor, Shannon-2.

Resolution Adopted.

Whereupon, the resolution as presented was declared adopted.

Passed for Printing.

The following bill was passed for printing:

Amendment to Zoning Ordinance, Union Street.

Bill No. 6922, Ordinance No. -

(New Series), as follows: Amending Order No. 214 (Second Series), entitled "Providing for placing electric wires and conduc-

tors underground in the City and County of San Francisco," by adding a new section thereto, to be known as Section 1j.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section 1. Order No. 214 (Second Series) is hereby amended by adding a new section, to be known as Section 1j, to read as follows:

Section 1j. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1925, is hereby designated, to-wit:

Underground District No. 15—

Union street from Columbus avenue to Van Ness avenue.

Section 2. This ordinance shall

take effect immediately.

Accepting Offer of Philip Kiefer to Sell Property Required for War Memorial Site.

Supervisor Wetmore presented: Resolution No. 23309 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from Philip Kiefer to con-vey to the City and County of San Francisco certain land situate on the northerly line of Grove street, distant 82 feet 6 inches east from Franklin street, required for War Memorial purposes, in accordance with the provisions set forth in Resolution No. 22724 (New Series), approved August 6, 1924; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the id owner to convey to the City said and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,259, be and the same is hereby accepted. the said land being described as

follows, to-wit: Beginning at a point on the northerly line of Grove street, distant thereon 82 feet and 6 inches easterly from the northeasterly corner of Grove and Franklin streets, and running thence easterly along the northerly line of Grove street 27 feet and 6 inches; thence at a right angle northerly 68 feet and 9 inches; thence at a right angle westerly 27 feet and 6 inches, and thence at a right angle southerly 68 feet and 9 inches to the point of beginning. Being portion of Western Addition Block No. 75.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor, Shannon—2.

Accepting Offer of Victor Thierry to Sell Property Required for School Purposes.

Also, Resolution No. 23310 (New Series), as follows:

Whereas, an offer has been received from Victor Thierry to convey to the City and County of San Francisco certain land and improvements situate on the west line of Buchanan street, distant 25 feet from the southerly line of O'Farrell street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$13,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Buchanan street, distant thereon 25 feet southerly from the southerly line of O'Farrell street, running thence southerly along said westerly line of Buchanan street 25 feet; thence at a right angle westerly 90 feet; thence at a right angle northerly 25 feet; thence at a right angle easterly 90 feet to the westerly line of Buchanan street and point of commencement. Being a portion of Western Addition Block 278, also known as Block 724 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

A y es — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon—2.

Accepting Offer of John D. Thill to Sell Property Required for Everett School Site.

Also, Resolution No. 23311 (New Series), as follows:

Whereas, an offer has been received from John D. Thill to convey to the City and County of San Francisco certain land situate at the east line of Harlow street, distant 234 feet southerly from Sixteenth street, of dimensions 25 x 75 feet, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$6,500, be and the same is hereby accepted, it being understood and agreed that the said owner is to retain the improvements thereon and cause said lot of land to be cleared of same within thirty days from the passage of this resolution without cost to the purchaser, the said land being described as follows, to wit:

being described as follows, to-wit:
Commencing at a point on the
easterly line of Harlow street, distant thereon 234 feet southerly
from the southerly line of Sixteenth
street, running thence southerly
along said easterly line of Harlow
street 25 feet; thence at a right
angle easterly 75 feet; thence at a
right angle northerly 25 feet;
thence at a right angle westerly
75 feet to the casterly line of Harlow street and point of commencement. Being a portion of Mission
Block 95, also known as Block No.
3565 on Assessor's Man Book.

3565 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbranees, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for

said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor,

Shannon-2.

Accepting Offer of J. M. Flack to Sell Certain Property Required for Everett School Site.

Also, Resolution No. 23312 (New

Series), as follows:

Whereas, an offer has been re-ceived from J. M. Flack to convey to the City and County of San Francisco certain land and improvements situate at the west line of Dolores street, distant 130 feet south of Twenty-second street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is

offered is the reasonable value thereof; therefore, be it Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, with improvements, free of all encumbrances, for the sum of \$12,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Dolores street, distant 130 feet southerly from the southerly line of Twenty-second street, running thence southerly along said westerly line of Dolores street 26 feet; thence at a right angle westerly 125 feet; thence at a right angle northerly 26 feet; thence at a right angle easterly 125 feet to the westerly line of Dolores street and point of commencement. Being a portion of Horners' Addi-

tion Block No. 67.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner. free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been produced or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon

payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote: Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossl, Schnitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 23313 (New Se-

ries), as follows:

Resolved, That City Construction Company is hereby granted an extension of ninety days' time from and after December 12, 1924, within which to complete the improvement of the crossing of Twentieth and Mississippi streets, under public contract, for the reason that the contractor has been delayed by weather conditions.

Adopted by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon—2.

Also, Resolution No. 23314 (New

Series), as follows:

Resolved, That City Construction Company is hereby granted an ex-tension of ninety days' time from and after December 14, 1924, within which to complete the improvement of Geary street between Mason street and Van Ness avenue, under public contract.

Adopted by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McLeran, McSheehy,
Morron, Bobb, Boron, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Also, Resolution No. 23315 (New

Series), as follows:

Resolved, That A. J. Raisch be and is hereby granted an extension of ninety days' time from and after of ninety days' time from and after December 25, 1924, within which to complete the improvement of Carr street between Paul and Salinas avenues, under public contract.
This extension of time is granted

for the reason that the work has been held owing to the installation of mains by public service corpora-The grading has been comtions.

pleted.

Adopted by the following vote: Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson,

Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Passed for Printing.

following matters The were passed for printing:

Ordering Street Work, Sadowa Street. On motion of Supervisor Harrelson:

Bill No. 6923, Ordinance No. -

(New Series), as follows:
Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications. tions therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors December 6, 1924, having recommended the or-ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Im-provement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifi-cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

The improvement of Sadowa street from the easterly line of Capitol avenue to Orizaba avenue, including the crossing of Sadowa street and Capitol avenue, by grading to official line and grade; by the construction of concrete curbs; by

construction of four brick the catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of artificial stone sidewalks of the full official width on the angular corners of Capitol avenue and Sadowa street, and by the construction of an asphaltic concrete pavement on the roadway thereof.

This ordinance shall Section 2.

take effect immediately.

Ordering Street Work, Sagamore Street.

Bill No. 6924, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors December 6, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in lic Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its of-fice, which said plans and specifications are hereby approved adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Sagamore street from the easterly line of Canitol avenue to Orizaba avenue, includ-ing the crossing of Capitol avenue and Sagamore street, by the construction of concrete curbs; by the construction of three brick catchbasins with accompanying 10-inch ironstone pipe culverts; by the construction of artificial stone sidewalks of the full official width on the angular corners of the crossing of Capitol avenue and Sagamore street, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall

take effect immediately.

outhern Pacific Company Granted Permission to Set Back Curbs on Southern Third and Townsend Streets, Front of Its Property.

Supervisor Harrelson presented:

Resolution No. 23316 (New Se-

ries), as follows:

Resolved, That the Southern Pacific Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to set back the curbs in front of its property along Townsend street and Third street, as shown on blue print attached to the petition, the proposed relocated line of said curbs being more particularly described as follows:

Commencing at the intersection of the southerly line of Third street with the easterly line of Townsend street; thence southwesterly along the said easterly line of Townsend street a distance of 57.60 feet to a point; thence at right angles northwesterly a distance of 12.60 feet to the beginning of the curb line to be described; thence northeasterly parallel to and 12.60 feet at right angles northwesterly from the said easterly line of Townsend street a distance of 56.45 feet to point of curve; thence easterly on a curve, concave to the right, having a radius of 12.60 feet (tangent to said curve at the last mentioned point is the last described course), an arc distance of 27.49 feet to point of reverse curve; thence continuing easterly on a curve concave to the left, having a radius of 34.124 fect, a distance of 20.85 feet to end of curve, said end of curve being 3.00 feet at right angles northeasterly from the said southerly line Third street; thence southeasterly (tangent to last described curve) parallel to and 3.00 feet at right anfiles northeasterly from the said southerly line of Third street, a distance of 81.17 feet to a point; thence southerly on a curve concave to the right having a radius of 25.00 feet (the tangent to said curve at the last mentioned point is the last described course) an arc distance of 14.79 feet to point of reverse curve; thence southerly on a curve to the left, bearing a radius of 25.00 feet, an arc distance of 14.79 feet to a point in the present curb line.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon—2.

Passed for Printing.

The following matters were passed for printing:

Repealing Ordinance Providing for Improvement of Jarboe Avenue.

Supervisor Harrelson presented: Bill No. 6925, Ordinance No.

(New Series), as follows:

Repealing Ordinance No. 6412 (New Series) ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 6412 (New Series) ordering the improvement of Jarboe avenue between Folsom street and Gates where not already improved, by the construction of concrete curbs and the construction of an asphaltic concrete pavement on the roadway thereof is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Spur Track Permit, Santa Fe Rallway Company.

Also, Bill No. 6926, Ordinance No. (New Series), as follows:

Granting permisison, revocable at will of the Board of Supervisors, to the Atchison, Topeka and Santa Fe Railway Company, its successors or assigns, to consturct, maintain and operate a spur track across Quint street and Evans avenue as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Atchison, Topeka and Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track as follows:

Beginning at a point in the cen-

ter line of an existing track in Quint street in the City and County of San Francisco, said point lying 50.65 feet southwesterly from the southwesterly line of Evans avenue and 24.00 feet southeasterly from the southeasterly line of Quint street; thence northerly on the aro of a curve concave to the northwest and having a radius of 235.65 feet, a distance of 362.34 feet to a point 100.00 feet northeasterly from the northeasterly line of Evans avenue and 211.65 feet northwesterly from the northwesterly line of Quint street; thence northwesterly on a line parallel to and 100.00 feet northeasterly from the northeasterly line of Evans avenue, a distance of 88.35 feet to the end; provided the Atchison, Topeka and Santa Fe Railway Company shall install girder rails when the streets over which the spur track is operated are paved.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Atchison, Topeka and Santa Fe Railway Company.

Provided, that the Atchison, Topeka and Santa Fe Railway Company shall erect and maintain all-nigth lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Award of Contract for Mattresses.

Supervisor Rossi presented:

Resolution No. 23317 (New Series), as follows:

Resolved, That award of contract be hereby made to the Bernhard Mattress Company for furnishing 100 mattresses, XXXX moss, at \$9.75 each, delivered to Relief Home; on bid sumbitted December 8, 1924.

Further Resolved, That all other

bids thereon, also all bids submitted on hair mattresses for San Francisco Hospital, be rejected.

Note—Formal contract and bond not required, because specification provides for immediate delivery and bidder's check is being held until completion of contract.

completion of contract.

Adopted by the following vote:

Ayes'—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon—2.

Extension of Time on Contract for Fire Hose.

Supervisor Rossi presented: Resolution No. 23318 (New Se-

ries), as follows:

Resolved, That an extension of time until January 2, 1925, be hereby granted, pursuant to recommendation of Board of Fire Commissioners, to contractor, Pioneer Rubber Mills, upon delivery of fire hose awarded by Resolution No. 22953 (New Series), approved September 30, 1924.

Adopted by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi. Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor, Shannon—2.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Award of Contract, Steel Lockers. Resolution No. 23320 (New Se-

ries), as follows:

Resolved, That award of conract be hereby made to Durabilt Steel Locker Company on bid submitted December 8, 1924 (Proposal No. 91), for furnishing and installing 3014 steel lockers for School Department within 45 days from receipt of order, for the sum of \$7,220.94.

Further Resolved, That, pursuant to stipulation made with said contractor, he will deduct from the above contract price the sum of \$10 for each day in excess of above stated term of 45 days allowed for completion of this contract.

Further Resolved, That all other bids submitted hereon be rejected.

Adopted under suspension of the rules by the following vote:

Ayes—Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16. Absent — Supervisors McGregor,

Shannon-2.

Aquatic Park Assignment for N. S. G. W. Athletic Club.

Supervisor McSheehy presented: Resolution No. --- (New Se-

ries), as follows:

Whereas, the tentative plans and specifications for the improvement of the Aquatic Park at the foot of Van Ness avenue by the City and County of San Francisco, contem-plates the re-arrangement of the frontage to be used by clubs for swimming and boating purposes; and

Whereas, such tentative plans and specifications, as prepared by the City Engineer's office, indicate that there will be an available site for a club house, approximately 120x200, in addition to those at present lo-cated in that vicinity; now, there-

fore, be it

Resolved, That such available site be and the same is hereby reserved and set aside by the City and County of San Francisco for the use of the Native Sons' Athletic Club, composed of members of the order of the Native Sons of the Golden West, upon the terms and conditions governing the granting of such sites.

December 15, 1924—Referred to Education, Parks and Playgrounds

Committee.

Souvenir Coin for Diamond Jubilee Celebration of the Admission of Cali-

Supervisor Hayden presented: Resolution No. 23321 (New Se-

ries), as follows:

Resolved, That the Senators of the United States from California be requested to make application to the proper Federal authorities to issue a special souvenir coin in commemoration of California's Diamond Jubilee, which will be observed next year throughout this State.

Adopted under suspension of the

rule; by the following vote:

Ayes - Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon—2.

Masquerade Ball Permits. Supervisor Robb presented:

Resolution No. 23322 (New Se-

ries), as follows:

Resolved, That B. N. Poetz be and is hereby granted permission to hold a masquerade ball at Balconades Ballroom, Market and Ninth streets, Thursday evening, January 8, 1925, upon payment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

Also, Resolution No. 23323 (New

Series), as follows: Resolved, That the Independent Order of Redmen be and are hereby granted permission to hold a masquerade ball at California Hall, Turk and Polk streets, Saturday evening, January 3, 1925, upon pay-ment of the usual license fee.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McGregor,

Shannon-2.

Board of Public Works Directed to Proceed With Hetch Hetchy Work. Supervisor McSheehy presented:

Resolution No. 23324 (New Se-

ries), as follows:

Whereas, upon the approval of Ordinance No. 6419 (New Series) repealing Ordinance No. 5924 (New Series), which repealing ordinance was finally passed by the Board of Supervisors on Monday, the 8th day of December, 1924, the Board of Public Works will be without authority to continue any work on the Hetch Hetchy project, other than work now under contract, un-til Ordinance No. 6440 (New Series), which is before the Board of Supervisors for final passage on Monday, the 15th day of December. 1924, is finally passed and approved; and

Whereas, under the terms of the ordinance lastly referred to the Board of Public Works is required to file an estimtae of the cost to complete work heretofore and now under construction on said project, and to proceed with such portions of such work as may be permitted by resolution of this Board; and

Whereas, it is necessary in order that work may be proceeded with during the Interim and until such action is taken by the Board under the terms of the ordinance now pending before the Board, that the Board of Public Works be directed to proceed with such portions of, the work as this Board may deem

necessary; and

Whereas, the Finance Committee and the Public Utilities Committee have jointly recommended to this Board the adoption of an ordinance providing a means of financing said project toward its further completion, which when finally adopted and approved will provide funds

therefore, be it

Resolved, That the Board of Public Works be and it is hereby authorized and directed to proceed with the following work on said project for a period of not more than ten (10) days, unless such time be extended by further reso-lution of this Board; unless otherwise ordered by resolution of this Board. The following is the list of work to be proceeded with under the terms of this resolution:

The Early Intake diversion

works:

The Penstocks;

The Moccasin Power Plant and operators' quarters;

The transmission line from Moc-

casin Creek to Newark;

The Bay Crossing Pipe Line.
Together with such other necessary work incidental thereto.

PUBLIC UTILITIES COMMIT-TEE.

> JAS. B. McSHEEHY. PHIL KATZ.

Adopted under suspension of the

rules by the following vote:
A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McLeran, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent - Supervisors McGregor,

Shannon-2.

ADJOURNMENT.

There being no further business the Board, at the hour of 6:30 p. m., adjourned.

J. S. DUNNIGAN. Clerk.

Approved by the Board of Supervisors February 2, 1925.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco

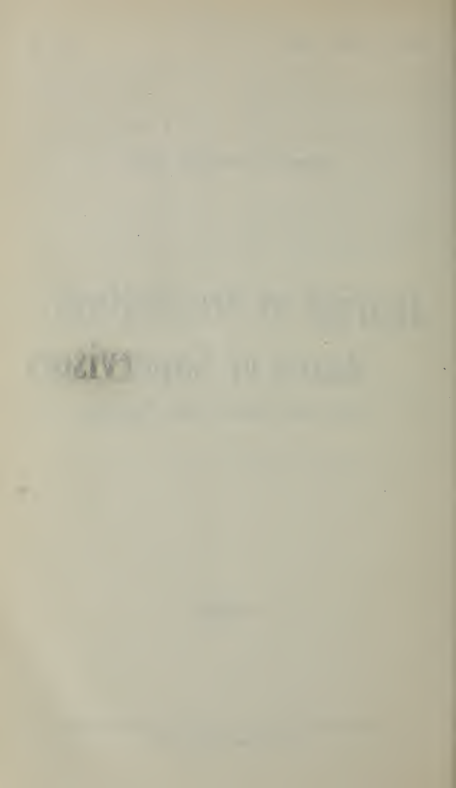
Monday, December 22, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

MONDAY, DECEMBER 22, 1924, 2 P. M.

of Supervisors, San In Board Francisco, Monday, December 22, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McLeran, Mc-Sheehy, Morgan, Robb, Roncovieri, Russi, Schmitz, Welch, Wetmore—

Absent—Supervisor Shannon—1.

Quorum present.

His Honor Acting Mayor McLeran presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of November 10, 1924, was considered read and approved.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Death of Hon. Julius Kahn.

Acting Mayor McLeran: Memthe Board, since bers of the last meeting of our Board of our most distinguished citizens of California and of statesmen of the nation has passed away. He was buried with all of the honors due the position that he occupied. His body lay in state in our City Hall during all day Saturday and Saturday night, and yesterday the citizens of San Francisco paid their respects to him by attending his funeral in large body. May I ask the Board that when we adjourn, we adjourn out of respect to the memory of the late Congressman Julius Kahn, a man who was beloved by all of San Francisco, as well as by all of the nation. In the passing of Julius Kahn we have lost one of our most distinguished and able citizens. A man in public life who knew no creed or religion, devoting his entire time and his energy to the wel-

fare of the nation that he represented so well. When this is done a copy of the resolution will be placed upon the minutes and forwarded to the members of his family.

Supervisor Colman: I would like, also, to add my word of tribute to Julius Kahn. I have known him all my life, and I feel that San Francisco and California, and the country, nave lost a very splendid public servant. He devoted himself, with all his strength and all his zea!, to doing the public work, and, without a doubt, his carly death was caused by his devotion to his duty. As chairman of the military affairs of the committee of Congress, he was a big national figure. It was to a great measure, through his efforts that the selective draft bill was passed through Congress, and we all know now important a part that law played in the successful termination of the war. So I want to pay a tribute to a great, earnest, sincere, honorable gentleman.

Supervisor Hayden: Mr. Chairman, I would like to add my word of regret at the passing of our distinguished citizen, the late Congressman Julius Kahn. Like my colleague, Supervisor Colman, I appreciate the many sacrifices he has offered up to his country, and ap-preciate that he has been a martyr to the cause of patriotism and loyalty to his country, because, after all, that was the one thought that was uppermost in his mind, in the perfermance of his duty, love of his country, and if ever there was a public official who died in harness, a patriotic citizen, that not only we of San Francisco but the nation admired, that man and that citizen was the late Julius Kahn. indeed, we here in San Francisco, this legislative body, might well pause for a few moments, and think of a wonderful man who has rendered a service to the nation that will never be forgotten.

Supervisor McGregor: Mr. Chairman, in the passing of Congress-

man Julius Kahn, San Francisce has unquestionably lost a man who has not only endeared himself personally to the citizens, but has demonstrated his fitness for the high position that he occupied. For many years it was my custom and privilege to meet him in Washington, and on naval affairs, and in Julius Kahn I always found a representative, not only of the constituency that he particularly represented but of the nation, and my with him through years dealings were of the most pleasant kind. He was ever ready to respond to the call of anybody and anything that meant the welfare particularly of San Francisco. And an evidence of the love and respect that we all held him in was the fact that his periodical re-election to office did not concern him, nor did it concern anybody in San Francisco. He was elected just as regularly as the time came around, without any effort on his part, without the expenditure of any money, even without the necessity of his presence here upon election day. But the people just came forward and showed their respect, confidence and admiration for Julius Kahn, by going to the polls and assuring his re-election. Such a distinction in itself speaks volumes for the respect in which Julius Kahn was held. And, as I looked upon his face on Saturday morning in the rotunda of the City Hall, natural in death, almost as he was in life, except that the fire of the eye was lacking. I could not feel that I had lost a warm personal friend, and San Francisco one of its most beloved and able citizens.

Supervisor Morgan: I could not let this occasion pass without saying a word of my friend Julius Kahn. A great deal has been said about him, but he was a man that everybody loved and respected, and it will be a long time before San Francisco or the nation will find another such man. And it is indeed with sorrow that we think of him as gone, but we will love him always to the end.

Supervisor Schmitz: I am very pleased that you introduced that resolution, Mr. Chairman, and while I am not pleased to rise at this time to speak because of the passing away of our dear friend, I must do so, however, because I believe that I knew Julius Kahn longer than any man or woman on this Board. I was musical director of the Baldwin Theater years ago, and Julius Kahn came to Sau Fran-

cisco with a theatrical company and played his part upon the stage. And from there, he went upon the stage of political life, and played his part as a man in everything that he undertook. As a public servant he gave more than even should have been demanded of him, and because of what he gave it shortened his life. Julius Kahn died practically a young man. He should have had at least twenty years more to go. And i believe if it had not been for the heart interest that he took in public affairs for the good of this country, and particularly for the good of this city and state that he loved better than he loved himself, that Julius Kahn would be among us today. In the words of Shakespeare that he loved so well, I want to just say that "He was a man and we shall seldom look upon his like again."

The Chairman: All those in favor of the resolution, please rise.
(All the members of the Board

present rise.)

Death of Loretta Gallagher.
Supervisor Hayden presented:
Resolution No. 23327 (New Series), as follows:

Whereas, this Board learns with keen regret of the death of Mrs. Loretta Gallagher, wife of former Supervisor Andrew J. Gallagher; therefore.

Resolved, That the sympathy of this Board be extended to our late associate in his bereavement and that we express our heartfelt sorrow for his irreparable loss.

Adopted ununimously by rising vote.

Supervisor Hayden: In presenting this resolution today, I do so with a keen sense of sorrow in the passing of the wife of our former colleague, Andrew J. Gallagher. I personally know of the lady's activiies in civic, fraternal and charitable directions, and I know personally that to our former colleague this loss is one in which he has the keenest sympathy of the members of this Board of Supervisors. I can say that in the passing of Mrs. Gallagher the City of San Francisco has lost a most estimable woman who has been identified particularly with the Irish societies of San Francisco and in that direction she has done a great deal of charity among these people. It is with a great deal of pride that I can say and call attention to the fact that her life was not an empty one; that she lived for others and that in dying those that she befriended have lost a dear friend.

Christmas Eve Celebration at Lotta's Fountain.

Communication, from Down Town Association, extending, on behalf of the Association and the San Francisco Bulletin, a cordial invitation to the memorial services in honor of Lotta Crabtree at Lotta's Fountain on Wednesday, December 24, 1924.

Read and accepted.

County Supervisors Convention.

Communication, from State Association of County Supervisors, Thos. McCormack, president, suggesting that reservations for hotel accommodations be made at once through the Sacramento Chamber of Commerce for the San Francisco Supervisors' Committee in connection with the convention of the State Association of County Supervisors, to be held in Sacramento January 14, 15, 16, 1925.

On motion of Supervisor Welch, seconded by Supervisor McGregor, Acting Mayor McLeran was authorized to appoint a committee of five

Supervisors to attend.

Report of Finance Committee on Van Ness Avenue Extension.

The following was presented and read by the Clerk:

San Francisco, Dec. 22, 1924.

To the Honorable the Board of Supervisors.

Pursuant to instructions of the Board, the Finance Committee has for some time had conferences and carried on negotiations relating to the purchase of property necessary for the opening of Van Ness avenue from Market street to Mission street. In this connection appraisements were had by Messrs. Paschel, Phillips and others. These appraise-ments were offered formally to the owners of the property, to-wit: Hale Bros., John Rosenfeld and the White Company. In each instance the offer of the City has been accepted.

The proposal submitted to these property owners is that the City acquire possession of the property, paying therefor over a period of three years in annual installments.

The offer to Hale Bros. is \$135,-822; to the White Company \$82,432. to John Rosenfeld \$108,023; a total

of \$326,257.

Following the dedication of the land to be purchased the owners of the abutting property are to pay the cost of all street work, including sewers and sidewalks.

The Finance Committee recommends the adoption of resolution authorizing the execution of this agreement and which will expedite the opening of Van Ness avenue, to which the Board has unanimously assented.

Respectfully sumbitted, R. McLERAN, JOHN A. McGREGOR, ANGELO J. ROSSI,

Finance Committee.

Motion.

Supervisor McSheehy, seconded by Supervisor Robb, moved reference of the resolution to the Joint Committee on Finance and Tunnels and Assessments.

Subsequently motion was with-

drawn.

Adopted.

Whereupon, the following resolution was adopted by the following vote:

Resolution No. 23328 (New Se-

ries), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following properties, situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-

wit:

Parcel 1: Beginning at a point on the southeasterly line of Market street and distant thereon 150.41 feet southwesterly from the southwesterly line of Eleventh street, and running thence southwesterly along the southeasterly line of Market street 124.59 feet; thence at right angles southeasterly 198.88 feet; thence deflecting 149 degrees 10 minutes 57 seconds to the left and running northerly 175.56 feet; thence deflecting 4 degrees 56 minutes 48 seconds to the right and running northerly 59.29 feet to the point of beginning.

Being portion of Mission Block 12.
Parcel 2: Beginning at a point

on the southeasterly line of Market street, distant thereon 275 feet southwesterly from the southwest-erly line of Eleventh street, and running thence southwesterly along the southeasterly line of Market street 48.04 feet; thence easterly on a curve to the right of 12-foot radius. tangent to the preceding course, central angle 120 degrees 49 minutes seconds, a distance of 25.30 feet; thence southerly, tangent to the preceding curve, a distance of 299.28 feet; thence deflecting 120 degrees 49 minutes 3 seconds to the left and running northeasterly parallel with Market street 145.55 feet; thence deflecting 59 degrees 10 minutes 57

seconds to the left and running northerly 88.83 feet; thence deflecting 30 degrees 49 minutes 3 seconds to the left and running northwesterly at right angles with Market street 198.88 feet to the point of beginning.

Being portion of Mission Block No. 12.

Parcel 3: Beginning at the point of intersection of the northeasterly line of Twelfth street with the northwesterly line of Mission (or Otis) street, and running thence northeasterly along the northwesterly line of Mission (or Otis) street 86.48 feet; thence westerly on a curve to the right of 12-foot radius, tangent to the preceding course, central angle 120 degrees 49 minutes 3 seconds, a distance of 25.30 feet; thence northerly, tangent to the pre-ceding curve, a distance of 299.28 feet; thence deflecting 120 degrees 49 minutes 3 seconds to the left and running southwesterly parallel with the northwesterly line of Mission (or Otis) street 145.55 feet; thence deflecting 59 degrees 10 minutes 57 seconds to the left and running southerly 120.31 feet; thence westerly on a curve to the right of foot radius, tangent to the preceding course, central angle 149 degrees 10 minutes 57 seconds, a distance of 29.15 feet to tangency with the northeasterly line of Twelfth street at a point distant thereon 178 feet northwesterly from the northwest-erly line of Mission (or Otis) street; thence southeasterly line of along the northeasterly line of the prealong Twelfth street, tangent to the preceding curve, a distance of 178 feet to the point of beginning.

Being portion of Mission Block No. 12.

Be it

Further Resolved, That said properties are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the extension of Van Nes avenue from Market street to Mission street. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said tracts of land, and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of said City and County of San Francisco, as aforesaid.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—13.

No—Supervisor McSheehy—1. Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Continuance of Hetch Hetchy Construction.

The following was presented and read:

Communication from the Board of Public Works, transmitting resolution approving City Engineer's budget for continuance of Hetch Hetchy units of construction.

Referred to Public Utilities Com-

Communication from Board of Public Works, in re resuming work on Hetch Hetchy project, and requesting approval of City Engineer's budget on Hetch Hetchy work.

Report of Public Utilities Committee.

The following report was read by the Clerk:

San Francisco, December 22, 1924. To the Board of Supervisors:

Your committee on Public Utilities, after considering the matter of resuming construction work following the period of curtailment, respectfully reports that the public interest requires that such work be resumed at the earliest moment, and that all of the important work, including the making of surveys for the transmission line between Newark and San Francisco, be diligently prosecuted until completion.

Respectfully submitted, JAMES B. McSHEEHY. PHIL KATZ.

On motion of Supervisor McLeran, the following matter, heretofore passed for printing, was taken up out of order and finally passed by the following vote:

Board of Public Works to Enter Into Agreement With Spring Valley Water Company for Advance of \$1,000,000 to Continue Hetch Hetchy Construction.

Bill No. 6921, Ordinance No. 6447 (New Series), as follows:

Authorizing and directing the Board of Public Works of the City and County of San Francisco to enter into an agreement with Spring Valley Water Company amendatory of Subdivision (a), l'aragraph 6, of that certain agreement entered into between the Board of Public Works of the City and County of San Francisco and Spring Valley Water Company upen the 17th day of April, 1922, pu. su-

ant to Ordinance No. 5599 (New Series), to the end that provision shall be made for the payment of certain installments of the amounts to become due and owing from Spring Valley Water Company to the City and Courty of San Francisco prior to the due dates thereof, as specified in said agreement of April 17, 1922, and prescribing the form, terms and conditions of said agreement, and providing for the disposition of moneys paid under its terms.

Be it ordained by the People of the City and County of San Franeises as follows:

Section 1. The Board of Public Works of the City and County of San Francisco is hereby authorized and directed to enter into a written agreement with Spring Valley Water Company amendatory of Subdivision (a), Paragraph 6. of that certain agreement entered into between the said Board of Public Works and the said Spring Valley Water Company on the 17th day of April, 1922, covering the operation and maintenance of that portion of the Hetch Hetchy conduit to be built by the City and County of San Francisco between Crystal Springs Lake in San Mateo County and Irvington in Alameda County.

The form, terms and conditions of said agreement shall be as follows, provided that the Board of Public Works is hereby authorized and directed to fill in the blank spaces provided in the said form with proper words and figures prior

to the execution thereof:
This agreement, made and entered into this day of,
1924, by and between the Board of
Public Works of the City and County of San Francisco, State of California, hereinafter referred to as
the Board, party of the first part,
and Spring Valley Water Company,
a corporation organized and existing under and by virtue of the laws
of the State of California, hereinafter referred to as the Water Company,
party of the second part,
witnesseth:

Whereas, the parties hereto have heretofore, to-wit, upon the 17th day of April, 1922, entered into a certain written agreement wherein and whereby it is provided, among other things, that the Water Company shall, during the life of said agreement, operate and maintain that certain aqueduct and pumping plant proposed to be constructed by the Board for the transmission of water from a point in the vicinity

of Irvington, County of Alameda, State of California, to a point in the vicinity of Crystal Springs Reservoir, in the County of San Mateo, State of California, upon the terms in said agreement set forth, to which reference is hereby made for greater certainty; and

Whereas, it is provided in Sub-division (a) of Paragraph Sixth, of the said agreement that, in consideration of the rights secured to the Water Company by virtue thereof, the Water Company shall make certain payments (hereinafter referred to as installments) to the City and County of San Francisco during each year of the life of said agreement following the completion of the said aqueduct and pumping plant and the receipt of written no-tice by the Water Company from the Board that the same are avail-able to the Water Company for the transmission of water, such installments to be paid in equal semi-annual amounts on or before the 30th day of June and the 31st day of December of each year, all as more particularly set forth in said Sub-division (a) of Paragraph Sixth of said agreement; and

Whereas, it is contemplated that the City and County of San Francisco may desire that certain of the installments for the payment of which provision is made in said Subdivision (a) of Paragraph Sixth of said agreement, or portions of such installments, shall be paid prior to the time when the same shall become due and payable as provided therein; and

Whereas, the Board has heretofore been authorized and directed
by Ordinance No. —— (New Series), of the Board of Supervisors
of the City and County of San
Francisco, approved,
to enter into this agreement with
the Water Company, a copy of said
ordinance being hereunto annexed;

Now, therefore, for and in consideration of the premises and of good and valuable considerations moving from each party to the other, receipt of which is hereby acknowledged, it is agreed as follows:

First: Subdivision (a) of Paragraph Sixth of the said agreement made and entered into upon the 17th day of April, 1922, between the Board and the Water Company is hereby amended so as to read as follows:

Sixth: (a) In consideration of the rights secured to the Water Company by virtue of this agree-

ment, the Water Company shall pay to the City and County of San Francisco, during each year of the life of this agreement following the completion of the said aqueduct and pumping plant and the receipt of written notice by the Water Com-pany from the Board that the same are available to the Water Company for the transmission of water, a sum determined at the rate of five (5) per cent upon the total cost of constructing the said aqueduct and pumping plant; provided, however, that the amount so to be paid during each year shall not exceed the sum of two hundred and fifty thousand (250,000) dollars. Such payments shall be made in equal semi-annual installments on or before the 30th day of June and the 31st day of December of each year following the completion of the said aqueduct and pumping plant and the receipt by the Water Company from the Board of the written notice hereinabove specified; provided, however, that the initial payment to be made hereunder shall be such proportion of the total amount payable per annum, determined as hereinbefore provided, as the number of days which shall then have elapsed since the receipt by the Water Company from the Board of the written notice aforesaid bears to three hundred and sixty-five days. In order to establish the total cost of constructing the said aqueduct and pumping plant, for the purposes hereof, the Board shall furnish or cause to be furnished to the Water Company, as soon as possible after such construction shall have been completed and not later than sixty (60) days thereafter a statement, certified by the Board to be correct, setting forth the total cost of such con-It is expressly understruction. stood and agreed that such cost shall include only expenditures for labor superintendence, material, supplies, rights of way, and other expenditures properly chargeable to the construction of such facilities and shall exclude any charge by way of interest during construction. In the event that any difference shall arise between the Board and the Water Company as to the correctness of such statement of cost in any respect, or as to the pro-priety of any item of expense in-cluded therein, such difference, if the parties shall be unable to adjust the same between themselves, shall be submitted to the Railroad Commission of the State of California for determination, and such determination shall be binding upon the parties.

Provided, however, that if the Board of Supervisors of the City and County of San Francisco shall by resolution make request upon the Water Company that any installment, or a specified portion of any installment, to become due under the provisions hereof subsequently to June 30, 1925, and prior to July 1st, 1929, be paid to the City and County of San Francisco prior to the due date thereof, it is agreed that the Water Company shall pay such installment, or such specified portion thereof, to the City and County of San Francisco in pursuance of such resolution, the amount of such installment, or such portion thereof, to be discounted for the period of time by which such payment shall precede the due date of such installment as hereinbefore specified, such discount to be made at the same rate which the Water Company shall pay as the annual interest rate for the amount so advanced, and any payment so made prior to the due date of such installment as hereinbefore determined shall be in full satisfaction of the obligation of the Water Company to pay such installment or portion thereof.

Provided, further, that if the said aqueduct and pumping plant shall not have been completed and made available to the Water Company prior to July 1st, 1925, all payments which shall have been made pursuant to the terms of this proviso shall be credited on the installments next successively falling due after said aqueduct and pumping plant shall have been so completed and made available, discounting the amounts of such installments in the manner hereinbefore provided.

Second: Except as hereinbefore modified, the provisions of the said agreement of April 17, 1922, shall remain in full force and effect. Third: This agreement shall not

Third: This agreement shall not become effective unless and until the same shall be approved by order of the Railroad Commission of the State of California. Upon such approval being given this agreement shall become of full force and effect.

In witness whereof, the Board has caused its members to sign these presents, and the Water Company has caused these presents to be executed by its officers first thereunto duly authorized by resolution of its Board of Directors,

copy of which is hereunto annexed, he day and year first above written. BOARD OF PUBLIC WORKS, Its Members.

SPRING VALLEY WATER COM-PANY,

Secretary.

Section 2. All moneys paid by the Spring Valley Water Company pursuant to the amendment hereby authorized to Subdivision (a) of Paragraph Sixth of said agreement of April 17, 1922, shall be deposited with the Treasurer of the City and County of San Francisco and credited to the Water Bond Fund, 1910 Issue.

Section 3. This ordinance shall take effect immediately.

Ayes — Supervisors Badaracco, Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McLeran, McSheehy, Morgan, Robb, Ronco-vieri, Rossi, Welch, Wetmore—16. No—Supervisor Schmitz—1.

Absent-Supervisor Shannon-1.

Explanation of Vote.

Supervisor Schmitz: Mr. Chairman, I am going to vote against this ordinance, and I want to give my reasons for it. I do not think that the Spring Valley Water Company is any better or any worse than any other corporation, and I do not believe in borrowing money from any corporation and paying interest thereon.

The Chairman: Supervisor, we

are not borrowing any money.

Supervisor Schmitz: Well, we are paying interest on money that is coming to us.

The Chairman: Yes.

Supervisor Schmitz: And just as soon as we take it and use it we are supposed to pay interest on it. It is true that that money will come to us in five years. And we are asking them to advance their rentals to us for five years, and we pay interest on it. I claim that that, Mr. Chairman, is borrowing money. It is the difference of the way you want to look at it. And another thing, I do not believe that we need the Spring Valley Water Company, or any other corporation, to back up our credit. San Francisco is well able to borrow money elsewhere upon its own credit, and I think it is a bad precedent to establish, to ask a corporation to advance, for four or five years, moneys that are coming to the City of San Francisco, and pay interest thereon. Therefore, Mr. Chairman, I want to go on record as voting against this ordinance. I think the money could be raised otherwise, but that is a question that minds differ on, naturally. There is not a question raised on this Board that you cannot differ on, I realize that. But upon the principle of the thing, I am against that principle of borrowing from a corporation, in order that the City of San Francisco can get money when the City of San Francisco can issue bonds, and would be able, if they want to bor-row money, to borrow it from some other source. I have read, very carefully, the ordinance—it is very long—and I just want to be placed on record for those reasons as voting no.

Supervisor Rossi: Mr. Mayor and members of the Board, I am going to vote for this ordinance, and when I do so, I am voting for it with the full knowledge that it is a modification of the agreement between the Spring Valley Water Company and the City of San Francisco. It is not borrowing the money. It is merely, in my opinion, an enabling act. It enables the Spring Valley Water Company to advance the interest to the City, not to exceed a million dollars, In my opinion, I have maintained that the City can finance this proposition without going to the Spring Valley Water Company. However, I am not going to take the position of being accused of being an obstructionist. I am for any feasible plan in order that the work should go on. There is nothing before us at this time asking the Spring Valley Water Company to advance any money. 1, like Supervisor Schmitz, feel posi-tive that if the Finance Committee get together, that they will, in due time, come back to this Board with the recommendation whereby the City of San Francisco can finance its own project without going to the Spring Valley Water Company. Directing Hetch Hetchy Work to Pro-

ceed. Whereupon, the following resolution was adopted by the following

Resolution No. 23326 (New Series), as follows:

Whereas, in accordance with the provisions of Ordinance No. 6440 (New Series), the Board of Public Works filed on December 19, 1924, with the Board of Supervisors a budget and statement of proposed for completion of expenditures work in progress on the Hetch Hetchy project; now, therefore, be

That, in accordance Resolved, with the provisions of Section 2 of said Ordinance No. 6440 (New Series), the Board of Supervisors does hereby approve said budget of expenditures, filed as aforesaid, and hereby authorizes the completion of the following work shown by said budget and statement to be in

progress:

Mountain Division of the Hetch Hetchy project, including Early Intake diversion works; tunnel aqueduct from Early Intake to Priest's; Moccasin power tunnel and surge chamber; Moccasin Creek power house and penstocks; electrical transmission line from Moccasin power house to Newark, and Bay Crossing Division of the aqueduct, together with the general administrative, engineering and legal work necessary to effect such completion, including surveys for the transmission line between Newark and San Francisco.

Provided, that the total of expenditures to be made and obligations incurred for the work authorized by this resolution shall not exceed the estimate set forth in the budget filed by the Board of Public Works and approved by terms of this reso-

Badaracco, Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGreger, McSheehy, Morgan, Robb, Roncovieri, Rossi, Schmitz, Welch, Wetmore—16.

Absent — Supervisors McLeran,

Shannon-2.

PRESENTATION OF PROPOSALS.

Draperies.

Sealed proposals were received between the hours of 2 and 3 p. m., by the Board of Supervisors for furnishing draperies for the San Francisco Hospital, and referred to Supplies Committee.

Action Deferred.

The following matter was, on motion, laid over until January 8, 1925:

HEARING OF APPEAL.

Joy Street.

Hearing of appeal of Richard J. Welch et al. from the assessment issued for the improvement of Joy street between Brewster street and Holladay avenue, including the intersection of Joy street, Holladay avenue and Oakdale avenue, by the construction of an 8-inch ironstone

pipe sewer with 15 Y branches and 2 brick manholes along the center line of Joy street from a point 20 feet easterly from Brewster street to a point 10 feet easterly from the westerly line of Holladay avenue; a 12-inch ironstone pipe sewer

from the last described point to the existing connection 10 feet easterly from the center line of Holla-

day avenue.

REPORTS OF COMMITTEES.

The following committees, by their respective chairmen, presented reports on various matters referred, which reports were read and ordered filed:

Fire Committee, by Supervisor

Deasy, chairman.

Public Buildings Committee, by Supervisor Wetmore, chairman.

Streets Committee, by Supervisor

Harrelson, chairman.

Joint Committee on Streets and Commercial Development, by Supervisor Harrelson, chairman.

UNFINISHED BUSINESS.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Authorizations.

Resolution No. 23329 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Auditorium Fund.

Musical Association of San (1)Francisco, services of San Franeisco Symphony, concerts of November 10 and 26, 1924 (claim dated Dec. 15, 1924), \$4,000.

School Construction Fund, Bond Issue 1918.

(2) Heywood-Wakefield Co., desks for Horace Mann School (claim dated Dec. 2, 1924), \$9,375.
(3) Heywood-Wakefield Co., chairs for Horace Mann School (claim dated Dec. 2, 1924), \$2,446.50.

County Road Fund (4) James R. McElroy, final payment in full for construction of boulevard through Lincoln Park to Sutro Heights (claim dated Dec. 10, 1924), \$15,112.57.

Special School Tax.

(5) Dan P. Maher Co., paints for school buildings (claim dated Dec.

5, 1924), \$770.50. (6) John Reid, Jr., fourth payment, architectural services, Francisco School (claim dated Dec. 10, 1924), \$783.26.

Municipal Railway Fund.

(7) Standard Oil Co., gasoline for unicipal Railways (claim dated

(7) Standard Oil Co., gasoline 101 Municipal Railways (claim dated Dec. 9, 1924), \$760.65.
(8) R. D. Nuttall Co., railway motor parts (claim dated Dec. 10, 1924), \$2,464.70.
(9) Market Street Railway Co., reimbursement for November, under agreement of December 12, 1918 (claim dated Dec. 10, 1924), \$1,375.18 \$1,375.18.

(10) Market Street Railway Co., electric power furnished Municipal Railway (claim dated Dec. 10, 1924), \$3.012.86.
(11) San Francisco City Employees' Retirement System, pendoses of the control of the c

sions, etc., for Municipal Railway employees (claim dated Dec. 8, 1924), \$6,234.11.

Municipal Railway Depreciation Fund.
(12) F. Boeken, Superintendent

of Municipal Railways, contingent

of Municipal Railways, contingent fund reimbursement, per voucher (claim dated Dec. 8, 1924), \$550.

(13) Stanley H. Ray, compromise agreement payment for personal injuries and damages to property, in accident of June 14, 1924 (claim dated Dec. 8, 1924), \$1,300.

(14) Robert W. Jamison, second payment, installing electrical conductors, Ocean View extension of Municipal Railways (claim dated Dec. 10, 1924), \$2,475.

Dec. 10, 1924), \$2,475.

Park Fund. (15) The Anglo & London Paris National Park, expense of transportation of French inaugural ex-hibit at the California Palace of the Legion of Honor, and of representatives from France, etc. (claim dated Dec. 12, 1924), \$14,756. (16) The James H. Barry Co.,

(16) The James H. Barry Co., printing catalog, etc. (claim dated Dec. 12, 1924), \$2,522.
(17) Barrett & Hiln, third payment, construction of Beach Chalet (claim dated Dec. 12, 1924), \$7,500.
(18) Eaton & Smith, second payment, grading at Lincoln Park (claim dated Dec. 12, 1924), \$3,200.
(19) Eaton & Smith, third nayment, grading at Lincoln Park (claim dated Dec. 12, 1924), \$3,200.
(20) P. J. Enright, installation of boilers, de Young Memorial Museum (claim dated Dec. 12, 1924) \$3,200.

Museum (craim 1924) \$3.370.38.
(21) St. Francis Riding School, fertilizer furnished parks (claim dated Dec. 12 1924), \$750.
(22) Russell Grader Mfg. Co., one grader machine (claim dated Dec.

(23) DeWitt Markham, by Mercantile Trust Co., assignee, plants for parks (claim dated Dec. 12, 1924), \$1.650.

(24) Holland Bulb & Nursery

Co., bulbs for parks (claim dated Dec. 12, 1924), \$812.60.

Sharp Park Fund.

(25) A. McSweeney, Tax Collector, San Mateo County, for payment of taxes on property known as Sharp Park, in San Mateo County, for fiscal year ending June 30, 1925 (claim dated Nov. 24, 1924), \$1,371,28 371.28.

Hetch Hetchy Operative Revenue

(26) John J. Dailey, legal services, valuation of electric properties, per Resolution No. 22251, New Series (claim dated Dec. 13, 1924), \$850.

(27) N. Randall Ellis, engineering service, valuation of electric properties, month of December (claim dated Dec. 13, 1924), \$750. Construction Fund Bond Water Issue 1910.

(28) Healy-Tibbitts Construction , first payment, construction of submarine pipe lines at Dumbarton Straits and Newark slough, Contract 105 (claim dated Dec. 10, 1924), \$2.481.30.

(29) Western Pipe & Steel Co., sixteenth payment, construction of bay crossing pipe line, Proposition B. Contract 90 (claim dated Dec. 10, 1924), \$26,894.33.

(30) Leonard F. Youdall, sixth payment, construction of timber trestle for bay crossing pipe line, Contract 96 (claim dated Dec. 10, 1924), \$714.61.
(31) Healy-Tibbitts Construction

Co., eleventh payment, construction of substructures for steel bridges across Dumbarton Straits, Contract 95 (claim dated Dec. 11, 1924), \$25,098.77.

(32) Westinghouse Electric Mfg. Co., seventh payment, furnishing and delivering transformers, switchboards, etc., Contract 81, for Moccasin Creek nower plant (claim dated Dec. 11, 1924), \$37,958.50.

General Fund, 1924-1925,

(33) Preston School of Industry, maintenance of minors (claim dated Dec. 10, 1924) \$772.01. (34) Roman Catholic Orphanage. (claim

maintenance of minors (claim dated Dec. 10, 1924), \$3,893.15.

(35) Albertinum Orphanage,

maintenance of minors (claim dated Dec. 10, 1924), \$1,229,12.

(36) St. Vircent's School, maintenance of minors (claim dated Dec. 10, 1924), \$1,979,42.

(37) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated Dec. 10, 1924),

(38) St. Mary's Orphanage, maintenance of minors (claim dated Dec. 10, 1924), \$532.24.
(39) Boys' Aid Society, mainte-

nance of minors (claim dated Dec. 10, 1924). \$1,256.20.

(40) San Francisco Protestant

Orphanage, maintenance of minors (claim dated Dec. 10, 1924), \$731.88.

(41) Children's Agency, maintenance of minors (claim dated Dec. 10, 1924), \$21,338.40.

(42) Little Children's Aid, maintenance of minors (claim dated Dec.

10, 1924), \$10,634.41.

(43) Eureka Benevolent Society, maintenance of minors (claim dated

Dec. 10, 1924), \$3,926.50.
(44) St. Catherine's Training
Home, maintenance of minors (claim dated Dec. 10, 1924), \$768.46. (45) Associated Charities, wid-

CWS' pensions (claim dated Dec. 12,

1924), \$8,476.82.

(46) Eureka Benevolent Society. widows' pensions (claim dated Dec.

12, 1924), \$932.50. (47) Little Children's Aid, widows' pensions (claim dated Dec. 12,

1924), \$7,815.68. (48) Del Monte Meat Co., meats for County Jails (claim dated Dec. 1, 1924), \$630.32. (49) Shell Co. of Cal., fuel oil,

(49) Shell Co. of Cal., Inel oil, Civic Center power house (claim dated Dec. 5, 1924), \$1,216.
(50) Spring Valley Water Co., water for public buildings (claim dated Dec. 6, 1924), \$1,354.34.
(51) Herbert F. Dugan, surgical supplies, San Francisco Hospital

(claim dated Nov. 2I, 1924), \$1,-002.20.

(52) J. H. Newbauer & Co., food supplies, San Francisco Hospital (claim dated Nov. 25, 1924), \$1,-

(53)Dodge, Sweeney & Co., gro-Francisco Hospital ceries, San dated Nov. 30, 1924), \$1,-(claim 589.25.

(54) M. J. Brandenstein & Co., ffee, San Francisco Hospital coffee, San Francisco Hospital (claim dated Nov. 21, 1924), \$620. (55) Baumgarten Bros., meats, coffee,

Francisco Hospital (claim dated Nov. 30, 1924), \$597.36. (56) Del Monte Meat Co., meats,

Francisco Hospital San dated Nov. 30, 1924), \$738.53. (57) Wilsey, Bennett Co., eggs,

San Francisco Hospital (cladated Nov. 30, 1924), \$2,603.79. Hospital (claim

(58) Easterday Supply Co., mops, in Francisco Hospital (claim San dated Nov. 30, 1924), \$664.

(59) Sherry Bros., butter, San Francisco Hospital (claim dated

Nov. 30, 1924) \$1,304.12. (60) San Francisco Dairy Co., milk. San Francisco Hosiptal (claim dated Nov. 30, 1924), \$3, 985.93.

The Martin Baking Co.. San Francisco Hospital (61)bread, San (claim dated Nov. 30, 1924), \$987.18.

(62) Haas Bros., groceries, San

Francisco Hospital (claim dated

Nov. 30, 1924), \$2,789.20.
(63) Spring Valley Water Co., water for hospitals (claim dated Nov. 30, 1924), \$1,177.90.

(64) Spring Valley Water Co., water for Relief Home (claim

dated Nov. 30, 1924), \$693.02. (65) Baumgarten Bros., meats, Relief Home (claim dated Nov. 29,

1924), \$2,405.41. (66) Del Mon

Del Monte Meat Co., meats, Relief Home (claim dated Nov. 29, 1924), \$1,186.12. (67) L. Dinkelspiel Co., Inc., dry

goods, Relief Home (claim dated

Nov. 29, 1924), \$1,283.30. (68) J. T. Freitas Co., eggs, Relief Home (claim dated Nov. 29, 1924), \$1,015.30.

(69) Healy & Donaldson, tobacco, Relief Home (claim dated Nov. 29,

1924), \$505.
(70) N. & S. E. Kalischer, blankets, etc., Relief Home (claim dated Nov. 29, 1924), \$502.40.
(71) Makins Produce Co., butter, Relief Home (claim dated Nov. 29, 1924), \$218.64.

1924), \$818.64. (72) A. Paladini, Inc., fish, Re-lief Home (claim dated Nov. 29.

1924), \$669.86.

(73) Sperry Flour Co., flour, Relief Home (claim dated Nov. 29,

1924), \$1,120.50. (74) Pacific Gas and Electric Co., electricity and gas, Fire Department (claim dated Nov. 30, 1924), \$1,715.56. (75) Shell Co., fuel oil. etc., Fire

Department (claim dated Nov. 30,

1924), \$2.195.57. (76) Spring Valley Water Co., water service. Fire Department (claim dated Nov. 30, 1924), \$1,-096.79.

(77) Standard Oil Co., gasoline and oils, Fire Department (claim dated Nov. 30, 1924), \$1,163.45. (78) San Francisco Chronicle, of-

ficial advertising (claim dated Dec 15, 1924), \$788.77.

(79) The Recorder Printing and Publishing Co., printing, etc., of Trial and Law and Motion Calendars, etc. (claim dated Dec. 15, 1924), \$770.

(80) Market Street Railway Co., refund of first installment of taxes at Frederick and Willard streets, per agreement of sale dated March 12, 1923 (claim dated Dec. 15, 1924), \$565.88.

Aves-Supervisors Bath, Colman. Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-t.

Appropriation, \$382,866.75, for General Construction of The Alamo School.

Resolution No. 23330 (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hercby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, to cover the cost of the construction and erection of the Alamo School, on east side of Twenty-third avenue between California and Clement streets, as follows, to-wit:

For general construction, per award of contract to James L. McLaugh-

lin Co. \$331,600.00

mechanical equipment, per award of contract to Knittle-Cashel Co. .

13,604.00 For plumbing work, per award of contract to

Thomas Skelly 15,009.00 For electrical work, per

award of contract to Pacific Electric Con-

10,425.00 struction Co. inspection, extras 5,000.00

and incidentals For additional architect's 7.237.75

Total\$382.866.75

Aves-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb. Roncovieri, Schmitz, Welch, Wetmore—14.

Absent-Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Appropriation, \$35,000, for Delivering and Erecting Steel Bus Structure for Moccasin Power Plant.

Resolution No. 23331 (New Series), as follows:

Resolved, That the sum of \$35,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Water Construction Fund, Bond Issue 1910, to defray cost of furnishing, delivering and erecting steel bus structure for the Moccasin Power Plant, Contract No. 107, Hetch Hetchy Supply, as follows, to-wit:

Award to California Steel

Company \$29,640.00 Possible additional weight 2 960.00 400.00 Extras and incidentals... Possible bonus.....

Total\$35,000.00

Ayes-Supervisors Bath, Colman. Deasy, Harrelson, Hayden, Katz, McG egor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Appropriation, \$15,000 out of County Roads Fund for the Improvement and Protection of Sutro Heights.

Resolution No. 23332 (New Series), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the improvement and protection of Sutro Heights, under the direction of the Park Commission,

Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, 1 Ron ovieri, Schmitz, Welch, Wet-

more-14.

Absent — Supervisors Badaraeco, McLeran, Rossi, Shannon—4.

Appropriations for Equipment, Health Department Building and Emergency Repairs to Certain Streets. Resolution No. 23333 (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

etc.. Miscellancous Repairs, Buildings, Budget Item No. 55.

(1) For cutting walls, carpenter. electric and plumbing work, painting, chimneys and linoleum in Health Department building, 1081 Mission street, \$2,000.

Emergency Repairs to Streets, etc., Budget Item No. 80.

(2) For repairs to roadway of Onondaga avenue between Mission street and Cayuga avenue, by Department of Public Works, \$625.

Aves—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Rob' Rongovieri, Schmitz, Welch, mor ---14.

Absent - Supervisors Badaracco. McLeran, Rossi, Shannon-4.

Appropriations for Tax Refund Judgments.

Resolution No. 23334 (New Se-

ries), as follows: Resolved, That the following Resolved, amounts be and the same are hereby set aside and appropriated out of moneys provided in the tax levy. by Ordinance No. 6331 (New Series), for the payment of final judgments, and authorized in payment to the hereinafter named persons as attorneys and agents for and in hehalf of judgment creditors whom they represent, and as per schedule attached to vouchers; being payments of one-tenth of the amount of final judgments, plus interest, against the City and County, in accordance with writs of mandate; the same first having been approved

by the City Attorney, to-wit:
(1) To Alexander D. Keyes, as (claim dated Dec. 11, attorney

1924), \$8,024.05.
(2) To Hugo D. Newhouse and Russell P. Tyler, as attorneys (claim dated Dec. 12, 1924), \$5.

(3) To Oscar Samuels and J. Samuels, as attorneys (claim dated

Dec. 12, 1924), \$548.54.

(4) To Heller, Ehrman, White & McAuliffe. as attorneys (claim

dated Dec. 11, 1924). \$5,346.26. Ayes—Supervisors Bath, Colman. Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Appropriating \$7,648 in Payment to the Precita Valley Community Club for Property Required for the Le Conte School.

Resolution No. 23335 (New Se-

ries), as follows:

Resolved, That the sum of \$7,648 be and the same is hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to The Precita Valley Community Club, a corporation, and the City Construction Company, a corporation, as payment for land and improvements beginning at the intersection of the northerly line of Precita avenue with the westerly line of Harrison street, and running thence westerly along the northerly line of Precita avenue 33 feet, of uniform dimensions 33 x 143 feet six and threequarters inches; as per acceptance of offer by Resolution No. 23284 (New Series). Required for the Le Conte School.

Aves—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wet-

more-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Oil Tanks.

Resolution No. 23336 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

Max Goldman, west side of Dore street, 95 feet south of Folsom street, 1500 gallons capacity.

Mrs. M. Hauey, 947 Leavenworth street, 600 gallons capacity.

Helbing Co., south side of Chest-

nut street, 180 feet west of Polk street, 1500 gallons capacity.

Helbing Co., south side of Chest-nut street, 140 feet west of Polk street, 1500 gallons capacity. Karl H. Holmgren, southeast cor-

ner of Filbert and Gough streets,

1500 gallons capacity.

H. O. Linderman, north side of Francisco street, 100 feet west of Gough street, 1500 gallons capacity.

A. F. Peterson, southwest corner Diamond and Seventeenth streets, 1500 gallons capacity.
J. C. Southerland, 467 Eighth ave-

nue, 600 gallons capacity.

D. Thomas, 463 Eighth avenue, 600 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ajes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Rongovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Boller Permits.

Resolution No. 23337 (New Se-

ries), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

San Francisco Cooperage Co., 145 Clara street, 10 horse power boiler. Max Goldman, west side of Dore reet, 95 feet south of Folsom street, street, 50 horse power boiler.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmora—14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Dyeing and Cleaning Permit. Resolution No. 23338 (New Se-

ries), as follows:

Resolved, That Max Goldman be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cleaning and dyeing establishment on the west line of Dore street, 95 feet south of Folsom street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

A⁵sent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Transfer of Garage Permit.

Resolution No. 23339 (New Se-

ries), as follows:

Resolved, That J. J. Ouimet be and is hereby granted permission. revocable at will of the Board o. Supervisors, to have transferred to him public garage permit here tofore granted Maurice J. O'Cal-laghan by Resolution No. 1981. (New Series) for premises at the northeast corner of shotwell and Twentieth streets.

The rights granted under this resolution shall be exercised within. six months, otherwise said permit

becomes null and void.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wet-

more—14.
Absent — Supervisors Badaracco,

McLeran, Rossi, Shannon—4. Cabinet and Woodworking Shop Per-

mit. Resolution No. 23340 (New Se-

ries), as follows:

Resolved, That E. Schenk be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cabinet and woodworking shop at 141 Stillman street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Aves—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmor ---14.

Absent — Supervisors Bad McLeran, Rossi, Shannon—4. - Supervisors Badaracco,

Parking Station Permit. Resolution No. 23341 (New Section No. 23341) ries), as follows:

Resolved, That Hotel Whitcomb be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a parking station at the southeast corner of Ninth and Stevenson streets. No greasing or washing racks will be permitted in this parking station.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Aves-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Garage Permit.

Resolution No. 23342 (New Series), as follows:

Resolved, That Georgiana Nielson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the north line of Capp street, 160 feet south of Mission street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes—Supervisors Bath, Colman. Deasy, Harrelson, Hayden, Katz, McG. egor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wet-

more—14.
Absent — Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Garage Permit.

Resolution No. 23343 (New Series), as follows:

Resolved, That Luigi Dallorso be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west side of Columbus avenue, 49 feet 6 inches south of Lombard street; also to store 1200 gallons of gasoline.

The rights granted under resolution shall be exercised within six months, otherwise said permit becomes null and void.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Rongovieri, Schmitz, Welch, more—14.
Absent — Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Garage Permit.

Resolution No. 23344 (New Series), as follows:

Resolved, That E. W. N. Bowes be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the south side of Ellis street, 137 feet 6 inches east of Larkin street; also to store 1200 gallons of gasoline on premises.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Aves-Supervisors Bath, Colman, Deisy, Harrelson, Hayden, Katz, McG egor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Establishing Set-back Lines, Way, Beach, Pierce and Jefferson Streets.

Bill No. 6927, Ordinance No. 6448

(New Series), as follows:

Establishing set-back lines along portions of Toledo way, Beach street, Pierce street and Jefferson street.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 17th day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 55, to establish set-back lines along Toledo way, Beach street, Pierce street and Jefferson street, and fixed the 15th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objec-tions thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the lines of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as follows:

Along the northerly side of Toledo way, commencing at Pierce street and running thence easterly to a point 95.625 feet westerly from Mallorca way, said set-back line to be 5 feet; along the southerly side of Toledo way, commencing at Pierce street and running thence easterly to a point 92 feet westerly from Mallorea way, said set-back line to be 5 feet.

Along both sides of Beach street, commencing at points 87.5 feet easterly from Divisadero street and run ing thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6 feet.

Along both sides of Pierce street between Chestnut street and Alhambra street, said set-back lines to be 7 feet.

Along both sides of Jefferson street, commencing at points 87.5 feet easterly from Divisadero street and running thence easterly to points 87.5 feet westerly from Scott street, said set-back lines to be 6 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said set back lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz. Welch, Wetmore-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Establishing Set-back Lines, Judah

Street. Bill No. 6928, Ordinance No. 6449

(New Series), as follows: Establishing set-back lines along

portions of Judah street. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of November, 1924, the Board of Supervisors adopted Resolution of Intention No. 56, to establish set-back lines along Judah street, and fixed the 15th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said street. in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordi-nance No. 5636 (New Series), setback lines are hereby established as follows:

Along the northerly side of Judah street, commencing at a point 82.5 feet easterly from Twenty-fourth avenue and running thence easterly 25 feet; said set-back line to be 3.5 feet; thence easterly 25 feet; said set-back line to be 7 feet; thence easterly to Twenty-third avenue, wild set back line to be 11 feet. said set-back line to be 11 feet.

Along the southerly side of Judah street hetween Twenty-sixth avenue and Twenty-seventh avenue, said set-back line to be 11 feet.

Along the northerly side of Judah

street between Twenty-seventh avenue and Twenty-eighth avenue, said set-back line to be 8 feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby

made for further particulars.
Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinande aforesaid.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wet-

more-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Establishing Set-back Lines, Capitol, Thirty-ninth and Thirty-second Avenues and Irving Street.

Bill No. 6929, Ordinance No. 6450

(New Series), as follows:

Establishing set-back lines along portions of Capitol avenue, Thirtyninth avenue, Thirty-second avenue and Irving street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. It is hereby recited that on the 17th day of November, 1924 the Board of Supervisors adopted Resolution of Intention No. 57, to establish set-back lines along ave-Capitol avenue, Thirty-ninth nue, Thirty-second avenue and Irv-ing street, and fixed the 15th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the lines of said streets, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordi-nance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Capitol avenue, commencing at a point 100 feet northerly from Lakeview avenue and running thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 6 feet; along the easterly side of Capitol avenue, commencing at

Lakeview avenue and thence northerly to a point 100 feet southerly from Grafton avenue, said set-back line to be 8 feet.

Along both sides of Thirty-ninth avenue between Irving street and Lincoln way, said set-back lines to

be 10 feet.

Along the westerly side of Thirtysecond avenue, commencing at a point 175 feet northerly from Taraval street and running thence northrerly 25 feet, said set-back line to be 7.5 feet; thence northerly 100 feet, said set-back line to be 15 feet; thence northerly to Santiago street, said set-back line to be 12 feet; along the easterly side of Thirtysecond avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 125 feet, said set-back line to be feet; thence northerly 25 feet, 14 said set-back line to be 12 feet; thence northerly to Santiago street, said set-back line to be 10 feet.

Along the northerly side of Irving street, commencing at a point 90 feet easterly from Thirtieth avenue and running thence easterly to a point 70 feet westerly from Twentyninth avenue, said set-back line to be 2.5 feet; along the southerly side of Irving street between Thirtieth avenue and Twenty-ninth avenue, said set-back line to be 8 feet.

Along the northerly side of Irving street, commencing at a point 70 feet easterly from Twenty-ninth avenue and running thence easterly to a point 70 feet westerly from Twenty-eighth avenue, said set-back line to be 2.5 feet; along the southerly side of Irving street between Twenty-ninth avenue and Twenty-eighth avenue, said set-back line to be 8

feet.

As shown on the maps filed in the office of the Board of Supervisors, and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines except as provided in said Ordinance No. 5636 (New Series), and the penaltics for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Aves-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb. Roncovieri, Schmitz, Welch, Wet-

more-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Amendment to Zoning Ordinance, Union Street.

Bill No. 6922, Ordinance No. 6451

(New Series), as follows: Amending Order No. 214 (Second Series), entitled "Providing for Series), entitled

placing electric wires and conductors underground in the City and County of San Francisco," by add-ing a new section thereto, to be known as Section 1j.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Order No. 214 (Second Series) is hereby amended by adding a new section, to be known as

Section 1j, to read as follows: Section 1j. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1925, is hereby designated, to-wit:

Underground District No. 15-Union street from Columbus avenue

to Van Ness avenue.

Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McG egor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Ordering Street Work, Sadowa Street.

Bill No. 6923, Ordinance No. 6452

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors December 6, 1924, having recommended the or-ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works and to be done in accordance with the specifications prepared therefor by said Board of Public Works and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board or Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Sadowa street from the easterly line of Capitol avenue to Orizaba avenue, including the crossing of Sadowa street and Capitol avenue, by grading to official line and grade; by the construction of concrete curbs; by construction of four brick the catchbasins with accompanying 10inch ironstone pipe culverts; by the construction of artificial stone sidewalks of the full official width on the angular corners of Capitol avenue and Sadowa street, and by the construction of an asphaltic concrete pavement on the roadway thereof.

This ordinance shall Section 2.

take effect immediately.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Ordering Street Work, Sagamore

Street. Bill No. 6924, Ordinance No. 6453

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications. tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors December 6, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Beard of the the direction of the Board of Public Works, and to be done in accordance with the specifications pre-pared therefor by said Board of Public Works, and on file in its office, which said plans and specificahereby approved tions are

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the payment of the first in-stallment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Sagamore street from the easterly line of Capitol avenue to Orizaba avenue, including the crossing of Capitol avenue and Sagamore street, by the construction of concrete curbs; by the question of three brick catch-basins with accompanying 10-inch ironstone pipe culverts; by the con-struction of artificial stone sidewalks of the full official width on the angular corners of the crossing of Capitol avenue and Sagamore street, and by the construction of an asphaltic concrete pavement on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Repealing Ordinance Providing for Improvement of Jarboe Avenue.

Bill No. 6925, Ordinance No. 6454 (New Series), as follows:

Repealing Ordinance No. 6412 (New Series) ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 6412 (New Series) ordering the improvement of Jarboe avenue between Folsom street and Gates street, where not already improved, by the construction of concrete curbs and the construction of an asphaltic concrete pavement on the roadway thereof is hereby repealed.

Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmor 3-14.

Absent - Supervisors Badaracco. McLeran, Rossi, Shannon-4.

Spur Track Permit, Santa Fe Rallway Company.

Bill No. 6926, Ordinance No. 6455

(New Series), as follows:

Granting permisison, revocable at will of the Board of Supervisors, to the Atchison, Topeka and Santa Fe Railway Company, its successors or assigns, to consturct, maintain and operate a spur track across Quint street and Evans avenue as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Atchison, Topeka and Santa Fe Railway Company, its successors or assigns, to construct, maintain and operate a spur track as follows:

Beginning at a point in the center line of an existing track in Quint street in the City and County of San Francisco, said point lying 50.65 feet southwesterly from the southwesterly line of Evans avenue and 24.00 feet southeasterly from Quint the southeasterly line of street; thence northerly on the aro of a curve concave to the northwest and having a radius of 235.65 feet, a distance of 362.34 feet to a point 100.00 feet northeasterly from the northeasterly line of Evans avenue and 211.65 feet northwesterly from Quint northwesterly line of street; thence northwesterly on a line parallel to and 100.00 feet northeasterly from the northeasterly line of Evans avenue, a distance of 88.35 feet to the end; provided the Atchison, Topeka Santa Fe Railway Company shall install girder rails when the streets over which the spur track is operated are paved.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be construed as a part hereof as complete as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pave-ment and any additional require-ments for the surface drainage be paid for by the Atchison, Topeka and Santa Fe Railway Company.

Provided, that the Atchison, Topeka and Santa Fe Railway Company shall erect and maintain allnigth lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall

take effect immediately.

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb. Rongovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Referred to City Planning Committee.

The following matter heretofore passed for printing was, on motion, referred to the City Planning Committee:

Amending Zoning Law, Jackson Street. Bill No. —, Ordinance No. 5464

(New Series), as follows: Regulating and establishing the location of trades, industries and the location of buildings for speuses and establishing boundaries for said purposes, and providing penalties for the viola-tion of its provisions.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Ordinance No. 5464 (New Series), the title of which is above recited,

hereby amended as follows: Section 2 of the Use of Property Zone Map, constituting a part of said ordinance, is hereby ordered changed so as to place the northerly side of Jackson street, between Fillmore street and Steiner street, and to the depth of the rear lot lines, in the first residential district instead of the second residential district.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellancous demands not required by law to be passed to print, and amounting to \$76,535.42, recommends same be allowed and ordered paid.

Aves—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb,

Roncovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

NEW BUSINESS.

Auditorium Rentals.

Supervisor Hayden presented: Resolution No. 23345 (New Se-

ries), as follows:

Resolved, That the following named organizations be granted permission to occupy the halls in the Auditorium, deposits having been paid to the Clerk of the Board of Supervisors to guarantee the rental fees:

Columbus Day Celebration Committee, Italian Catholic Union, use of Main Hall, Auditorium, October 10, 1925, 6 p. m. to 12 p. m., for the purpose of holding a dance.

Order of Eagles, use of Main Hall, Auditorium, November 21, 1925, 6 p. m. to 1 a. m., for the purpose of holding an entertainment and dance.

Adopted by the following vote:

Ayes — Supervisors Bath, man, Deasy, Harrelson, Hayden, McGregor, McSheehy, Mor-Katz, Robb, Roncovieri, Schmitz, gan. Welch, Wetmore-14.

Absent—Supervisors Bada McLeran, Rossi, Shannon—4. Badaracco,

Passed for Printing.

The following matters passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. --- (New Se-

ries), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Auditorium Fund.

(1)Wolfsohn Musical Bureau Inc., for services of Cecelia Hansen. violin soloist, concert of Dec. 19, 1924 (claim dated Dec. 22, 1924), \$750.

School Construction Fund, Bond Issue 1923.

- (2) Joseph & Stone, first payment, architectural services. Portola Junior High School (claim dated Dec. 17, 1924), \$7,200.
- (3) G. Albert Lansburgh, third payment, architectural services, Alvarado School (claim dated Dec. 17, 1924), \$8,727.30.
- (4) W. H. Picard, first payment, mechanical equipment for addition to High School of Commerce

(claim dated Dec. 17, 1924), \$2,-294.78.

School Construction Fund, Bond

Issue 1918.

(5) Crown Electric Co., first and final payment, border lights for auditorium stage, North Beach (Galileo) High School (claim dated Dec. 17, 1924), \$1,045.
(6) Heywood - Wakefield Co., chairs for Portola School (claim dated Dec. 16, 1924), \$763.50.

Municipal Railway Fund.

(7) John Finn Metal Works, armature metal for Municipal Railways (claim dated Dec. 12, 1924), \$515.

(8) Pacific Gas and Electric Co., gas and electric service for Municipal Railways (claim dated Dec. 12,

(9) The Bunting Brass & Bronze Co., bearings for Municipal Railways (claim dated Dec. 9, 1924), \$518.15.

(10) Francis-Valentine Co., sign curtains for Municipal Railways (claim dated Dec. 9, 1924), \$590.88.

General Fund, 1923-1924.

(11) Crown Electric Co., first and final payment, electric work, Fire Dept. Engine House No. 29 (claim dated Dec. 17, 1924), \$2,459.

(12) O. Monson, fifth payment, general construction of Fire Dept. Engine House No. 29 (claim dated Dec. 17, 1924), \$13.591.62.

(13) J. E. O'Mara, final payment, installation of radiators, etc., in Nurses' Home, San Francisco Hos-pital (claim dated Dec. 17, 1924), \$2,140.25.

General Fund, 1924-1925.

(14) Standard Oil Co., asphalt for street repairs (claim dated Dec. 11, 1924), \$918.40.

(15) Santa Cruz Portland Cement cement for street repairs Co., (claim dated Dec. 11, 1924), \$2,-001.65.

(16) Shell Company of California, fuel oil, etc., for street repair (claim dated Dec. 11, 1924), \$916.77.

- (17) Pacific Gas and Electric Co., lighting public buildings (claim dated Dec. 11, 1924), \$3,558.43.
- (18) The Fay Improvement Co., improvement of Funston avenue between Lawton and Kirkham streets (claim dated Dec. 17, 1924), \$1,050.
- (19) Berringer & Russell, hay, Police Dept. (claim dated Dec. 1, 1924), \$614.02.
- (20) Maggini Motor Car Co., two Ford autos, Police Dept. (claim dated Dec. 1, 1924), \$708.40.
 (21) W. L. Hughson Co., two

Ford autos, Police Dept. (claim dated Dec. 1, 1924), \$771.

(22) Pacific Motor Supply Co., three motorcycles, Police Dept. (claim dated Dec. 1, 1924), \$1, three 232.81.

Chandler-Cleveland (23)Motor Car Co., one touring auto, Police Dept. (claim dated Dec. 1, 1924),

\$1,870.

(24) Flynn & Collins, three Ford autos, Police Dept. (claim dated Dec. 1, 1924). \$1,135.20.

(25) Standard Oil Co., gasoline,

Police Dept. (claim dated Dec. 1, 1924), \$851.89. (26)Dudley B. Perkins, three

motorcycles, Police Dept. (claim dated Dec. 1, 1924), \$810. (27) San Francisco Chronicle, of-

ficial advertising (claim dated Dec.

22, 1924), \$758.64. (28) Schwabacher-Frey Stationery Co., 500,000 manila envelopes for Dept. of Elections (claim dated

Dec. 18, 1924), \$1,590. (29) Felix Gross Co., moving elec-

tion booths, etc. (claim dated Dec. 18, 1924), \$2,600.96.
(30) H. S. Crocker Co., stationery (claim dated Dec. 22, 1924), \$553.87.

(31) A. Ginocchio & Son, alfalfa for Relief Home (claim dated Nov. 29, 1924), \$1,538.80. (32) Shell Company, fuel oil, etc.,

Relief Home (claim dated Nov. 29,

1924), \$1,903.18. (33) Virden Virden Packing Co., meats, Relief Home (claim dated Nov. 29, 1924), \$571.99. (34) Virden

Virden Packing Co., meats, Francisco Hospital (claim San

dated Nov. 30, 1924), \$1,147.63.
(35) Auto Body & Top Works, ambulance body, Emergency Hospitals (claim dated Dec. 10, 1924), \$1.350.

Park Fund.

(36) Holbrook, Merrill & Stetson, pipe and fittings for parks (claim dated Dec. 18, 1924), \$716.28.

(37) Pacific Gas and Electric Co., gas and electric service for parks (claim dated Dec. 19, 1924), \$1,-444.69.

(38) Spring Valley Water Co., water for parks (claim dated Dec. 19, 1924), \$735.35.

Tearing-Up Streets Fund.

(39) Santa Cruz Portland Cement Co., cement for side sewers (claim dated Dec. 17, 1924), \$1,881.25.

Water Construction Fund, Bond Issue 1910.

(40) Joshua Hendy Iron Works, fifth payment, three butterfly valves, Hetch Hetchy Water Supply (claim dated Dec. 17, 1924), \$2.672.80. (41) United States Cast Iron Pipe

& Foundry Co., sixth payment, flexible joint cast iron pipe (claim dated Dec. 17, 1924), \$15,603.21.

Westinghouse Electric (42)Manufacturing Co., fifth payment, electric transmission line insulators (claim dated Dec. 17, 1924), \$11,-145.48.

(43) Associated Oil Co., locomotive fuel oil (claim dated Dec. 1,

1924), \$1,081.60.

(44) M. M. O'Shaughnessy, relying fund expenditures, per volving vouchers (claim dated Dec. 2, 1924),

(45) M. M. O'Shaughnessy, revolving fund expenditures, per vouchers (claim dated Dec. 1, 1924), \$1,939.65.

(46) Old Mission Portland Ce-

ment Co., cement (claim dated Dec. 1, 1924), \$8,952.

(47) Old Mission Portland Cement Co., cement (claim dated Dec. 1, 1924), \$3,730.

(48) Old Mission Portland Ce-

Cement Co., cement (claim dated Dec.

1, 1924), \$4,476.

Old Mission Portland Ce-(49)ment Co., cement (claim dated Dec.

1, 1924), \$882.64. (50) Old Mission Portland Cement Co., cement (claim dated Dec.

1, 1924), \$3,270.50. (51) Old Mission Portland Cement Co., cement (claim dated Dec. 1, 1924), \$8,206. (52) Sierra Railway Company of

car service California, railway (claim dated Dec. 2, 1924), \$889.79. (53) West Side Lumber Co., lum-

ber (claim dated Dec. 1, 1924), \$507.75.

(54) State Compensation Insur-nce Fund, insurance premium, ance Hetchy employees (claim Hetch dated Dec. 3, 1924), \$2,619.80.

(55) State Compensation Insur-nce Fund, insurance premium, ance Hetch Hetchy employees (claim

dated Dec. 3, 1924), \$944.54.
(56) Tilden Lumber Co., lumber (claim dated Dec. 3, 1924), \$1,105.02.

(57) Waterbury Company, steel wire rope (claim dated Dec. 4, 1924), \$524.19.

Waterbury Company, steel (58)wire and manila rope, etc. (claim

dated Dec. 8, 1924), \$1,075.

(59) Collins-Kay Machinery Co., one gasoline motor (claim dated Dec. 10, 1924), \$840.56.

(60) Del Monte Meat Co., meats (claim dated Dec. 10, 1924), \$2,-158.18.

(61) J. H. Newbauer & Co., sego milk (claim dated Dec. 10, 1924), \$1,153.27.

(62) Old Mission Portland Ce-

ment Co., cement (claim dated Dec. 10, 1924), \$3,826.98.

(63) Edw. L. Soule Co., steel bars (claim dated Dec. 10, 1924),\$3,-019.78.

(64) H. E. Teller Co., coffee (claim dated Dec. 10, 1924), \$771.56.

United States Rubber Co., (65)rubber boots, etc. (claim dated Dec. 10, 1924), \$1,499. (66) Wilsey, Bennett Co., eggs

and butter (claim dated Dec. 10,

1924), \$1,469.20. (67) Roy B (67) Roy Brooks, truck hire (claim dated Dec. 12, 1924), \$564. (68) California Peach & Fig

Growers, lumber (claim dated Dec. 12, 1924), \$1,304.24.

(69) Del Monte Meat Co., meats (claim dated Dec. 12, 1924) \$2,-095.85.

70) Standard Oil Co., fuel oil, (claim dated Dec. 12, 1924), (70)\$563.36.

(71)Robert M. Searls, Hetch Hetchy litigation expense (claim dated Dec. 12, 1924), \$640.45.

(72) Robert M. Searls, revolving fund expenditures, per vouchers (claim dated Dec. 16, 1924), \$3,-346.13.

Southern Pacific Company, (73)construction of concrete rail top culvert near Redwood Junction on account of Hetch Hetchy aqueduct crossing railway (claim dated Dec. 12, 1924), \$11,366.62.

(74) Southern Pacific Company, overhead power line crossing easements (claim dated Dec. 12, 1924), \$800.

(75) Edw. L. Soule Co., steel bars (claim dated Dec. 12, 1924), \$1,-720.93.

(76) Universal Concrete Gun Co., monthly payment under Contract 77-C, in accordance with agreement (claim dated Dec. 12, 1924), \$827.36. (77) Leonard F. Youdall, extra

work, fill over pipe, road crossings. etc., near Irvington. Contract 90 (claim dated Dec. 12, 1924), \$1,-034.18.

(78) Associated Oil Company, fuel (claim dated Dec. 17, 1924),

\$541.87.

(79) Columbia Steel Corporation, east steel nozzles (claim dated Dec. 17, 1924), \$654.

(80) Enterprise Foundry Co., cast steel pipe saddles, brackets, etc. (claim dated Dec. 17, 1924), \$1,600.

General Fund, 1924-1925.
(81) Jamestown Metal Products
Co. Inc., document filing cases for
office of County Clerk (claim dated Dec. 8, 1924), \$1,100.

Palmer & McBryde, final (82)payment, construction of stadium in Golden Gate Park (claim dated Dec. 20, 1924), \$56,380.58.

Appropriation, \$11,000, Glen Park Playground.

Also, Resolution No. — — (New

Series), as follows:

Resolved, That the sum of \$11,,000 be and the same is hereby set aside and appropriated out of Budget Item No. 58, "Glen Park Playground," and authorized in payment to the Crocker Estate Company as final payment, including interest, under terms of agreement, for lands and improvements required for the Glen Park Playground. (Claim dated December 22, 1924.)

Appropriation, \$4,259, Payment to Philip Kiefer for War Memorial Site.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the sum of \$4,259 be and the same is hereby set aside and appropriated out of the \$100,000 set aside by Resolution No. 22724 (New Series) for War Memorial purposes, and authorized in payment to Philip Kiefer for property beginning at a point on the north-erly line of Grove street 82 feet 6 inches easterly from the northeast-erly corner of Grove and Franklin streets; running thence easterly along the northerly line of Grove street 27 feet 6 inches, of uniform dimensions 27 feet 6 inches by 68 feet 9 inches, being a portion of Western Addition Block No. 75. Required for War Memorial purposes. (Claim dated December 15, 1924.) Acceptance of offer by Resolution No. 23309 (New Series).

Appropriations for Tax Refund Judgments.

Also, Resolution No. - (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of moneys provided in the Tax Levy, Ordinance No. 6331 (New Series), for payment of final judgments, and authorized in payment to the hereinafter named persons as attorneys and agents for and in behalf of judgment creditors whom they represent, and as per schedules attached to vouchers, being payments of onetenth of the amount of final judgments, plus interest, against the City and County, in accordance with peremutory writ of mandate, the same first having been approved by the City Attorney, as follows, towit: (1)

To Edward J. Hansen I. I. Brown, as attorneys (claim dated December 19, 1924), \$2.496.20.

(2) To Drown, Leicester & Drown,

as attorneys (claim dated December 18, 1922), \$32,783.54.
(3) To Leslie E. Burks and John F. Barnett, as attorneys (claim dated December 15, 1924), \$10,517.18. Appropriations, Land and Improvements for School Sites.

Also, Resolution No. -- (New

Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named persons, being payments for properties required for

school purposes, to-wit:

To Victor Thiery, for land (1)and improvements commencing at a point on the westerly line of Bu-chanan street 25 feet southerly from the southerly line of O'Farrell street; running thence southerly 25 feet, and being of uniform dimensions 25x90 feet, as per acceptance of offer by Resolution No. 23310 (New Series); required for the H. Durant School (claim dated Decem-

ber 22, 1924), \$13,000.
(2) To John D. Thill, for land commencing at a point on the east-erly line of Harlow street, 234 feet southerly from the southerly line of Sixtcenth street; running thence southerly 25 feet, and being of uni-form dimensions 25x75 feet, as per acceptance of offer by Resolution No. 23311 (New Series); required for the Everett School (claim dated

December 22, 1924), \$6,500.

(3) To J. M. Flack, for land and improvements commencing at a point on the westerly line of Dolores street 130 feet southerly from the southerly line of Twenty-second street: running thence southerly 26 feet, and being of uniform dimensions 26x125 feet, as per acceptance of offer by Resolution No. 23312 (New Series); required for the Edi-son School (claim dated December 22, 1924), \$12,000.

Supervisor McLeran presented:

Resolution No. 23346 (New Se-

ries), as follows:

Whereas, the owners of the following described land sought to be acquired by the City and County of San Francisco for the widening of Randolph street and Worcester avenue for the extension of the Municipal Railway have offered to convey the property desired by the City and County of San Francisco for the sums set forth opposite their names,

Charles A. Barnard, \$20-Beginning at a point on the southerly line of Randolph street, distant thereon 11.17 feet westerly from the southwesterly line of Worcester avenue, said point being on the easterly boundary line of Lot 31 of Block 7 of Ocean View Park, and running thence westerly along the southerly line of Randolph street 31.472 feet; thence easterly on a curve to the right of 85 foot radius, tangent to preceding course, central angle 21 degrees 43 minutes 54 seconds, a distance of 32.239 feet to the easterly boundary line of said Lot 31; then a northerly along said easterly boundary line 6.041 feet to the point of beginning, being portion of Lots Nos. 30 and 31 of block 7 according to map entitled "Ocean View Park," filed in the office of the County Recorder of the City and County of San Francisco, State of California, July 20, 1908, and recorded in Liber "G" of Maps, pages 36 and 37.

Leong Bong (administrator of the estate of Leong En Tow), \$80—Beginning at a point on the southerly line of Randolph street, distant thereon 75 feet westerly from the westerly line of Victoria street, and running thence westerly along the southerly line of Randolph street 25 feet; thence at a right angle southerly 21 feet; thence at a right angle easterly 25 feet; thence at a right angle northerly 21 feet to the southerly line of Randolph street and the point of beginning; being a part of Lot No. 29, in Block No. 38. City Land Association.

No. 38, City Land Association.
Whereas, the City Attorney has recommended the acceptance of the said offers and the acquisition of the property owned by said persons and offered to the City and County of San Francisco for the prices set forth, which said prices are in accordance with the City's appraisement of the properties; now, there

fore, be it

Resolved, That the said offers of sale be accepted and the City Attorney is hereby authorized and directed to examine the titles of said properties, and if the same are found in satisfactory condition, to accept, in behalf of the City and County of San Francisco, deeds conveying title thereto, and file the same for record with a copy of this resolution attached thereto, as evidence of acceptance by the City and County of San Francisco, upon payment of the agreed purchase price.

Adopted by the following vote:

Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Passed for Printing.

The following resolution was passed for printing:

Board Pledged to Defray Portion of Cost of Roosevelt Way.

On motion of Supervisor Mc-Leran:

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Supervisors of the City and County does hereby pledge itself to appropriate out of County Road Fund, or such other funds that the Board may designate, the amount necessary for the construction of Roosevelt way in excess of ten dollars per front foot of property fronting on said Roosevelt way; the owners of the property fronting on said Roosevelt way to pay for said construction an amount not to exceed ten dollars per front foot.

Auditor to Cancel Erroneous Sale of Property.

Supervisor McLeran presented: Resolution No. 23347 (New Series), as follows:

Whereas, the Eax Collector and Auditor have reported that the taxes on the following assessment were paid and through error were not maked "Paid" on the Assessment Roll and the property described was sold on June 23, 1924, under Sale No. 608 and the cancellation of sale having been recommended; therefore

Resolved, That the Auditor be directed to cancel Sale No. 608 of June 23, 1924, of Lots 18 and 19, Block 2164, Vol. 14, Page 69, assessed to Mary C. Witherbee.

Adopted by the following vote: Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Passed for Printing.

The following matters were passed for printing:

Authorizing Mayor to Execute Agreement for Purchase of Land for Aquatic Park.

On motion of Supervisor Mc Leran:

Bill No. 6930, Ordinance No. —— (New Series), as follows:

Authorizing and directing the Mayor in the name and on behalf of the City and County of San Francisco, to execute an agreement with the Whittell Realty Company, a corporation, for the purchase of property required for the aquatic park.

Be it ordained by the People of the City and County of San Fran-

cisco, as follows:

Section 1. The Mayor is hereby authorized and directed to execute in the name and on behalf of the City and County of San Francisco an agreement with the Whittell Realty Company providing the immediate purchase of a portion approximately one-third (1/3) of the total area of those certain tracts of land situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Parcel 1. Commencing at the point of intersection of the westerly line of Larkin street extended northerly with the center line of Tonquin street extended easterly and running thence westerly along the said center line of Tonquin street extended, 206 feet 3 inches; thence at a right angle southerly 114 feet 7 inches; thence at a right angle southerly 116 eet 2 inches; thence at a right angle easterly 206 feet 3 inches to the westerly line of Larkin street; thence at a right angle northerly along the westerly line of Larkin street and Larkin street extended northerly 114 feet 7 extended northerly, 114 feet 7 inches to the point of commence-

Parcel 2. Commencing at a point on the westerly line of Larkin street distant thereon 114 feet 7 inches northerly from the center line of Jefferson street extended westerly and running thence north-erly along the westerly line of Lar-kin street 114 feet 7 inches; thence at a right angle westerly 206 feet 3 inches; thence at a right angle southerly 114 feet 7 inches; thence at a right angle easterly 206 feet 3 inches to the westerly line of Larkin street and the point of com-

mencement.

Parcel 3. Commencing at the point of intersection of the westerly line of Larkin street extended southerly with the center line of Jefferson street and running thence northerly along the westerly line of Larkin street extended southof Larkii street extended south-erly and the westerly line of Lar-kin street 114 feet 7 inches; thence at a right angle westerly 206 feet 3 inches; thence at a right angle southerly 114 feet 7 inches to the center line of Jefferson street, ex-tended westerly; thence at a right angle easterly along the said center line of Jefferson street extended westerly, 206 feet 3 inches to the westerly line of Larkin street extended southerly and the point of commencement.

For the sum of eleven thousand eight hundred sixteen and 33/100

dollars (\$11,816.33), and giving the City and County of San Francisco the option to purchase another portion of said property approximating one-third (1/3) the total area thereof on or before the first day of December, 1925, for the further principal sum of eleven thousand eight hundred sixteen and 33/100 dollars (\$11,816.33), and also an option to purchase another portion of said property approximating one-third (1/3) the total area thereof on or before the first day of December, 1926, for the further principal sum of eleven thousand eight hundred sixteen and 33/100 dollars (\$11,816.33), and also giving to the City and County of San Francisco the right to the immediate possession of the whole of said tracts upon the making of the eleven thousand eight hundred sixteen and 33/100 dollars (\$11,-816.33), payment hereinabove referred to; the said agreement to be approved in form by the City Attorney and there shall be incorporated therein the terms and conditions contained in the proposed agree-ment for that purpose this day presented to the Board of Supervisors by the Finance Committee.
Section 2. This ordinance shall

be in force and effect from and

after its passage.

Establishing Set-back Lines, Thirtyeighth Avenue.

On motion of Supervisor Me-Gregor:

Bill No. 6931, Ordinance No. — (New Series), as follows:

Establishing set-back lines along portions of Thirty-eighth avenue. Be it ordained by the People of the City and County of San Fran-

eiseo as follows:

Section 1. It is hereby recited that on the 5th day of May, 1924, the Board of Supervisors adopted Resolution of Intention No. 41 to establish set-back lines along Thirty-eighth avenue, and fixed the 2d day of June, 1924, at 2 o'clock p. m. at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said reso-lution were posted along the line of said street, in time, form and manner required by Ordinance No. 5636 (New Series); that said hearing was held at the time and place aforesaid, and continued until the 22d day of December, 1924 at which time, said proposed set-back lines were medified as shown on the

amended map filed in the Clerk's office and all objections made were

overruled.

Section 2. Pursuant to the foregoing recitals, and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established

as follows:

Along the westerly side of Thirty-eighth avenue commencing at Cabrillo street and running thence northerly 406 feet, said set-back line to be 7 feet; thence northerly 25 feet, said set-back line to be 4½ feet: thence northerly 69 feet, said set-back line to be 2 feet; along the easterly side of Thirty-eighth avenue commencing at Cabrillo street, and running thence northerly 40 feet, said set-back line to be 9 feet; teet, said set-back line to be 9 feet; thence northerly 235 feet, said set-back line to be 13 feet; thence northerly 24 feet 8 inches, said set-back line to be 9 2/3 feet; thence northerly 25 feet, said set-back line to be 6 1/3 feet; thence northerly 175 feet 4 inches, said set-back line to be 3 feet.

As shown on the amended map filed in the office of the Board of Supervisors and to which reference is hereby made for further par-

ticulars.

Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Zoning Ordinance Amendment.

Also, Bill No. 6932, Ordinance No. —— (New Series), as follows:

Amending Ordinance No. 5464 (New Series), entitled "Regulating and establishing the location of trades, industries and the location of buildings for specific uses and establishing the boundaries for said purposes, and providing penalties for the violation of its pro-visions."

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 5464 (New Series), the title of which is above recited, is hereby amended,

as follows:

Section 9 of the Use of Property Zone Maps constituting a part of said ordinance is hereby ordered changed so as to place the block bounded by Eighteenth street, De Haro street, Carolina street and Mariposa street in the Light Industrial District instead of the Second Residential District.

Objections Sustained, Judah Street Set-back Lines.

Supervisor McGregor presented: Resolution No. 23348 (New Se-

ries), as follows:

Resolved, That the objections made to the establishment of setback lines along Judah street be-tween Twenty-fifth and Twenty-sixth avenues be sustained and the proceedings heretofore had to establish such lines be rescinded.

Adopted by the following vote: Ayes - Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McGness, gan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent—Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Objections to Set-back Lines Over-ruled, Thirty-eighth Avenue.

Supervisor McGregor presented: Resolution No. 23349 (New Se-

ries), as follows: Resolved, That the proposed set-back lines along Thirty-eighth avenue between Balboa and Cabrillo streets as described in resolution of intention to establish set-back lines No. 41, adopted May 5, 1924, be changed and modified as shown on the amended map thereof filed by the City Planning Commission in the office of the Clerk of the Board of Supervisors, and in conformity therewith; that all objections made to the establishment of such setback lines be and the same are hereby overruled and that the set-back lines be established as provided by law.

Adopted by the following vote:

Ayes - Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, meshecus, gan, Robb, Roncovieri, Schmitz, McGregor, McSheehy. Mor-Welch, Wetmore—14.

Absent-Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Resolution of Intention to Establish Set-back Lines No. 68.

Supervisor McGregor presented: Resolution No. 23350 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

Along both sides of Twenty-ninth

avenue, between Judah street and Kirkham street, said set-back lines to be 10 feet.

Along the westerly side of Twenty-eighth avenue, commencing at Kirkham street and running thence northerly 450 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet; along the easterly side of Twenty-eighth avenue, commencing at a point 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along both sides of Twenty-seventh avenue, commencing at points 100 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back lines to be 3 feet; thence 25 feet northerly, said set-back lines to be 6 feet; thence northerly 100 feet, said set-back lines to be 9 feet; thence northerly 25 feet, said set-back lines to be 6 feet; thence northerly 25 feet, said set-back lines to be 3 feet.

Along both sides of Avila street, between Capra Way and Beach street, said set-back lines to be 10

feet.

Along the easterly side of Thirty-fifth avenue commencing at a point 75 feet northerly from Balboa street and running thence northerly 25 feet, said set-back line to be 3 1/3 feet, thence northerly 25 feet said set-back line to be 6 2/3 feet, thence northerly to Anza street said set-back line to be 10 feet.

And notice is hereby given that Monday, the 19th day of January, 1925, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lires as set forth in this resolution of intention.

Adopted by the following vote: Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent—Supervisors Badaracco. McLeran, Rossi, Shannon—4. Resolution of Intention to Establish Set-back Lines No. 69.

Supervisor McGregor presented: Resolution No. 23351 (New Se-

ries), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the easterly side of Thirty-second avenue commencing at a point 100 feet northerly from Ulloa street and running thence northerly 25 feet, said set-back line to be 3 feet: thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 250 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the easterly side of Fortyfourth avenue between Irving street and Judah street, said set-back line

to be 10 feet.

Along the westerly side of Thirty-fifth avenue, commencing at Judah street and running thence northerly 450 feet, said set-back line to be 10 feet; thence northerly 25 feet, said set-back line to be 6 2/3 feet; thence northerly 25 feet, said set-back line to be 3 1/3 feet; along the easterly side of Thirty-fifth avenue between Judah street and Irving street, said set-back line to be 10 feet.

Along the westerly side of Thirty-fourth avenue, between Judah street and Irving street, said setback line to be 10 feet; along the easterly side of Thirty-fourth avenue, commencing at a point 100 feet northerly from Judah street, and running thence northerly 30 feet, said set-back line to be 3 feet; thence northerly 25 feet, said setback line to be 6 feet; thence northerly 285 feet, said set-back line to be 6 feet; thence northerly 30 feet, said set-back line to be 6 feet; thence northerly 30 feet, said set-back line to be 6 feet; thence northerly 30 feet, said set-back line to be 3 feet.

Along both sides of Thirtieth avenue, between Judah street and

Kirkham street, said set-back lines

to be 10 feet.

And notice is hereby given that Monday, the 19th day of January, 1925, at the hour of 2 o'clock p. m. at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

Ayes—Supervisors Bath, Col-

Ayes — Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz,

Absent—Supervisors Badaracco,

McLeran, Rossi, Shannon—4.

Resolution of Intention to Establish Set-back Lines No. 70.

Supervisor McGregor presented: Resolution No. 23352 (New Se-

ries), as follows:

Whereas, the City Panning Commission has recommended that setback lines be established along the streets hereinafter mentioned and as delineated upon maps accompanying said recommendations, to which reference is hereby made for further particulars; therefore,

Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the westerly side of Seventeenth avenue, commencing at a point 100 feet northerly from Santiago street and running thence northerly 39 feet 4 inches, said setback lines to be 5 feet; thence northerly 25 feet, said set-back line to be 10 feet; thence northerly to Rivera street, said set-back line to be 14½ feet.

Along the easterly side of Twenty-second avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 26 feet 5 inches, said setback line to be 3 feet; thence northerly 26 feet 5 inches, said set-back line to be 6 feet; thence northerly to Santiago street, said set-back line

to be 9 feet.

Along the westerly side of Twenty-eighth avenue, commencing at a point 100 feet rortherly from Taraval street and running thence northerly to Santiago street, said set-back line to be 10½ feet; along

the easterly side of Twenty-eighth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 5 feet; thence northerly to Santiago street, said set-back line to be 10½ feet.

Along the westerly side of Twen-

Along the westerly side of Twenty-ninth avenue, commencing at a point 100 teet northerly from Taraval street and running thence northerly to Sanitago street, said set-back line to be 18 feet; along the easterly side of Twenty-ninth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly to Santiago street, said set-back line

to be 20 feet.

Along both sides of Thirty-third avenue, commencing at points 100 feet northerly from Judah street and running thence northerly 25 feet, said set-back lines to be 3 feet; thence northerly 25 feet, said set-back lines to be 6 feet; thence northerly 300 feet, said set-back lines to be 9 feet; thence northerly 25 feet, said set-back lines to be 6 feet; thence northerly 25 feet, said set-back lines to be 3 feet.

and set-back lines to be 3 feet.

And notice is hereby given that Monday, the 19th day of January, 1925, at the hour of 2 o'clock p. m., at the chambers of the Board of Supervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed set-back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:
Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden,
Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz,
Welch—Wetmore—14.

Absent—Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Passed for Printing.

The following matters were passed for printing:

Oil and Boller Permits.

On motion of Supervisor Deasy: Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits are hereby granted:

Oil Tanks.

American Can Co., Alabama and Seventeenth streets, 2000 gallons capacity.

Francesca Apartments, southeast corner Powell and Sacramento streets, 1500 gallons capacity. Helbing Co., 249 Eddy street, 1500

gallons capacity.

Maas & Sauer, northwest corner Filbert and Baker streets, 1500 gallons capacity.

Geo. Metcalf, southwest corner Franklin and Filbert streets, 1500

gallons eapacity.

Nineteen Sixty Vallejo Street,

Nineteen Sixty Vallejo Street, Inc., 1500 gallons capacity.
P. J. Phelan, west side of Thirty-third avenue, 200 feet south of Clement street, 1500 gallons capacity.
Strand & Strand, east side of Leavenworth street, 50 feet south of Sutter street, 1500 gallons capacity. pacity.

Boiler.

American Can Co., Alabama and streets, 100 horse Seventeenth

power boiler.

Diamond Patent Show Case Co., northwest corner of Eighth and Folsom streets, 12 horse power

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Laundry Permit.

Also, Resolution No. -Series), as follows:

Resolved, That the Sanitary Laundry Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry on the north line of O'F'arrell street, 80 feet west of Divisadero street, with an "L" on Divisadero street.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Automobile Supply Station Permit. Also, Resolution No. ------ (New Series), as follows:

Resolved, That the Standard Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northwest corner of Forty-eighth avenue and Fulton street; also to store 2000 gallons of gasoline.

The rights granted under this resolution shall be exercised within six months, otherwise said permits become null and void.

Garage Permits.

Also, Resolution No. --- (New Series), as follows:

Resolved, That Frank Gaddini be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the northeast corner of Stevenson and Sixth streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.
Also, Resolution No. ——— (New

Series), as follows: Resolved, That R. W. Kern be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at the northwest corner of Pine and Franklin streets; also to store 600 gallons of gasoline.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Recommitted.

The following resolution was on motion ordered recommitted to the Fire Committee:

Automobile Supply Station Permit. --- (New Se-Resolution No.

ries), as follows:

Resolved, That Martin F. O'Brien be and is hereby granted permis-sion, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northeast corner of Geary and Collins streets; also to store 2000 gallons of gasoline.

this The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Passed for Printing.

The following matters were passed for printing:

Automobile Supply Station Permits. On motion of Supervisor Deasy: Resolution No. --- (New Se-

ries), as follows:

Resolved, That the Standard Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southeast corner of Van Ness avenue and Chestnut street; also to store 2000 gallons of gasoline.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Also, Resolution No. - (New

Series), as follows:

Resolved, That the Standard Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the northeast corner of Sloat boulevard and the Great Highway; also to store 2000 gallons of gasoline.

The rights granted under this resolution shall be exercised within six months, otherwise said permit becomes null and void.

Boiler Permit.

Also, Resolution No. --- (New

Series), as follows:

Resolved, That permission, revocable at will of the Board of Supervisors, be and is hereby granted to the Peoples Dairy Co. to erect and maintain a 50 horsepower boiler at 3770 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit

becomes null and void.

Blasting Permit.

Also, Resolution No. — - (New

Series), as follows:

Resolved, That Farrar & Carlin is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading property at the southeast corner of Twenty-fourth and Chattanooga streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10.-000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a.m. and 6 p.m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Farrar & Carlin, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Garage Permit Refused.

The following matter, laid over from a previous meeting, was taken up:

Resolution No. -— (New Se-

ries), as follows:

Resolved, That Joseph Pasqualetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on the west line of Powell street, 68 feet 9 inches north of Washington street.

The rights granted under resolution shall be exercised within six months, otherwise said permit becomes null and void.

Refused passage to print by the following vote:

Ayes-Supervisors Deasy, Robb, Roncovieri-3.

Noes - Supervisors Badaracco, Bath, Colman, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Schmitz, Welsh, Wetmore—12.

Excused-Supervisor Rossi-1. Absent-Supervisors McLeran, Shannon—2.

Accepting Offer to Sell Land on Church Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 23353 (New Series), as follows:

Whereas, an offer has been received from William E. Burns to convey to the City and County of San Francisco certain land, situate at the west line of Church street, distant 180 feet, more or less, northerly from Seventeenth street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City
and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$8,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Church street, distant 180 feet, more or less, northerly from the northerly line of Seventeenth street, running thence northerly along said westerly line of Church street 56 feet; thence at a right angle westerly 100 feet; thence at a right angle southerly 56 feet; thence at a right angle easterly 100 feet to the westerly line of Church street and point of commencement. Being a portion of Mission Block No. 95, also known as Block No. 3565 on Assessor's Block Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted,

Adopted by the following vote: Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent—Supervisors Eadaracco,

McLeran, Rossi, Shannon-4.

Accepting Offer to Sel! Property on Dolores Street Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 23354 (New Se-

ries), as follows:

Whereas, an offer has been received from M Hemsworth to convey to the City and County of San Francisco certain land and improvements situate at the west line of Dolores street, distant 208 feet, more or less, southerly from Twenty-second street, required for school purposes; and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$17,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Dolores street, distant thereon 208 feet southerly from the southerly line of Twenty-second strect; running thence southerly along the said westerly line of church street 26 feet; thence at a right angle westerly 125 feet; thence at a right angle northerly 26 feet; thence at a right angle easterly 125 feet to the westerly line of Church street; being a portion of Block 67, Horner's Addition.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title been procured, or sufficient has money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and deliv-ered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Aves-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb. Roncovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Accepting Offer to Sell Land on Bu-chanan Street Required for School Purposes.

Supervisor Wetmore presented:

Resolution No. 23355 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from Minnie Abrams et al to convey to the City and County of San Francisco certain land and improvements situate at the west line of Buchanan street, distant 50 feet southerly from O'Farrell street, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore,

be it

lows:

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land and improvements, free of all encumbrances, for the sum of \$16,000, be and the same is hereby accepted, the said land being described as fol-

Commencing at a point on the westerly line of Buchanan street, distant thereon 50 feet southerly from the southerly line of O'Farrell street; running thence southerly along said westerly line of Buchan-an street 25 feet; thence at a right angle westerly 100 feet; thence at a right angle northerly 25 feet; thence at a right angle easterly 100 feet to the westerly line of Buchanan street and point of commence-ment; being a portion of Western Addition Block No. 278, also known as Block No. 724 on Assessor's Man Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon navment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted. Adopted by the following vote:

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncevieri, Schmitz, Welch, Wet-

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Passed for Printing.

The following matters were passed for printing:

Ordering Street Work, Niagara Avenue.

On motion of Supervisor Harrel-

Bill No. 6933, Ordinance No. -

(New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into

contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors December 6, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public works, and to be done in accordwith the specifications preance pared therefor by said Board of Pubhe Works, and on file in its office, which said plans and specifications are hereby approved and adopted.
That said Board of Supervisors,

pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improve-ments, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per

centum per annum.

The improvement of Niagara arcnue between San Miguel and Tara streets by grading to official line and grade; by the construction of concrete curbs, and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Ordering Street Work, Burnside Avenue.

Also, Bill No. 6934, Ordinance No. (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors December 8, 1924, having recommended the or-dering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Pub-lic Works, and to be done in ac-cordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifi-cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in four installments; that the period of time after the payment of the first installment when each of the suc-ceeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum

per annum.

The improvement of Burnside avenue between Chenery and Bosworth streets by the construction of an 8-inch ironstone pipe sewer, 8 branches and one manhole along the center line of Burnside avenue from a point 20 feet southerly from the southerly line of Chenery street to the existing manhole southerly

therefrom. Section 2. This ordinance shall

take effect immediately.

Ordering Street Work, La Salle Avcnue.

Also, Bill No. 6935, Ordinance No. (New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

The Board of Public Section 1. Works in written communication filed in the office of the Clerk of the Board of Supervisors December 6, 1924, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918, of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifi cations are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding in-stallment, and that the rate of in-terest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of La Salle avenue between Phelps street and Quint street by the construction of concrete curbs and by the construction of an asphaltic concrete pavement on the roadway thereof. Section 2. This ordinance shall

take effect immediately.

Changing Grades, Willard Street. Also, Bill No. 6936, Ordinance No. (New Series), as tollows:

Changing and re-establishing the official grades on Willard street between Frederick street and a line parallel with and 105.73 feet northerly therefrom.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 19th day of September, 1924, by Resolution No. 22918 (New

Series), declare its intention change and re-establish the grades on Willard street between Frederick street and a line parallel with and 105.73 feet northerly therefrom.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the ele-vations above city base as hereinafter stated, are hereby changed and established as follows:

Willard Street.

On a line at right angles to the westerly line of, 105.73 feet northerly from Frederick street, 262 feet. 85 feet northerly from Frederick

street, 263.40 feet.

Frederick street, 270 feet. (The same being the present official

grade.)

On Willard street between Frederick street and a line parallel with and 105.73 feet northerly therefrom changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall

take effect immediately.

Approving and Adopting Map of Balboa Terrace Addition.

Supervisor Harrelson presented: Resolution No. 23356 (New Series), as follows:

Whereas, the Board of Public Works did, by Resolution No. 84502 (Second Series), approve a map consisting of three sheets of Blocks 3257, 3258 and 3259 of Balboa Ter-Addition of San Francisco, California; therefore, be it

Resolved, That the map consisting of three sheets of Blocks 3257. 3258 and 3259 of Balboa Terrace Addition of San Francisco, California, is hereby approved and adopted.

Adopted by the following vote: Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Ross, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon—4.

Extensions of Time.

Supervisor Harrelson presented: Resolution No. 23357 (New Se-

ries), as follows:

Resolved, That James M. Smith is hereby granted an extension of ninety days' time from and after December 24, 1924, within which to complete the improvement of Havens street between Leavenworth street and its westerly termination, for the reason that contractor has been delayed by inclement weather.

been delayed by inclement weather.

Adopted by the following vote:
Ayes—Supervisors Bath, Colman,
Deasy, Harrelson, Hayden, Katz,
McGregor, McSheehy, Morgan, Robb,
Roncovieri, Schmitz, Welch, Wet-

more—14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Also, Resolution No. 23358 (New

Series), as follows:

Resolved, That C. B. Eaton is hereby granted an extension of ninety days' time from and after January I, 1925, within which to complete the improvement of Mars street between Seventeenth street and Corbett avenue, for the reason that the contractor has been delayed by inclement weather.

Adopted by the following vote:
Ayes—Supervisors Bath, Colman,
Deasy, Harrelson, Hayden, Katz,
McGregor, McSheehy, Morgan, Robb,
Roacovieri, Schmitz, Welch, Wet-

more—14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannor—4.
Pipe Line and Electric Conduit Permit.

Supervisor Harrelson presented: Resolution No. 23359 (New Se-

ries), as follows:

Resolved, That the Galland Mercantile Laundry be and is hereby granted permission, revocable at will of the Board of Supervisors, to lay and maintain a six-inch pipe and an electric conduit across Eighth street, south of Folsom street, for the purpose of supplying water and electric current to the Galland Mercantile Laundry at Eighth and Folsom streets, provided, that the said pipe and conduit shall be laid to the satisfaction of the Board of Public Works.

Provided, that the Galland Mercantile Laundry shall at all times while exercising said privilege keep in repair the roadway of the space of two feet over said pipe and

conduit.

Adopted by the following vote:

Av.s—Supervisors Bath, Colman, Deusy Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmory—14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4. Intention to Change Grades.

Supervisor Harrelson presented: Resolution No. 23369 (New Se-

ries), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with Resolution No. 84442 (Second Series) of the Board of Public Works adopted December 12, 1924, and written recommendation of said Board, filed December 16, 1924, towit:

Cotter Street.

10 feet southwesterly from the northeasterly line of, 613.06 feet southeasterly from San Jose avenue, 110.84 feet.

10 feet northeasterly from the southwesterly line of, on a line at right angles to the northeasterly line of, 613.06 feet southeasterly from San Jose avenue, 110.99 feet.

10 feet southwesterly from the northeasterly line of, 530 feet south-easterly from San Jose avenue,

111.56 feet.

10 feet southwesterly from the northeasterly line of, 480 feet south-easterly from San Jose avenue, 113.48 feet.

10 feet southwesterly from the northeasterly line of, 430 feet south-easterly from San Jose avenue,

118.39 feet.

(Vertical curve passing through

last three described points.)

10 feet northeasterly from the southwesterly line of, 539.25 feet southeasterly from San Jose avenue. 111.52 feet.

111.32 feet. 10 feet northeasterly from the southwesterly line of, 489.25 feet southeasterly from San Jose avenue,

113.50 feet.

10 feet northeasterly from the southwesterly line of, 439.25 feet southeasterly from San Jose avenue, 118.39 feet.

(Vertical curve passing through the last three described points.)

On a line at right angles to the northeasterly line of, 300 feet south-easterly from San Jose avenue, 135 feet. (The same being the present official grade.)

10 feet southwesterly from the northeasterly line of, 150 feet southeasterly from San Jose avenue, 150.50 feet.

10 feet northeasterly from the southwesterly line of, 159.25 feet southeasterly from San Jose avenue, 149.50 feet.

10 feet southwesterly from the

northeasterly line of, 16.38 feet southeasterly from San Jose avenue,

161.80 feet.

10 feet northeasterly from the southwesterly line of, 16.24 feet southeasterly from San Jose avenue, 161.10 feet.

Northeasterly line of, at San Jose avenue, 162 feet. (The same being the present official grade.)

Southwesterly line of, at San Jose avenue, 161 feet. (The same being the present official grade.)

On Cotter street between San Jose avenue and its southeasterly termination be changed and established to conform to true gradients between the grade elevations above given, therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street im-

provements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Adopted by the following vate:

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent—Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Also, Resolution No. 23427 (New

Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 84498 (Second Series) of the Board of Public Works, adopted December 17, 1924, and written recommendation of said Board, filed December 18, 1924, to-

Lobos Street.

Southerly line of, at Capitol avenue westerly line, 321 feet. (The same being the present official grade,)

Northerly line of, at Capitol avenue westerly line, 323 feet. (The same being the present official

15 feet southerly from the northerly line of, 485 feet westerly from Capitol avenue, 315 feet.

15 feet northerly from the south-

erly line of, 485 feet westerly from Capitol avenue, 314 feet.

15 feet southerly from the northerly line of, 100 feet easterly from Orizaba avenue, 310 feet.

15 feet northerly from the southerly line of, 100 feet easterly from Orizaba avenue, 309 feet.

Northerly line of, at Orizaba avenue easterly line, 310 feet. (The same being the present official grade.)

Southerly line of, at Orizaba avenue easterly line, 307 feet. (The same being the present official

grade.)

On Lobos street between Capitol and Orizaba avenues be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are un-graded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention. Adopted by the following vote:

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wet more-14.

Absent — Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Condemnation of Land for Street Pur-

poses. Supervisor Harrelson presented: Resolution No. 23428 (New Se-

ries), as follows:

Resolved, That the public interest and necessity require the acquisition by the City and County of San Francisco of the following described lands and any and all rights and claims thereto for street pur-

poses, to-wit:

Parcel No. 1. Beginning at a point on the easterly line of Bourne street (as laid down and delineated on that certain map entitled "Gift Map No. 4," filed in the office of the County Recorder of the City and County of San Francisco on December 31, 1861, and recorded in Liber "2 A and B" of Maps, pages 16 and 17, and portions of which street were closed by Resolution No. 20603, New Series, of the Board of Supervisors of the City and County of San Francisco, approved December 22, 1922), distant there-

250 feet southerly from the southerly line of Barton avenue (tormerly Baker avenue as delineated on the above mentioned "Gift Map No. 4" and portions of which were closed by the above mentioned Resolution No. 20603, New Series, of the Board of Supervisors of the City and County of San Francisco); thence running southerly along the easterly line of said Bourne street a distance of 25 teet; thence running at right angles easterly and parallel to said Barton avenue a distance of 70 feet; thence running at right angles northerly and parallel to said Bourne street a distance of 25 feet; thence running at right angles westerly and parallel to said Barton avenue a distance of 70 teet to the point of commencement; being that portion of land known as Lot 37 of Assessor's Block No. 5582 and formerly known as Lot 1500 of

Gift Map No. 4. Parcel No. 2. Beginning at a point on the center line of Bourne street (as laid down and delineated on that certain map entitled "Gift Map No. 4," filed in the office of the County Recorder of the City and County of San Francisco on December 31, 1861, and recorded in Liber "2 A and B" of Maps, pages 16 and 17, and portions of which street were closed by Resolution No. 20603, New Series, of the Board of Supervisors of the City and County of San Francisco, approved December 22, 1922), distant thereon 500 feet southerly of the southerly line of Barton avenue (formerly Baker avenue as delineated on the above mentioned "Gift Map No. 4" and portions of which were closed by the above mentioned Resolution No. 20603, New Series. of the Board of Supervisors of the City and County of San Francsico); thence running southerly along the center line of said Bourne street a distance of 25 feet; thence running at right angles westerly and parallel to said Barton avenue a distance of 90 feet; thence running at right angles northerly and parallel to said Bourne street a distance of 25 feet; thence running at right easterly and parallel to said Barton avenue a distance of 90 feet to point of commencement, and includes that portion of land known as Lot No. 21 of Assessor's Block No. 5581 and formerly known as Lot No. 1465 of Gift Map No. 4. Parcel No. 3.

Beginning at a point on the center line of Alcatraz street (formerly Chase street as laid down and delineated on that certain map entitled "Gift Map No. 4," filed in the office of the County

Recorder of the City and County of San Francisco on December 31, San Francisco on December 31, 1861, and recorded in Liber "2 A and B" of Maps, pages 16 and 17, and portions of which street were closed by Resolution No. 20603, New Series, of the Board of Supervisors of the City and County of San Francisco arrayand December 31. Francisco, approved December 22. 1922), distant thereon 425 feet southerly of the southerly line of Barton avenue (formerly Baker avenue as delineated on the above mentioned "Gift Map No. 4" and portions of which were closed by the above mentioned Resolution No. 20603, New Series, of the Board of Supervisors of the City and County of San Francisco); thence running southerly along the center line of said Alcatraz street a distance of 50 feet; thence running at right angles easterly and parallel to said Barton avenue a distance of 90 feet: thence running at right angles northerly and parallel to said Alcatraz street a distance of 50 feet; thence running at right angles westerly and parallel to said Barton avenue a distance of 90 feet to point of commencement, and includes those portions of land known as Lots 26 and 27 of Assessor's Block No. 5581 and formerly known as Lots 1437 and 1438 of Gift Map

The City Attorney is hereby instructed to commence proceedings against the owner or owners of said lots, pieces or parcels of land enclosed within said hereinabove description, and any and all rights and claims thereto and interest therein for the condemnation thereof for the use of the City and Counas aforesaid, and to prosecute such proceedings to a speedy determination.

Adopted by the following vote:

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheeliy, Morgan, Robb, Roncovieri, Schmitz. Welch. more-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Passed for Printing.

The following matters were passed for printing:

Changing Grades.

On motion of Supervisor Harrelson:

Bill No. 6937, Ordinance No. ---(New Series), as follows:

Changing and re-establishing the official grades on Laidley street between Miguel street and a line at right angles to the northeast-erly line of, 405.50 feet southeast-erly from Harper street and on Fairmont street between Whitney and Bemis streets.

Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6938, Ordinance No. - (New Series), as follows:

Changing and re-establishing the official grades on Thirty-first and Thirty-second avenues between Balboa and Cabrillo streets.

Whereas, the Board of Supervisors, on the written recommenda-tion of the Board of Public Works, did on the 30th day of September, 1924, by Resolution No. 22951 (New Series), declare its intention to change and re-establish the grades on Thirty-first and Thirty-second avenues between Balboa and Cabrillo streets.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention;

therefore.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets at the points herein ter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Thirty-first Avenue.

Balboa street, 232 feet. same being the present (The official grade.) 350 feet northerly from Cabrilla

street, 204.50 feet.
300 feet northerly from Cabrillo street, 198.58 feet.
250 feet northerly from Cabrillo

street, 191.84 feet.

Vertical curve passing through the last three described points.

Cabrillo street, 156 feet. (The same being the present official grade.)

Thirty-second Avenue.

Balboa street, 224 feet. (The same being the present official grade.)

350 feet northerly from Cabrillo street, 204 feet. 300 feet northerly from Cabrillo

street, 199.12 feet. 250 feet northerly from Cabrillo

street, 192.50 feet. Vertical curve passing through the last three described points.

Cabrillo street, 155 feet. (The

same being the present

grade.)
On Thirty-first and Thirty-second
Ralboa, and Caavenues between Balboa and Cabrillo streets changed and established to conform to true gradients between the grade elevations above given therefor.
Section 2. This ordinance shall take effect immediately.

Also, Bill No. 6939, Ordinance No. (New Series), as follows:

Changing and re-establishing the official grades on Lawrence avenue between Mission street and Huron avenue and between Sears street and Winnipeg avenue.

Also, Bill No. 6940, Ordinance No.
— (New Series), as tollows:

Changing and re-establishing the official grades on Thirtieth avenue between Balboa and Cabrillo streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 27th day of October, 1924, by Resolution No. 23067 (New Series), declare its intention to change and re-establish the grades on Thirtieth avenue between Balboa

and Cabrillo streets. Whereas, said resolution was so published for ten days and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all srteets specified in the resolution, in the manner and as

provided by law; and Whereas, more than forty days has elapsed since the first publication of said resolution of inten-

tion; therefore

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the poirts hereinafter named and at the elevations above city base as herein-atter stated, are hereby changed and established as follows:

Thirtieth Avenue.

Balboa street, 220 feet. (The same being the present official grade.)

250 feet southerly from Balboa

street, 199.16 feet. 300 feet southerly from Balbon

street, 194.50 feet. 350 feet southerly from Balboa

street, 188.84 feet. Vertical curve passing through

the last three described points. Cabrillo street, 158 feet. (The same being the present official

grade.)
On Thirtieth avenue between Balboa and Cabrillo streets changed

and established to conform to true gradients between the grade elevations above given therefor. Section 2. This ordinance shall

take effect immediately.

Also, Bill No. 6941, Ordinance No. (New Series), as follows:

Changing and re-establishing the official grades on Cortland avenue Bronte between Nevada and on Nebraska street tween Cortland avenue and a line parallel with and 265 feet northerly therefrom; and on Putnam street between Cortland and Jarboe avenues.

Also, Bill No. 6942, Ordinance No. - (New Series), as follows:

Changing and re-establishing the official grades on Theresa street between lines at right angles to the southwesterly line of, and respectively 389.70 feet and 594.68 feet southeasterly from San Jose avenue. Spur Track Permit, Santa Fe Railway

Company. On motion of Supervisor Har-

relson:

Bill No. 6943, Ordinance No. —

(New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to The Atchison, Topeka and Santa Railway Company to construct, maintain and operate a spur track across and along Spear street as hereinafter described.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to The Atchison, Topeka and Santa Fe Railway Company to construct, maintain and operate a spur track, as follows:

Beginning at a point in the center line of an existing track in the center of Spear street, City and County of San Francisco; said point lying on the southeasterly line of Folsom street produced across Spear street; thence south-westerly on the arc of a curve con-cave to the southwest and having a radius of 235.65 feet a distance 82.68 feet to a point lying 20.63 feet northeasterly from the southwesterly line of Spear street and 81.29 feet southeasterly from the south-easterly line of Folsom street, thence southeasterly on the arc of a curve concave to the northeast and having a radius of 235.65 feet a distance of 87.68 feet to a point lying 8.5 feet northeasterly from the southwesterly line of Spear street and 167.58 feet southeasterly from the southeasterly line of Folsom street; thence southeasterly on a line parallel to and 8.5 feet northeasterly from the southwest-erly line of Spear street a distance of 382.42 feet to the northwesterly line of Harrison street produced

across Spear street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series), of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part thereof as complete as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pave-ment and any additional require-ments for the surface drainage be paid for by The Athchison, Topeka and Santa Fe Railway Company.

Provided, that Athchison. Tokepa and Santa Fe Railway Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Page of Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Award of Contract for Turkey. Supervisor Rossi presented:

Resolution No. 23363 (New Se-

ries), as follows:

Resolved, That award of contract be hereby made to O'Brien, Spotorno & Mitchell for furnishing 3500 pounds turkey required by public institutions for Christmas at \$0.379 per pound on bid submitted December 15, 1924;

Further Resolved, That formal contract and bond be not required because specification provides for immediate delivery and bidder's check is being held until comple-

tion of contract;

Further Resolved, That all other bids submitted thereon be rejected. Adopted by the following vote:

Ayes-Supervisors Bath man, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Mor-gan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Award of Contract for Lumber. Supervisor Rossi presented: Resolution No. 23364 (New Se-

ries), as follows: Resolved. That award of contract be hereby made for furnishing lumber required from January 1 to June 30, 1925 (Proposal No. 94) to the following, viz.:

Tiernan Lumber Company-

Item No. 1101 (a) Douglas fir with reduction of \$11 per 1,000 feet b. m. from list No. 20.

Item No. 1101 (b). Redwood, with reduction of \$12 per 1,000 feet b. m. from list No. 20.

Christenson Lumber Co.— Item No. 1102. Flooring, 2 by 4,

at \$55 per 1,000 feet b. m. Resolved, That all other bids sub-

mitted thereon be rejected.

A y e s—Supervisors Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Mor-Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Accepting Offer to Sell Land Required for School Purposes.

Supervisor Wetmore presented: Resolution No. 23365 (New Series), as follows:

Whereas, an offer has been received from Harriet de Witt Kittle to convey to the City and County of San Francisco certain land, being all of W. A. Block No. 39, required for school purposes, and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore be

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free the following described land, tree of all encumbrances, for the sum of \$118,750.00 be and the same is hereby accepted, the said land being described as follows, to-wit:

Being all of W. A. Block No. 39 bounded on the north by North Point street, on the east by Polk street, on the south by Bay street and on the west by Van Ness ave-

and on the west by Van Ness avenue. Also known as Block 454 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said property, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted under suspension of the

rules by the following vote:

A y e s—Supervisors Bath, man, Deasy, Harrelson, Hayden, Katz, McGregor, McSuccas, gan, Robb, Roncovieri, Schmitz, gan, Robb, Roncov Welch, Wetmore—14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon—4.

Condemnation of Property and Easements for Hetch Hetchy Right of Way.

Supervisor Wetmore presented: Resolution No. 23373 (New Sc-

ries), as follows:

Resolved, That public interest and necessity demand the acquisition by the City and County of San Francisco through eminent domain proceedings of the following described property and right of way easements situated in the County of Tuolumne, State of California, more particularly described as follows, to-wit:

Parcel 1.

All that portion of Lot 27 of Section 35, Township 1 South, Range 14 East, M. D. B. and M., included within a strip of land 200 feet in width, 95 feet northwesterly and 105 feet southeasterly of the fol-lowing described surveyed line and said surveyed line produced northeasterly:

Beginning at a point in the west line of Section 2, Township 2 South, Range 14 East, M. D. B. and M., distant along said line, South 0 degrees 22 minutes East 51.64 feet from the posthwest from the northwest corner of said Section 2, thence North 68 degrees 291/2 minutes East 1800 feet, more or less, to a point in the west line of said Lot 27; thence continuing North 68 degrees 29½ minutes East 750 fect, more or less, to a point in the east line of said Lot 27.

Containing 3.44 acres, more or

Said surveyed line is a section of the center line of the north line of towers of the Hetch Hetchy electric transmission system.

Parcel 2.

A right of way easement for the construction, erection, repair, maintenance and use of an aerial tramway over and across the Tuolumne river on lands of Daniel E. Stratton situated in Lot 27 of Sec-tion 35, and the North ½ of Lot 14. Section 35, Township 1 South, Range 14 East, M. D. B. and M., at an elevation above contour level 625.

Parcel 3.

A right of way for the construction, maintenance and operation over and across the property of Daniel E. Stratton situated in Lot 27 of Section 35, and the North 1/2 of Lot 14 of Section 35, Township 1 South, Range 14 East, M. D. B. and M., of roads connecting the terminals of said aerial tramway with the nearest point on public highways, all portions of said roads to have an elevation above contour level 625.

Be it Further Resolved, That the taking of Parcel 1 and of a fee title thereto, subject to the right of Daniel E. Stratton and his successors in interest to cross over said parcel and all structures placed thereon, and to construct ditches and flumes across said property and other structures thereon, provided that no interference with or injury to said structures shall result from the exercise of said reservation, is necessary for the construction, maintenance and operation by the City and County of San Francisco of an aqueduct siphon for the conveyance of water from the Tuolumne river and its sources across said river and into the westerly section of the Hetch Hetchy aqueduct, for delivery to said City and County and its inhabitants; said taking is also necessary for the construction, maintenance and operation by the City and County of San Francisco across said strip of land of electric transmission lines for the transmission of electrical energy generated at the Moc-casin Creek Power House to the City and County of San Francisco, public uses and purposes.

The taking of Parcels 2 and 3 above mentioned is necessary for the construction of an aerial tramway and roads connecting the terminals of same to the public high-ways, to be used for the convey-ance of men. materials and equipment over and across the Tuolumne river for use in connection with the construction of the Hetch Hetchy aqueduct, which is in turn necessary for conducting water of the Tuolumne river and its tribu-taries to the City and County of San Francisco for public uses and

purposes.

Be it further resolved. That the City Attorney and Special Counsel for the Hetch Hetchy Water Supply are hereby authorized and directed to commence eminent domain proceedings in the Superior Court of the County of Tuolumne, State of California, for the purpose of acquiring said property and casements.

Adopted under suspension of the

rules by the following vote:

A y e s—Supervisors Bath, man, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Roncovieri, Robb, Schmitz. Weich, Wetmore—14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Christmas Eve Celebration at Lotta's Fountain.

Supervisor Hayden presented: Resolution No. 23366 (New Sc-

ries), as follows:

Resolved, That this Board of Supervisors accept the invitation the San Francisco Bulletin and the Down Town Association to participate in the memorial services in honor of Miss Lotta (rabtree at Lotta's Fountain on December 24, 1894 and ho. 24 1924, and be it

Further Resolved, That his Honor the Acting Mayor be and he is hereby requested to appoint a commit-tee from this Board of Supervisors to represent this City and County and to participate in said services on behalf of this City and County. Adopted under suspension of the

rules by the following vote:

Ayes-Supervisors Bath. Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Adolph Uhl Commended. Supervisor Roncovieri presented: Resolution No. 23367 (New Se-

ries), as follows:

Whereas, the first person to suggest to this Board that an arrangement might be made with the Spring Valley Water Company to obtain the necessary funds to complete certain work in the Mountain Division of the Hetch Hetchy project was made by our fellow citizen, Mr. Adolph Uhl; and

Whereas, Acting Mayor McLeran and his colleagues of the Finance Committee, representing this Board. have concluded satisfactory arrangements with the Spring Valley Water Company; therefore, be it

Resolved, That this Board express its appreciation, both of the suggestion of Mr. Adolph Uhl. and of the successful arrangements entered into by the Finance Committee.

Adopted under suspension of the

rules by the following vote:

Ayes-Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Masquerade Ball Permits.

Supervisor Robb presented: Resolution No. 23368 (New Se-

ries), as follows:

Resolved, That San Francisco Schwaben Verein be and is hereby granted permission to hold a mas-querade ball at California Hall, Turk and Polk streets, Saturday evening, January 17, 1925, upon pay ment of the usual license fee.

Adopted under suspension of the

rules, by the following vote:

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, more-14.

Absent — Supervisors Badaracco,

McLeran, Rossi, Shannon-4.

Also, Resolution No. 23372 (New

Series), as follows:

Series), as follows:

Resolved, That the Danish
Brotherhood No. 49, Lodge No. 2
and 3 of Dania be and is hereby
granted permission to hold a masquerade ball at California Hall,
Polk and Turk streets, Saturday
evening, January 10, 1925, upon
payment of the usual license fee.

Adopted under suspension of the

rules by the following vote: Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore-14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Leave of Absence, Artnur M. Sharp. The following was presented and read by the Clerk:

December 17th, 1924. Board of Supervisors, City Hall, San Francisco, Calif.,

Gentlemen: In accordance with the provisions of Section 3, Article XVI of the Charter of the City and County of San Francisco. I herewith respectfully request permission to absent myself from the City and County of San Francisco and the State of California for a period of eight months from January 1, 1925.

conformity with the Charter provisions I have this day 'forwarded a similar communication to his Honor Ralph McLeran, Acting Mayor, City and County of San

Francisco.

Yours very truly, ARTHUR M. SHARP, Member Board of Health.

Whereupon the following was presented and adopted.

Resolution No. 23370 (New Se-

ries), as follows:

Resolved, That, in accordance with the recommendation of his Honor Acting Mayor Ralph Mc-Leran, Hon. Arthur M. Sharp, mem-ber of the Board of Health, is here-by granted a leave of absence for a period of eight months, commencing January 1, 1925, with permission to leave the State.

A y e s—Supervisors Bath. Deasy, ·Harrelson, Hayden, man, McGregor, McSheehy, Mor-Katz, Robb, Roncovieri, Schmitz,

Welch, Wetmore—14.

Absent - Supervisors Badaraeco, McLeran, Rossi, Shannon-4.

Providing for Repeal of Street Lighting Extension Resolution.

The following resolution was presented by Supervisor McSheehy

Resolution No. -- (New Series), as follows:

Whereas, on December 15, 1924, the Board of Supervisors of the City and County of San Francisco passed Resolution No. 23325 directing the Pacific Gas and Electric Company to make a number of changes and extensions in the present lighting system now in place;

Whereas, as the Pacific Gas and Electric Company has a contract with the City and County of San Francisco for the lighting for this fiscal year of 1924-1925 for the sum of \$590,000. payable in 12 monthly payments of almost \$50,000 per month, which is an increase of \$100.000 in 5 years; an average increase of \$20,000 per year;

Whereas, at a meeting of the Finance Committee of the Board of Supervisors of the City and County of San Francisco held on December 19, 1924, the contract of the Pacific Gas and Electric Company was examined and it clearly stated that the City is paying so much per night for all gas and electric lamps; a representative of the company was present and stated that all installation, changes and maintenance of lamps was absorbed in the contract; the hearing also brought out the fact that the company was the only bidder and that the Railroad Commission fixed the rate but knew nothing about the contract between the City and County of San Francisco and the Pacific Gas and Electric Company;

Whereas, Article VI, Chapter I. Section 9 of the Charter, clearly states that the lighting of our public streets is under the jurisdiction of the Board of Public Works and

under the Board of Supernot

visors;

Resolved, that we rescind our action in passing Resolution No. 23-325 because the Charter clearly defines the department that has jurisdiction over our street lighting, and the said resolution is therefore illegal.

Be it further resolved, That we request from the Board of Public Works the following information:

1—A list of the number of lamps that have been installed in the past five years which has increased the cost of street lighting \$100.000 in this fiscal year.

2-Have the installation charges been absorbed in the yearly light-

ing contract?

3—If so, how much said installa-

tion charges represent?

4-In reference to lamps that were not lighted, what credit has the City received through reports from the Police Department?

Motion.

Supervisor McSheehy moved the suspension of the rules and the adoption of the foregoing resolution.

Amendment.

Supervisor Schmitz moved as an amendment reference to the Lighting Committee.

Whereupon, the roll was called on suspension of the rules and same was defeated by the following vote:

Ayes-Supervisors Deasy,

Sheehy, Welch—3.
Noes—Supervisors Bath, Colman,
Harrelson, Hayden, Katz, McGreg-Morgan, Robb, Roncovieri, Schmitz, Wetmore—11.

Absent-Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Referred.

Whereupon, the foregoing resolu-tion was referred to Lighting Committee.

Relative to Improved Street Lighting System.

The following was presented by Supervisor McSheehy and read by the Clerk and referred to Lighting Committee:

San Francisco, December 22, 1924. Hon. James B. McSheehy,

Supervisor of the City and County of San Francisco:

This League endorses the resolution of the San Francisco Labor Council, filed with your Honorable Board Monday, March 22, 1924. San Francisco, and not the Pa-cific Gas and Electric Company.

should have undertaken installation of the electric standards and fixtures for street lighting. Inasmuch as no action has been taken by your Honorable Board for the installation by the City of a complete street lighting system, this League respectfully requests that your Honorable Board immediately engage a lighting expert to provide the necessary plans and specifica-tions covering a lighting installa-tion for San Francisco; also that your Honorable Board request the San Francisco Chapter of Architects to name from their chapter three architects to act in an hon-orary capacity, in co-operation with said lighting engineer.

This League is pleased to suggest the name of Mr. D'Arcy Ryan, who planned the lighting of the Exposition and the lighting in the triangle of the downtown retail section of San Francisco. which section is the finest lighted retail

district in the world.

Experience is positively needed to properly lay out a unified system that will illuminate our parks, the important hills and the water's edge. Such a system will cost the City upward of five millions of dollars. It must be perfect, as it will be practically for all time.

San Francisco, with its wealth of Hetch Hetchy power, can and must be the most distinctively lighted city in the world. In matter of advertising the benefits will be enormous, besides a joy to all

of us.

This matter is of the most pressing necessity and the League therefore respectfully requests that you give immediate consideration to making this appointment.

Respectfully submitted, ADOLPH UHL, Manager, City Efficiency League. Citizen's Committee on Golden Gate Bridge.

Supervisor Schmitz presented:

Resolution No. 23369 (New Serles), as follows:

Whereas, the United States Gov-ernment has sent word that permisston to build a bridge spanning the Golden Gate from San Francisco to the Marin Shore has been granted; and

the building of this Whereas, bridge is a matter of extreme importance to San Francisco and the northern counties; therefore, be it

Resolved, That his Honor the Mayor be requested to appoint a special committee of at least fifty (50) cltizens, including the members of the Board of Supervisors, to further the best Interests of this most worthy object, the Mayor to act as chalrman of such committee.

Adopted under suspension of the

rules by the following vote:

Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz. McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon-4.

Golden Gate Bridge.

Supervisor Welen presented: Resolution No. 23371 (New Se-

ries), as follows:

Whereas, the United States Gov-ernment has approved the plan to

bridge the Golden Gate; and
Whereas, said plan includes highways approaching the bridge heads;

Resolved, The California Legislature, about to convene, include in any plan or program for additional highways the necessary approaches to the proposed Golden Gate Bridge. Adopted under suspension of the

rules by the following vote: Ayes—Supervisors Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Roncovieri, Schmitz, Welch, Wetmore—14.

Absent - Supervisors Badaracco, McLeran, Rossi, Shannon—4.

Supervisor Bath moved that the Clerk be directed, on behalf of the Board of Supervisors, to convey to the families of Mayor Rolph, Supervisor Shannon and City Engineer O'Shaugnessy the compliments of the season, wishing them a Merry Christmas and a Happy New Year.

ADJOURNMENT.

There being no further business the Board, at 6:10 p. m., adjourned.

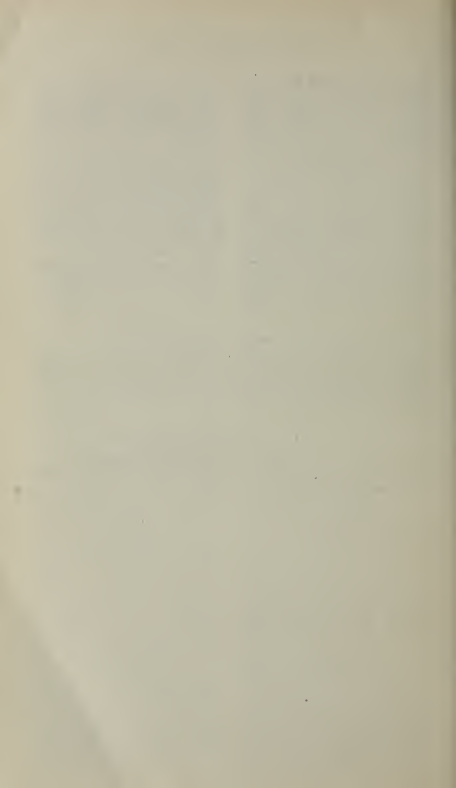
J. S. DUNNIGAN,

Clerk.

Approved by the Board of Supervisors February 16, 1925.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco



Monday, December 29, 1924.

Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
77 Sutter Street, S. F.



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, DECEMBER 29, 1924, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 29, 1924, 2 p. m.

The Board of Supervisors met in

regular session.

CALLING THE ROLL.

The Roll was called and the following Supervisors were noted

present:

Supervisors Badaracco, Bath, Colman, Deasy, Hayden, Harrelson, McGregor, Katz, McSheehy, Morgan, Robb, Rossi, Schmitz, Welch, Wetmore-15.

Absent-Supervisors McLeran,

Roncovieri, Shannon-3.

Quorum present.

being Mayor Ralph McLeran being absent, Supervisor Hayden was called to the chair.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

ROLL CALL FOR PETITIONS FROM MEMBERS.

Annual Report of Purchaser of Supplies.

A report of the Purchaser of Supplies for the fiscal year 1923-1924, ended June 30, 1924, was, on motion of Supervisor Rossi, ordered printed for the members and the City Attorney and referred to the Finance Committee.

War Department Permit for Golden Gate Bridge.

The following was presented by Supervisor Welch and read by the Clerk:

Washington, December 20, 1924.

Chairman Commercial Development and Transbay Bridge Committee, Board of Supervisors of City and County of San Francisco, San Francisco, California.

Dear Sir:

Under date of March 31, 1924, you applied through the district engineer for approval of the plans of a bridge to be constructed across the Golden Gate, San Francisco bay, in behalf of the City and County of

San Francisco and the County of Marin, State of California. application has received full consideration by the War Department, and I am pleased to inform you that the project as a whole meets with my approval, subject to the following

comments:

Since this bridge connects two military reservations, there was a military question involved which prevented it being handled in the ordinary manner and final action taken by the Chief of Engineers and the Secretary of War only, as would have been the case if the question of the interests of navigation alone The objections to the bridge from the military point of view can be eliminated if the City of San Francisco and the counties interested in its construction will bear all the expense connected with the moving, rebuilding and replacing of elements of the defensive and other military installations damaged by such construction; will bear the expense of construction and maintenance of approaches to the bridge; will give the United States complete control the United States complete control over the bridge in time of war; will permit government traffic at all times free of charge; will make provision for wire and pipe lines on the bridge for War Department use free of charge; and will subject the construction of the bridge and its approaches, so far as such construction relates to the military description. struction relates to the military de-fenses of the harbor and the military reservations affected, to the direction of the Secretary of War or his authorized representative, the District Engineer, 1st San Francisco District.

It is understood that you will proceed with your plans and will sub-mit applications for the definite permits necessary before actual construction can commence. These

are:
(1) Approval by the Chief of Engineers and the Secretary of War of detailed plans of the bridge;
(2) Permits from the Secretary of War for rights of way across the military reservations. Fort Baker on the north and the Presidio. San Francisco, on the south. Francisco, on the south;

(3) A permit for the temporary occupancy of certain areas on the two military posts necessary for construction activities.

The application for the approval of the plans for the bridge should be submitted to the U. S. Engineer office, 1st District, San Francisco. The other applications may be submitted direct the Agricultus San Francisco. mitted direct to the Assistant Secretary of War. All applications should be for a definite and settled project, and it is suggested that the exact site of the bridge and location of approach roads must be determined, after consultation with the Com-manding General of the 9th Corps Area, before applications for the rights of way and the temporary use of land are submitted in order that the exact metes and bounds of the territory required may be given. When these applications are received they will be given immediate attention.

Very truly yours,

JOHN W. WEEKS, Secretary of War.

UNFINISHED BUSINESS.

None.

PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee, having examined miscellaneous demands not required by law to be passed to print and amounting to \$26,921.73, recommends same be allowed and ordered paid.

Ayes - Supervisors Badaracco. Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Rossi, Welch, Wetmore—15. Schmitz.

Absent—Supervisors McLeran, Roncovieri, Shannon—3.

REPORTS OF COMMITTEES.

The following committees, by their respective chairman, pre-sented reports on various matters referred, which reports were read and ordered filed:

Play-Education, Parks and Play-grounds Committee, by Supervisor

Morgan, chairman.

NEW BUSINESS.

Passed for Printing.

The following matters were passed for printing:

Authorizations.

On motion of Supervisor Mc-Leran:

Resolution No. ----- (New Se-

ries), as follows: Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Auditorium Fund.

(1) Pacific Gas and Electric Co., service furnished Auditorium (claim dated Dec. 12, 1924), \$1,-

594.89.

(2) W. A. Plummer Mfg. Co., extra work on electrically operated curtains in Auditorium dated Dec. 12, 1924), \$600.

Duplicate Tax Fund.

(3) Caroline E. Houser, refund of duplicate payment of taxes (claim dated Dec. 18, 1924), \$641.95.

(4) Lim Way et al., refund of taxes (claim dated Dec. 18, 1924), \$641.95.

duplicate payment of taxes (claim dated Dec. 18, 1924), \$572.55.

Municipal Railway Fund.

(5) American Brake Shoe & Foundry Co., railway brake shoes (claim dated Dec. 20, 1924), \$2.

535.72.
(6) Hickok & Hickok, steel car wheels, etc., for Municipal Railways (claim dated Dec. 20, 1924), \$1,483.07.

(7) Pacific Gas and Electric Co., mazda lamps for railways (claim dated Dec. 20, 1924), \$855.36.

Municipal Railway Depreciation Fund.

Garrison, Katheline promise payment for injuries and damages damages by Municipal Railways (claim dated Dec. 22, 1924), \$3,500. Water Construction Fund, Issue 1910.

(9) Edw. L. Soule Co., iron bars, etc., Hetch Hetchy construction (claim dated Dec. 17, 1924), \$1,-

353.69.

(10)H. Worden Company, wood snatch blocks, Hetch Hetchy construction (claim dated Dec. 17, 1924). \$1,414.
(11) United States Steel Products

Co., eighth payment, steel bridge superstructures across Dumbarton Straits, Contract No. 93 (claim dated Dec. 22, 1924), \$12,776.19.

General Fund, 1924-1925. (12) Phillips & Van Orden, printing for various departments (claim

dated Dec. 29, 1924), \$1,493.02. (13) Remington Typewriter Company, eight typewriter machines for County Clerk (claim dated Dec. 29, 1924), \$581.74.

(14) Wm. Cluff Co., groceries, San Francisco Hospital (claim dated Nov. 30, 1924), \$2.664.23.
(15) Western Meat Co., meats, San Francisco Hospital (claim dated Nov. 30, 1924), \$719.50.
(16) L. Dinkelspiel Co., clothing, San Francisco Hospital (claim

dated Nov. 30, 1924), \$115.50. (16) L. Dinkelspiel Co., clothing, San Francisco Hospital (claim dated Nov. 30, 1924), \$3,866.59. (17) Walton N. Moore Dry Goods Co., dry goods, San Francisco Hospital (claim dated Nov. 30, 1924), \$1,200 G. \$1,360.61,

(18) Shell Company, fuel oil, etc., Francisco Hospital San dated Nov. 30, 1924), \$3,160.05.

(19) M. Greenberg's Sons, fire hydrants, etc., Fire Dept. (claim dated Dec. 22, 1924), \$2,916.45.
(20) The Seagrave Co., apparatus parts, Fire Dept. (claim dated Dec. 22, 1924), \$568.25.
(21) Shell Company, fuel oil, Fire Dept. (claim dated Dec. 22, 1924), \$1,095.23.
(22) Niles Sand Company, (22)

(22) Niles Sand, Gravel & Rock Co., sand and gravel for street re-pair (claim dated Dec. 19, 1924),

(23) Santa Cruz Portland Cement Co., cement, street repair (claim dated Dec. 19, 1924), \$1,384.14. (24) Shell Company of Califor-

nia, fuel oil, etc., for street repair (claim dated Dec. 19, 1924), \$719.15. (25) Western Rock Products Co.,

(25) Western Rock Froducts Co., sand for street repair (claim dated Dec. 19, 1924), \$622.\$2.
(26) San Francisco Convention & Tourist League, publicity and advertising of San Francisco (claim dated Dec. 22, 1924), \$1,212.10.
(27) Willis Polk & Co., services a supervising architects. Golden

Gate Park stadium (claim dated Dec. 26, 1924), \$1,643.

Appropriations for Purchase of Lands.

Also, Resolution No. --- (New

Series), as Resolved, as follows: That the following amounts be and the same are hereby set aside and appropriated out of School Construction Fund, Bond Issue 1923, and authorized in payment to the hereinafter named perbeing payments for properties sons: required for school purposes as follows, to-wit:

(1) To Williams E. Burns, for property commencing on west line of Church street, 180 feet northerly from north line of Seventeneth street; thence northerly along west line of Church street 56 feet; of uniform dimensions 56 x 100 feet; per acceptance of offer by Resolu-tion No. 23353 (New Series), re-quired for the Everett School (claim dated Dec. 29, 1924), \$8000. (2) To M. Hemsworth, for prop-

erty commencing on west line of Dolores street, 208 feet southerly from south line of Twenty-second street; thence southerly along west line of Dolores street 26 feet; of uniform dimensions 26 x 125 feet;

uniform dimensions 26 x 125 feet; per acceptance of offer by Resolution No. 23354 (New Series). required for the Edison School (claim dated Dec. 29, 1924). \$17,000.

(3) To Minnie Abrams, for property commencing on the west line of Buchanan street, 50 feet southerly from the south line of O'Farrell street; thence southerly along the west line of Buchanan street? the west line of Buchanan street 25 eet; of uniform dimensions 25 x 100 feet; per acceptance of offer by Resolution No. 23355 (New Series),

required for Durant School (claim, dated Dec. 29, 1924), \$16,000.

Cancellation of Demands.

Resolution No. 23374 (New Series), as follows:

Resolved, That, in accordance with recommendation of the Auditor of the City and County, in communication dated December 26, 1924, filed in Clerk's office of the Board of Supervisors December 26, 1924, containing list of demands in various names and amounts, including 292 from the office of the Assessor, be and the same are hereby authorized to be cancelled by the Auditor.

Adopted by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy. Morgan, Robb, Rossi, Welch, Wetmore—15. Schmitz,

Absent-Supervisors McLeran,

Roncovieri, Shannon-3.

Passed for Printing.

The following matters were passed for printing:

Establishing Set-Back Lines, Cole, Jackson, Alhambra Streets, Twentyfirst and Twenty-ninth Avenues.

On motion of Supervisor Gregor:

Bill No. 6944, Ordinance No. —

(New Series), as follows:

Establishing set-back lines along portions of Cole street, Jackson street, Alhambra street, Twentyfirst avenue and Twenty-ninth avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 1st day of December, 1924, the Board of Supervisors adopted Resolution of Intention No. 58 to establish set-back lines along Cole street, Jackson street, Alhambra street, Twenty-first avenue and Twenty-ninth avenue, and fixed the 29th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to the said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said streets, in time, form and manner required by Ordinance No. 5636 (New Series), that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the fore-

going recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Cole street, commencing at a point 82.5 feet northerly from Hayes street and running thence northerly to Grove street, said set-back line to be 13 feet; along the easterly side of Cole street, commencing at a point 147 feet 7 inches northerly from Hayes street and running thence northerly to Grove street, said set-back line to be 9.5 feet.

Along the northerly side of Jackson street, commencing at a point 70 feet easterly from Cherry street and running thence easterly 82.5 feet, said set-back line to be 15 feet; thence easterly 40 feet, said set-back line to be 25 feet; thence easterly to Maple street, said set-

back line to be 34 feet.

Along the northerly side of Alhambra street, commencing at a point 106.614 feet easterly from Pierce street and running thence easterly to a point 102.052 feet westerly from Mallorca way, said setback line to be 6 feet; along the southerly side of Alhambra street, commencing at a point 72.475 feet easterly from Pierce street and running thence easterly to a point 50 feet westerly from Mallorca way, said set-back line to be 6 feet.

Along the westerly side of Twenty-first avenue, commencing at Judah street and running thence northerly 100 feet, said set-back line

to be 12 feet.

Along the westerly side of Twenty-ninth avenue, between Judah street and Irving street, said setback line to be 10 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Establishing Set-Back Lines, Twentyfirst, Twenty-second, Thirty-seventh and Fortieth Avenues.

Also, Bill No. 6945, Ordinance No.
— (New Series), as follows:

Establishing set-back lines along portions of Twenty-first avenue, Twenty-second avenue, Thirty-seventh avenue and Fortieth avenue.

Be it ordained by the People of

the City and County of San Fran-

cisco as follows:

Section I. It is hereby recited that on the 1st day of December, 1924, the Board of Supervisors adopted Resolution of Intention No. 59 to establish set-back lines along Twenty-first avenue, Twenty-second avenue, Thirty-seventh avenue and Fortieth avenue, and fixed the 29th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and and manner required by Ordinance No. 5636 (New Series), that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the westerly side of Twenty-first avenue, commencing at a point 100 feet northerly from Fulton street and running thence northerly to Cabrillo street, said set-back line to be 10 feet.

Along the easterly side of Twentysecond avenue, commencing at Ulloa street and running thence northerly 533.33 feet, said set-back line to be 15 feet; thence northerly 33.33 feet, said set-back line to be 12.5 feet; thence northerly 33.33 feet, said setback line to be 10 feet.

Along the westerly side of Thirtyfifth avenue, between Fulton street and Cabrillo street, said set-back

line to be 5 feet.

Along the easterly side of Thirty-seventh avenue, commencing at Cabrillo street and running thence northerly 325 feet, said set-back line to be 22 feet; thence northerly 25 feet, said set-back line to be 21 feet; thence northerly 25 feet, said set-back line to be 18 feet; thence northerly 25 feet, said set-back line to be 15 feet; thence northerly 25 feet, said set-back line to be 12 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet.

Along the westerly side of Fortieth avenue between Geary street and Clement street, said set-back line to be 3 feet; along the easterly side of Fortieth avenue, commencing at

Geary street and running thence northerly to a point 100 feet southerly from Clement street, said setback line to be 15 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby

made for further particulars.
Section 3. No structures shall be erected in the area between said set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Establishing Set-Back Lines on Twenty-fourth, Twenty-fifth and Twenty-

seventh Avenues.

Also, Bill No. 6946, Ordinance No.
—— (New Series), as follows:
Establishing set-back lines along
portions of Twenty-fourth avenue,
Twenty-fifth avenue and Twentyseventh avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It is hereby recited that on the 1st day of December, 1924, the Board of Supervisors adopted Resolution of Intention No. 60 to establish set-back lines along Twenty-fourth avenue, Twenty-fifth avenue and Twenty-seventh avenue, and fixed the 29th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors, as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series), that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled. Section 2. Pursuant to the fore-

going recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), setback lines are hereby established as

follows:

Along the easterly side of Twenty-fourth avenue between Kirkham street and Judah street, said set-

back line to be 12 feet.

Along the westerly side of Twenty-fifth avenue, commencing at a point 100 feet northerly from Ulloa street and running thence north-erly 25 feet, said set-back line to be 9 feet; thence northerly 50 feet, said set-back line to be 13 feet; thence northerly 25 feet, said set-back line to be 11 feet; thence northerly 250

feet, said set-back line to be 9 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 3 feet; along the easterly side of Twenty-fifth avenue, commencing at point 100 feet northerly from Ulloa street and and running thence northerly 275 feet, said set-back line to be 10 feet.

Along the westerly side of Twonty-fourth avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 31-3 feet; thence northerly 25 feet, said set-back line to be 62-3 feet; thence northerly to Santiago street, said set-back line to be 10

teet.

Along the westerly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northbe 12 feet; thence northerly to Santiago street, said set-back line to be 15 feet; along the easterly side of Twenty-seventh avenue, commencing at a point 100 feet northerly from Taraval street and running thence northerly 25 feet, said set-back line to be 2.5 feet; thence northerly 25 feet, said set-back line to be 5.5 feet; thence northerly to Santiago street, said set-back line to be 8 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structures shall be erected in the area between said setback lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Establishing Set-Back Lines, Broderick Street, Flood and Twenty-first Avenues.

Also, Bill No. 6947, Ordinance No. (New Series), as follows:

Establishing set-back lines along portions of Broderick street, Flood avenue and Twenty-first avenue.

Be it ordained by the People of the City and County of San Fran-cisco as follows:

Section 1. It is hereby recited that on the 1st day of December, 1924, the Board of Supervisors adopted Resolution of Intention No. 61 to establish set-back lines along

Broderick street, Flood avenue and Twenty-first avenue, and fixed the 29th day of December, 1924, at 2 o'clock p. m., at the chambers of the Board of Supervisors as the time and place for hearing objections thereto; that thereafter, and more than ten days prior to said hearing, the said resolution was published and notices of the passage of said resolution were posted along the line of said streets in time, form and manner required by Ordinance No. 5636 (New Series), that said hearing was held at the time and place aforesaid, and that all objections made at said hearing have been properly overruled.

Section 2. Pursuant to the foregoing recitals and in accordance with the provisions of said Ordinance No. 5636 (New Series), set-back lines are hereby established as follows:

Along the westerly side of Broderick street, commencing at a point 68 feet 9 inches northerly from Jefferson street and running thence northerly to Marina boulevard, said set-back line to be 6 feet; along the easterly side of Broderick street, commencing at Jefferson street and running thence northerly to a point 91 feet 10½ inches southerly from Marina boulevard, said set-back line to be 6 feet.

Along the northerly side of Flood avenue, commencing at a point 70 feet easterly from Detroit street and running thence easterly 355 thence easterly 35 feet, said set-back line to be 12 feet; thence easterly 25 feet, said set-back line to be 9 feet; thence easterly 25 feet, said set-back line to be 6 feet; thence easterly 25 feet, said set-back line to be 3 feet; along the southerly side of Flood avenue, commencing at a point 70 feet east commencing at a point 70 feet eastcommencing at a point 70 feef east-erly from Detroit street and run-ning thence easterly 380 feet, said set-back line to be 10 feet; thence easterly 25 feet, said set-back line to be 6 2/3 feet; thence easterly 25 feet, said set-back line to be 3 1/3 feet.

Along the westerly side of Twenty-first avenue between Judah street and Kirkham street, said set-back and Kirkham street, said set-back line to be 10 feet; along the easterly side of Twenty-first avenue, commencing at a noint 200 feet northerly from Kirkham street and running thence northerly 25 feet, said set-back line to be 3 feet; thence northerly 25 feet, said set-back line to be 6 feet; thence northerly 25 feet, said set-back line to be 9 feet; thence northerly to a point 100 feet southerly from Judah street, said set-back line to be 11 feet.

As shown on the maps filed in the office of the Board of Supervisors and to which reference is hereby made for further particulars.

Section 3. No structure shall be erected in the area between set-back lines and the street lines, except as provided in said Ordinance No. 5636 (New Series), and the penalties for the violation of this ordinance shall be as fixed by the ordinance aforesaid.

Resolution of Intention to Establish Set-Back Lines No. 71.

Supervisor McGregor presented: Resolution No. 23375 (New Series), as follows:

Whereas, the City Planning Commission has recommended that setback lines be established along the streets hereinafter mentioned and delineated upon maps accompanying said recommendations, to which reference is hereby made for

further particulars; therefore, Resolved, That it is the intention of the Board of Supervisors of the City and County of San Francisco to establish set-back lines as provided by Ordinance No. 5636 (New Series), approved May 18, 1922, as

follows:

Along the northerly side of Ulloa street between Twenty-fourth ave-nue and Twenty-fifth avenue, said set-back line to be 8 feet.

Along the northerly side of Ulloa street between Twenty-fifth avenue and Twenty-sixth avenue, said setback line to be § feet.

Along the northerly side of Ulloa street between Twenty-sixth avenue and Twenty-seventh avenue, said and Twenty-seventh avenue, said set-back line to be 9½ feet.

Along the northerly side of Ulloa street, commencing at Twenty-eighth avenue and running thence easterly to a point 97 feet 6 inches westerly from Twenty-seventh avecommencing at Twentynue, said set-back line to be 10 feet.

Along the northerly side of Ulloa street between Twenty-eighth avenue and Twenty-ninth avenue, said

set-back line to be 8 feet.

Along the northerly side of Ulloa street, commencing at Thirtieth avenue and running thence casterly 182 feet 6 inches, said set-back line to be 8 feet; thence easterly 25 feet, said set-back line to be 4 feet.

Along the northerly side of Ulloa street, commencing at Thirty-first avenue and running thence easterly 107 feet 6 inches said set-back line to be 6 feet; thence easterly to Thirtieth avenue, said set-back line to be 12 feet.

Along the northerly side of Ulloa reet between Thirty-first avenue

street between Thirty-first avenue and Thirty-second avenue, said setback line to be 5½ feet.

And notice is hereby given that Menday, the 26th day of January, 1925, at the hour of 2 o'clock n. m., at the chambers of the Board of Su-

pervisors, City Hall, in said City and County of San Francisco, has been fixed as the time and place when and where any and all persons having any objections to the establishing of the proposed setback lines may appear and present

back lines may appear and present any objections which they may have to said set-back lines as set forth in this resolution of intention.

Adopted by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Rossi, Schmitz, Welch, Wetmere. Morgan, Robb, Rowelch, Wetmore—15.

Absent — Supervisors Roncovieri, Shannon—3. McLeran,

Dedication of Noe Valley Playground. Resolution No. 23376 (New Se-

ries), as follows:

Resolved, That the following described property be and the same is hereby dedicated for the purposes of a public playground to be known as the Noe Valley Playground and the same is hereby placed under the control of the Playground Commission, to-wit:

Commencing at a point formed by the intersection of the westerly line the intersection of the westerly line of Noe street with the northerly line of Clipper street, running thence westerly along the northerly line of Clipper street 320 feet; thence at a right angle northerly 114 feet; thence at a right angle easterly 320 feet to the westerly line of Noe street; thence southerly along the westerly line of Noe street 114 feet to the northerly line street 114 feet to the northerly line of Clipper street and point of commencement.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Rossi, Schmitz, Morgan, Robb, Ro Welch, Wetmore—15.

Absent — Supervisors McLeran.

Roncovieri, Shannon-3.

Park Commission Requested to Set Aside Available Site in Aquatic Park for Native Sons' Athletic Club.

Supervisor Morgan presented: Resolution No. 23377 (New Se-

ries), as follows:

Whereas, the tentative plans and specifications for the improvement of the Aquatic Park at the foot of Van Ness avenue by the City of San Francisco contemplates the re-arrangement of the frontage to be used by clubs for swimming and boating purposes; and

Whereas, such tentative plans and specifications as prepared by the City Engineer's office indicate Whereas, that there will be an available site for a clubhouse approximately 120 by 200 feet, in addition to those at

present located in that vicinity;

ors recently placed said Aquatic Park lands under the exclusive jurisdiction and control of the Board of Park Commissioners; therefore, be it Whereas, the Board of Supervis-

Resolved. That the Board of Park Commissioners be respectfully requested to reserve and set aside an quested to reserve and set aside an available site for the use of the Native Sons' Athletic Club, composed of members of the order of the Native Sons of the Golden West, under such terms and conditions that may be adopted by the Park Commissioners governing the granting of such sites. granting of such sites.

Adopted by the following vote:

A y e s — Supervisors Badaracco,
Bath, Colman, Deasy, Harrelson,
Hayden, Katz, McGregor, McSheehy, Robb, Rossi, Morgan, Robb, Ro Welch, Wetmore—15. Schmitz,

Absent — Supervisors Roncovieri, Shannon—3. McLeran.

Dedication of Marina Lands for Park Purposes.

Resolution No. 23378 (New Se-

ries), as follows:

Resolved, That those certain parcels of land conveyed by deed of Charles A. Murdock, Frank I. Turner and Madeline Z. Turner dated December 19, 1922, and being portions of Western Addition Blocks Nos. 563, 564 and 565, be and they are hereby dedicated for park purposes and placed under the control. poses and placed under the control of the Park Commission of the City and County.

Adopted by the following vote: A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Robb, Rossi, Schmitz, Morgan, Robb, Ro Welch, Wetmore—15.

Absent—Supervisors McLeran, Roncovieri, Shannon—3.

Closing Blackwood Street.

Also, Resolution No. 23379 (New

Series), as follows:

Resolved, That the public interest requires that a portion of Black-wood street be closed up and abanas hereinafter described. doned Be it

Further Resolved, That it is the intention of the Board of Supervisors to close up and abandon all that certain portion of Blackwood street

described as follows, to-wit:

Beginning at a point on the northwesterly line of Blackwood street, distant thereon 100 feet northeasterly from the northeasterly line of Ninth street; thence northeasterly along the northwesterly line of Blackwood street 175 feet; thence at

right angles southeasterly 30 feet; thence at right angles southwesterly along the southeasterly line of Blackwood street 175 feet; thence at right angles northwesterly 30 feet to the point of beginning. Being a portion of Blackwood street, and being all situate in the City and County of San Francisco.

Said closing up and abandonment of said portion of said street shall be done and made in the manner and in accordance with the provisions of Section 2 of Chaper III of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following said Section 2. Be it

Further Resolved, That the damage, cost and expense of said closing and abandonment of said portion of Blackwood street be paid out of the revenues of the City and County

of San Francisco.

And the Clerk is hereby directed to transmit to the Board of Public Works a certified copy of this resolution and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Blackwood street in the manner provided by law, and to cause no-tice to be published in "The San Francisco Chronicle," as required by law.

Adopted by the following vote: A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Robb, Rossi, Morgan, Schmitz, Welch, Wetmore-15.

Absent—Supervisors McLeran, Roncovieri, Shannon—3.

ROLL CALL FOR THE INTRODUC-TION OF RESOLUTIONS, BILLS AND MOTIONS NOT CONSIDERED OR REPORTED UPON BY A COM-MITTEE.

Resolution No. 23380 (New Se-

ries), as follows:

Resolved, That permission be granted to hold a free street dance, for persons living in the Ocean View District, in front of the theatre at No. 2 Sagamore street, near the county line in San Francisco, Wednesday evening, December 31, 1924, 10 o'clock.

Adopted under suspension of the

rules by the following vote:

Ayes — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy. Morgan, Robb Rossi, Welch, Wetmore—15. Schmitz.

Absent-Supervisors McLeran,

Roncovieri, Shannon—3.

Accepting Offer to Sell Land for School Purposes.

Resolution No. 23381 (New Se-

ries), as follows:

Whereas, an offer has been re-ceived from Elizabeth W. Leggett to convey to the City and County of San Francisco certain land and improvements, situate at the west line of Dolores street, distant 156 feet, more or less, southerly from Twenty-second street, required for school purposes, and

Whereas, the price at which said parcel of land and improvements is offered is the reasonable value

thereof; therefore, be it
Resolved, That the offer of the
said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land (with improvements), free of all encumbrances, for the sum of \$10,250 be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the westerly line of Dolores street, distant thereon 156 feet southerly from the southerly line of Twentysecond street, running thence southerly along said westerly line of Dolores street 26 feet; thence at a right angle westerly 125 feet; thence at a right angle northerly 26 feet; thence at a right angle easterly 125 feet to the westerly line of Dolores street and point of commencement. Being a portion of Block 67, Horn-

er's Addition.

The City Attorney is hereby directed to examine the title to said property and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County of San Francisco upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted under suspension of the

rules by the following vote:

A y e s — Supervisors Badaracco, Bath, Colman, Deasy, Harrelson, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Robb, Welch, Wetmore—15. Robb, Rossi, Schmitz,

Absent-Supervisors McLeran.

Roncovieri, Shannon—3.

Progress Report Requested on Power Company Evaluation.

On motion of Supervisor Harrelson, Attorney John J Daley and Engineer Ellis, who represent the City in the evaluation proceedings in connection with the two power companies, were requested to make a progress report on the work, stating how much of the work is completed, how much still to be performed, how long it will be before it is completed and how work. it is completed and how much more it is going to cost.

Information Requested on Hetch Hetchy.

The following resolution was in-

Whereas, on August 12, 1920, Contract No. 77-C was let to the Construction Company of North America for the construction of the Mountain Division tain Division of the Hetch Hetchy aqueduct at an estimated guaranteed cost of \$7,802,952.82, which included a fixed fee of \$1,190,329, and on the signing of this contract they received the sum of \$276,776 as an advanced payment on the said contract.

Whereas, on May 13, 1921, Chief O'Shaughnessy trans-Engineer mitted an official letter to the Chairman of the Finance Committee, stating that over and above the money then on hand it would re-quire the sale of \$4,000,000 worth of water bonds to carry out the work at Hetch Hetchy for the fiscal year ending June 30, 1922, and that the Construction Company of North America according to their contract were obligated to take over \$2,750,-000 worth of these bonds and the remaining \$1,250,000 was to cover the work on the Moccasin Creek power development, together with other engineering and current expenses.

Whereas, on July 19, 1921, sealed bids were advertised for the sale of \$21,826,000 of Hetch Hetchy water bonds; one bid was received and that from the Construction Company of North America. This carried with it two riders—one asking for an option on \$8,520,000 worth of bonds, and the other giving the city 26 hours in which to accept the bid.

The price quoted ran from \$835.80 to \$867.60 to yield 5½ per cent; the city received in actual cash \$18,937,-463 for \$21,826,000 of bonds, a difference or a direct loss of \$2,888,537. This money was invested in United States government bonds, yielding 4½ per cent, while the city paid 5½ per cent, which difference of 1 per cent, according to the City

Treasurer, has amounted to \$200,000

per year:

Whereas, on December 19, 1923, the City Engineer submitted to the Board of Supervisors a statement of Contract No. 77-A, showing to this date a total cost of \$10,445,959, less salvage of \$190,000, a net cost of \$9,955,979, this being an excess of \$2,153,027, which represents a arrect loss to the City and County of San Francisco on this contract; or 10 summarize the above:
In the sale of the bonds the City lost.......\$2,888,537

Interest for two years the 400,000

lost 2,153,027

have under consideration a communication from the Construction Company of North America, calling attention to their Contract No. 77-C, and suggesting that they are ready to complete this contract on a basis of extra work, copy of which letter is on file with the Clerk of this Board; therefore, be it Resolved, That the various de-parments be requested to furnish the following information to this

Board:

1. That the City Engineer be requested to furnish to this Board a complete and detailed statement of all money expended on Contract 77-C to December 1, 1924. Also to

answer the following questions:

(a) Did the Construction Company of North America purchase the \$2,750,000 worth of Hetch Hetchy bonds at par, as agreed in their contract?

(b) Has any extension of time been allowed to the Construction Company of North America for completion of this contract or any

portion thereof?

2. That the City Attorney be requested to carefully examine every detail pertaining to the said contract 77-C and to netify this Board as soon as possible what legal redress the City might have as bearing upon the time limits and the financial limits originally fixed by

the said contract.

3. That the City Treasurer file a financial report with the Board showing the exact loss in the sale of bonds to the Construction Company of North America on July 19, 1921; also the loss that the City sustained in the repurchase of 4¹4, ner cent government bonds. Be it

per cent government bonds. Be it Further Resolved, That this resolution be forwarded to the Joint Finance and Utilities Committees of this Board as bearing on the

communication received from the Construction Company of North America on December 8, 1924, and that said Joint Committee report to this Board as soon as possible. The resolution was referred to

the Public Utilities Committee and the Finance Committee jointly. Supervisor Rossi requested that the City Engineer be asked to furnish a report stating the amount of the loss due to the two weeks shutdown recently.

Hetch Hetchy Right of Way Acquisition.

Resolution No. 23382 (New Se-

ries), as follows:

Resolved, Upon recommendation of the Special Counsel for the Hetch Hetchy Water Supply, that he be authorized to expend the following additional amounts in con-nection with right of way acquisi-

United States Sacramento Indian Agency, \$20—Additional compensation in completing purchase price on Fight of way through Indian allotment of Tom Thompson, W. B. Kirk, \$6.60—Being balance of jury's award over deposit in Superior Court of Santa Clara County.

Joe R. Telles, Jr., \$275—For damage to tomate crop resulting from

age to tomato crop resulting from hauling during construction of Bay Division of Hetch Hetchy aqueduct pipe line.

Adopted under suspension of the

rules by the following vete:
A yes — Supervisors Badaracco, Bath, Colman, Deasy, Harreison, Hayden, Katz, McGregor, McSheehy, Morgan, Robb, Rossi, Schmitz, Welch, Wetmore—15.
Absent—Supervisors McLeran, Roncovieri. Shannon—3.

ADJOURNMENT.

There being no further business, the Board, at 4:15 p. m., adjourned. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 16, 1925.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated, and approved as above recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco





